



**United Utilities** 

## Revised Draft Water Resources Management Plan 2019: Habitats Regulations Assessment

Screening and Appropriate Assessment





#### Report for

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#### Document revisions

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2	Consultation version	Nov 2017
3	Final report	Nov 2017
4	Final report published	Feb 2018
5	Revised Draft WRMP HRA Draft for client review	Aug 2018
6	Revised Draft WRMP HRA	Aug 2018



## Executive summary

## Background

All water companies in England and Wales must set out their strategy for managing water resources across their supply area over the next 25 years. This statutory requirement is defined under the Water Act 2003, which also sets out how water companies should publish a Water Resources Management Plan (WRMP) for consultation, setting out how they will balance supply and demand over the 25-year planning period. United Utilities (UU) is currently finalising its WRMP for the period 2020 to 2045 (and beyond). The WRMP process identifies potential deficits in the future availability of water, taking into account:

- abstraction volumes allowed under current statutory licences, as impacted by actual source yield;
- any future reductions in abstraction expected under environmental improvement regimes (e.g. sustainability reductions required due to the Review of Consents or Water Framework Directive); and
- predicted future demand for water based on government data for population and housing growth plans.

It then proposes solutions ('Preferred Options') for maintaining the balance between water available and future demand for water.

As part of the preparation of WRMP19, UU published its Draft Water Resources Management Plan (Draft WRMP) for consultation between 2<sup>nd</sup> March and 25<sup>th</sup> May 2018, following submission to Defra in December 2017. The Draft WRMP set out UU's Preferred Plan for WRMP19, including preferred resource and demand management options designed to enhance leakage reduction; improve levels of service for drought permits and orders; and to support water trading with other water companies. The Preferred Plan also sought to address resilience issues associated with the regional aqueduct system that supplies water from the Lake District to the Greater Manchester and Pennine areas including parts of Lancashire and south Cumbria (known as 'Manchester and Pennine Resilience' solution).

UU has subsequently selected its preferred Manchester and Pennine Resilience Solution and modified the Preferred Plan for WRMP19, taking into account the consultation responses from regulators, stakeholders and the public on the Draft WRMP, as well as further engagement and environmental assessment. A 'Revised Draft WRMP' has subsequently been prepared and is being submitted to the Secretary of State for approval. This includes further increases to the leakage reductions contained within the plan. However, water trading has not been included as potential importing companies have not selected imports from the North West in their preferred WRMPs during the core 25-year period of the planning horizon (which defines the 'needs' in the UU plan, albeit the plans are tested out to the 2080s). Therefore, water trading no longer forms part of UU Preferred Plan, although it remains the company's preference to continue to work with others on water trading beyond WRMP19 and into the WRMP24 planning round. The strategy to facilitate a potential future trade has therefore been retained within an adaptive pathway, which could form a future preferred plan if water trading was subsequently required in future.

Regulation 63 of the Conservation of Habitats and Species Regulations 2017 (the 'Habitats Regulations') states that if a plan or project is "(a) is likely to have a significant effect on a European site<sup>1</sup> or a European

<sup>&</sup>lt;sup>1</sup> Strictly, 'European sites' are: any Special Area of Conservation (SAC) from the point at which the European Commission and the UK Government agree the site as a 'Site of Community Importance' (SCI); any classified Special Protection Area (SPA); any candidate SAC (cSAC); and (exceptionally) any other site or area that the Commission believes should be considered as an SAC but which has not been identified by the Government. However, the term is also commonly used when referring to potential SPAs (pSPAs), to which the provisions of Article 4(4) of Directive 2009/147/EC (the 'new wild birds directive') apply; and to possible SACs (pSACs) and listed Ramsar Sites, to which the provisions of the Habitats Regulations are applied a matter of Government policy (NPPF para 118; TAN5 para 5.1.3) when considering development proposals that may affect them. "European site" is therefore used in this report in its broadest sense, as an umbrella term for all of the above designated sites. Additional information on European site designations is provided in Appendix A.



offshore marine site<sup>2</sup> (either alone or in combination with other plans or projects); and (b) is not directly connected with or necessary to the management of that site" then the competent authority must "...make an appropriate assessment of the implications of the plan or project for that site in view of that site's conservation objectives" before the plan is given effect.

The process by which Regulation 63 is met is known as Habitats Regulations Assessment (HRA)<sup>3</sup>. An HRA determines whether there will be any 'likely significant effects' (LSE) on any European site as a result of a plan's implementation (either on its own or 'in combination' with other plans or projects) and, if so, whether these effects will result in any adverse effects on the site's integrity. UU has a statutory duty to prepare its WRMP and is therefore the Competent Authority for any HRA.

UU commissioned Amec Foster Wheeler Environment and Infrastructure UK Ltd (Amec Foster Wheeler, now Wood) to undertake the data collection and interpretation required to support HRA of its WRMP for the period 2020 to 2045, and to determine whether any aspects of the WRMP (alone or in-combination) could have significant or significant adverse effects on the integrity of any European sites. The HRA process (as applied to the WRMP) includes the following steps:

- i. An initial review of the Feasible Options, to assist UU's selection of Preferred Options.
- ii. A formal assessment of the Preferred Options, comprising screening and (where necessary) an 'appropriate assessment', which accompanies the Preferred Options consultation (earlier versions of this report).
- iii. A formal assessment of the post-consultation revised Preferred Options, which form the Revised Draft WRMP and which would be intended for adoption (this report).

As part of the ongoing HRA process, the assessment contained in the Draft WRMP HRA reports<sup>4,5</sup> has been reviewed and updated in order to ensure that the effects on European sites of the Revised Draft WRMP have been fully characterised and assessed. This updated HRA presents the findings of this assessment.

### Assessment summary

One UU Water Resource Zone (the Strategic Resource Zone) has a very small (~3 Ml/d) baseline deficit towards the end of the planning period, prior to implementing further demand management reductions included in the plan.

UU's revised Preferred Plan includes the following strategic choices:

- Adopt an enhanced leakage reduction comprising a total of 190 MI/d over the planning period, a reduction of just over 40% from the baseline position of 448MI/d. By the end of 2024/25 UU plans to reduce leakage by at least 67 MI/d, or 15%.
- Improve level of service for drought permits and orders to augment supply from 1 in 20 years to 1 in 40 years (moving from 5% to 2.5% annual average risk).
- Increase resilience to other hazards, specifically for the regional aqueduct system associated with Manchester and Pennines Resilience. This involves completing Solution D, which involves rebuilding all single line sections of the relevant aqueduct.

It should be noted that the revised Preferred Plan does not include a water trading component. This is because a water trade from the North West is not included in the preferred plans of other water companies at this stage. However, water trading remains a preference for United Utilities and the company will continue to

<sup>&</sup>lt;sup>2</sup> 'European offshore marine sites' are defined by Regulation 15 of The Offshore Marine Conservation (Natural Habitats, &c.)

Regulations 2007 (as amended); these regulations cover waters (and hence sites) over 12 nautical miles from the coast.

<sup>&</sup>lt;sup>3</sup> The term 'Appropriate Assessment' has been historically used to describe the process of assessment; however, the process is now more accurately termed 'Habitats Regulations Assessment' (HRA), with the term 'Appropriate Assessment' limited to the specific stage within the process.

<sup>&</sup>lt;sup>4</sup> Amec Foster Wheeler (2018) *Water Resources Management Plan 2019 - Habitats Regulations Assessment of the Draft WRMP.* Report for UU ref. B38671rr101i4. Amec Foster Wheeler, Shrewsbury.

<sup>&</sup>lt;sup>5</sup> Amec Foster Wheeler (2018) *Technical note: Habitats Regulations Assessment of the Draft Water Resources Management Plan 2019: Resilience Options Initial Assessment*. Report for UU ref. B38671rr097i4. Amec Foster Wheeler, Shrewsbury.



work with others on water trading beyond WRMP19 towards the WRMP24 planning round. As a result, the options required to facilitate water trading are no longer included in the WRMP or its HRA.

The revised Preferred Options included within the Revised Draft WRMP are summarised in Table NTS1.

#### Table NTS1 Revised Preferred Options

Ref	Option Name	Description	Saving (MI/d)	Delivery (AMP)	
Preferred Manchester and Pennine Resilience Solution D					
112	Manchester and Pennine Aqueduct Outage (4 weeks) for installation of connections	Manchester and Pennine Aqueduct Outage (4 weeks) for installation of connections	N/A	TBC	
37-42	Manchester and Pennine Aqueduct sections T01 to T06	This option would provide protection against structural failure of an existing single pipe section of the Manchester and Pennine Aqueduct and would be used for the conveyance of treated water. This option would involve the construction of new 2.6m diameter conduits and a 2.85m diameter tunnel for a total length of approximately 51.9km, and new connection chambers and isolating penstocks.	N/A	TBC	
Preferred De	mand Management Options ·	- Leakage Reduction and Network Metering			
WR500a	Leakage reduction stage 1	Preferred options WR500a to WR500e would involve an increase in leakage detection and repair activity through	10	AMP7	
WR500b	Leakage reduction stage 2	the installation of PMVs over an 11 year period. Activities for Stages 1 to 5 would be as follows:	20 (including Stage 1)	AMP7	
WR500c	Leakage reduction stage 3	<ul> <li>Stage 1: A total of 276 leakage surveys, 510 repairs and 10 PMV installations would be undertaken.</li> <li>Stage 2: An additional 339 leakage surveys, 510 repairs and 13 PMV installations would be</li> </ul>	28 (including Stages 1 and 2)	AMP7	
WR500d	Leakage reduction stage 4	<ul> <li>undertaken</li> <li>Stage 3: An additional 332 leakage surveys, 408 repairs and 12 PMV installations would be</li> </ul>	38 (including Stages 1 to 3)	AMP10	
WR500e	Leakage reduction stage 5	<ul> <li>undertaken.</li> <li>Stage 4: An additional 520 leakage surveys, 510 repairs and 19 PMV installations would be undertaken.</li> <li>Stage 5: An additional 692 leakage surveys, 510 repairs and 26 PMV installations would be undertaken.</li> </ul>	48 (including Stages 1 to 4)	AMP10	
WR500f	Leakage reduction stage 6	Preferred options WR500f to WR500k would involve additional leakage detection and repair activity (to that	4.99	AMP7	
WR500g	Leakage reduction stage 7	already set out for Stages 1 – 5) through the installation of noise loggers over a six year period. Activities for Stages 6 to11 would be as follows:	9.81 (including Stage 6)	AMP7	
WR500h	Leakage reduction stage 8	<ul> <li>Stage 6: A total of 85 leakage surveys, 511 repairs and 4,424 noise logger installations would be undertaken.</li> <li>Stage 7: An additional 104 leakage surveys, 625</li> </ul>	19.81 (including Stages 6 to 7)	AMP7	
WR500i	Leakage reduction stage 9	<ul> <li>Stage 7: An additional 104 leakage surveys, 625 repairs and 8,148 noise logger installations would be undertaken.</li> <li>Stage 8: An additional 225 leakage surveys, 1,350 repairs and 20,083 noise logger installations would be undertaken.</li> <li>Stage 9: An additional 231 leakage surveys, 1,388 repairs and 25,575 noise logger installations would be undertaken.</li> <li>Stage 10: An additional 257 leakage surveys, 1,542 repairs and 29,235 noise logger installations would be undertaken.</li> <li>Stage 11: An additional 112 leakage surveys, 671 repairs and 17,098 noise logger installations would be undertaken.</li> </ul>	29.95 (including Stages 6 to 8)	AMP7	
WR500j	Leakage reduction stage 10		39.90 (including Stages 6 to 9)	AMP7	
WR500k	Leakage reduction stage 11		45.23 (including Stages 6 to 10)	AMP8	
WR503	Monitoring of household meters to identify and fix supply pipe leaks	This preferred option would involve the proactive monitoring of all domestic meters to identify and fix supply pipe leaks over a 5 year period.	3.81	AMP8	



Ref	Option Name	Description	Saving (MI/d)	Delivery (AMP)
WR514	Logging of large customers	This preferred option would involve the logging of large customers over a 5 year period (it is assumed that 10% of those temporarily logged would become permanent). This would require the installation of loggers to all customers identified as having high consumption (above 500 l/hr) in either District Metering Areas (DMAs) with poor operability or DMAs with good operability in order to assess which customers have the largest impact on the operability within DMAs. Logged customers would be setup in Netbase and their night use allowances would be updated to reflect the percentage of night use to daily consumption which should have a positive impact on operability and leakage.	1.07	AMP8
WR515	Splitting District Metering Areas	This preferred option includes a study of non-operable DMAs over a 5 year period to determine the reason(s) why a DMA is not currently operable, and subsequently, to carry out appropriate actions to remedy any identified issues and/or constraints. The option scope includes office design, hydraulic modelling and site investigation in addition to the construction of chambers, installation of meters and the repair of pipework and ancillary equipment.	2.15	AMP8
WR517	Upstream tiles enhancements	This preferred option would involve initial desk studies and site visits to determine the validity of identified faults before replacing existing, and installing a mixture of new, full bore meters and probes on existing United Utilities' infrastructure over a 5 year period.	3.57	AMP8
WR907d	Third Party - Scenario 4 - Stop.Watch Light - Targeted at 20% Highest Leakage	This option would involve the survey and repair of customer-side supply pipes and plumbing leaks by Third Party or United Utilities over a 5 year period.	54.0	AMP10
WR907e	Third Party - Scenario 4 - Stop.Watch Light - Targeted at 1.5% Highest Leakage	This preferred option would involve the survey and repair of customer-side supply pipes and plumbing leaks by a Third Party or United Utilities over a 5 year period.	2.12	AMP7
WR907f	Third Party - Scenario 4 - Stop.Watch Light - Targeted at 7.5% Highest Leakage	This preferred option would involve the survey and repair of customer-side supply pipes and plumbing leaks by a Third Party or United Utilities over a 5 year period.	10.53	AMP8
WR907g	Third Party - Scenario 4 - Stop.Watch Light - Targeted at 7.5% Highest Leakage	This preferred option would involve the survey and repair of customer-side supply pipes and plumbing leaks by a Third Party or United Utilities over a 5 year period.	10.53	AMP10
WR912	Third Party 2 - Proposal to reduce customer water demand for UU by 5 MI/day across AMP	This option would involve the reduction of customer side leakage at non-household properties.	5.0	AMP8
WR914	Third Party - Cello 4S and Regulo	This preferred option would involve surveys and the installation of pressure management devices by a Third Party over a 5 year period together with ongoing maintenance to be undertaken by United Utilities	4.0	AMP8

The HRA focuses on the revised preferred options proposed to resolve predicted deficits and address resilience. It does not assess the existing consents regime: the examination of the potential impacts of existing individual consents on European designated sites was undertaken by the Environment Agency (EA) (NRW in Wales) through the Review of Consents (RoC) process (with abstraction sustainability now considered a a component of Water Framework Directive (WFD) assessments) and the HRA of the WRMP cannot and should not replicate this. Any licence amendments required by RoC or WFD to safeguard European sites are factored into the Deployable Output calculations, and the EA has confirmed that the



reviewed consents are valid for the planning period. Consequently, the WRMP will only affect European sites through any new resource and production-side options it advocates to resolves deficits, and not through the existing permissions regime.

**Table NTS2** summarises the screening and (where necessary) appropriate assessment of the revised preferred options (reviewed to be consistent with implications of recent case law known as 'People Over Wind'<sup>6</sup>).

 $<sup>^{\</sup>rm 6}$  Case C 323/17 Court of Justice of the European Union: People Over Wind

### Table NTS2 Summary of plan-level assessment of options (including 'in combination' effects and incorporated measures)

Option	Aspect	LSE	AE	Summary of Assessment	Key avoidance / mitigation measures
Demand management – demand reduction	Construction	N	-	Demand management options will not involve any construction that could result in significant effects.	-
	Operation	Ν	-	Options cannot negatively affect European sites.	-
Demand management – leakage reduction and network metering options	Construction	U	Ν	Potential construction effects of leakage options cannot be identified at the plan-level (no location information) and so any assessment of the effects of individual leakage repairs can only be made at the scheme level.	<ul> <li>Established best-practice avoidance and mitigation measures (Appendix G).</li> </ul>
	Operation	Ν	-	Options cannot negatively affect European sites.	-
Option 112	Construction	N	-	No development required under this option (essentially enabling works for Option 37-42).	-
	Operation	Ν	-	Option is a temporary outage of the Manchester and Pennine Aqueduct to allow connections for Option 37-42; can be timed / managed to ensure that potential supply restrictions do not indirectly affect any European sites through additional exploitation of other sources.	-
Option 37-42	Construction	Y	Ν	Option is a major construction scheme involving works within 20km of ~22 European sites; however, most sites are not exposed to the environmental changes likely to be associated with the scheme (distance or absence of effect pathways). Adverse effects on those sites that may be exposed (Bowland Fells SPA, River Kent SAC, Morecambe Bay & Duddon Estuary SPA, Morecambe Bay Ramsar, Morecambe Bay SAC) can be avoided using normal best-practice mitigation measures (which are likely to ensure that effects 'alone' are nil, so avoiding the risk of 'in combination' effects). An in combination assessment has not identified any potential effects with other plans, projects or programmes.	<ul> <li>Established best-practice avoidance and mitigation measures (Appendix G).</li> <li>River Kent SAC: in addition to normal project-level planning and best-practice, construction of the scheme will avoid the main migration and spawning periods for salmon (which are critical to the lifecycle of the Freshwater mussel feature) to minimise the risk of displacement or barrier effects due to noise, vibration or site-derived pollutants, unless scheme-specific analyses demonstrate that any effects associated with construction works will be 'not significant', or will have no adverse effect on the integrity of the SAC in the absence of these measures.</li> </ul>
	Operation	Ν	-	Option does not require any alterations to abstraction (etc) regimes (improves system resilience only).	



## Conclusion

The 'plan-level' assessment of the options summarised in the table above incorporates the 'in combination' assessment conclusions and takes account of the general and option-specific mitigation or avoidance measures that will be employed at the project-level. The conclusion of the HRA of the Revised Draft WRMP is that the plan will have **no adverse effects, alone or in combination**, on any European sites taking into account established scheme-level mitigation and avoidance measures that will clearly be available, achievable and likely to be effective. This conclusion does not remove the need for consideration of Regulation 63 at the project-level, which will be required to address those aspects and uncertainties that cannot be meaningfully assessed at the plan-level, such as potential 'in combination' effects with forthcoming plans or projects that may coincide with option delivery.



## Contents

1.	Introduction	13
1.1	Water Resources Planning United Utilities Draft and Revised Draft Water Resources Management Plan	<b>13</b> 13
1.2	Habitats Regulations Assessment	14
1.3	This Report	15
2.	Approach to HRA of WRMPs	16
2.1	Plan-Level HRA	16
2.2	The WRMP	17
2.3	HRA of the WRMP Data collection Review of Feasible Options Preferred Options assessment Assessment assumptions In combination effects Uncertainty and determining significant or adverse effects Mitigating uncertainty and 'down the line' assessment	18 20 20 21 21 22 23 24
3.	Feasible Options Review	26
3.1	Approach	26
3.2	Summary	27
4.	Preferred Options Assessment	28
4.1	Overview	28
4.2	Demand Management / Leakage Reduction Measures	30
4.3	Option 112	31
4.4	Option 37-42 Summary of scheme Likely impact pathways Screening of European sites Appropriate Assessment Bowland Fells SPA River Kent SAC Morecambe Bay SAC / Morecambe Bay and Duddon Estuary SPA / Morecambe Bay Ramsar Conclusion	31 31 31 36 37 38 38 38 39
4.5	In Combination Effects Effects between Preferred Options Effects with major projects Minor projects Effects with other strategic plans and water resource demand Effects with other strategic plans and development pressure New water and existing consents UU's Drought Plan Other Water Company WRMPs	39 39 42 42 42 42 43 43
5.	Summary and Conclusions	44
5.1	Summary	44



### 5.2 Conclusion

Table 3.1	Summary of criteria for considering Feasible Options as potential	27
Table 4.1	Revised Preferred Options	28
Table 4.2	European sites within 20 km of Option, or otherwise connected	32
Table 4.3	Initial screening of European sites	35
Table 4.4	Summary of 'in combination' assessment for WRMP Options and known major schemes / NSIPs near the UU supply area	e 40
Table 5.1	Summary of plan-level assessment of options (including 'in combination' effects and incorporated measures)	45

44

# Bibliography 46

## 1. Introduction

United Utilities (UU) is setting out its strategy for managing its water resources over the next 25 years in its Water Resources Management Plan (WRMP). This plan is subject to the *Conservation of Habitats and Species Regulations 2017* and so requires an assessment of its effects on European sites, known as 'Habitats Regulations Assessment' (HRA).

## 1.1 Water Resources Planning

All water companies in England and Wales must set out their strategy for managing water resources across their supply area over the next 25 years. This statutory requirement is defined under the Water Act 2003, which also sets out how water companies should publish a Water Resources Management Plan (WRMP) for consultation, setting out how they will balance supply and demand over the 25-year planning period. United Utilities (UU) is currently finalising its WRMP for the period 2020 to 2045 and beyond.

The WRMP process identifies potential deficits in the future availability of water and sets out the possible solutions required to maintain the balance between water available and future demand for water. The process initially reviews as many potential solutions as possible (the 'unconstrained list' of options) to identify 'feasible' options for each Water Resource Zone (WRZ) where deficits are predicted. These 'feasible' options are reviewed according to an industry standard methodology to identify 'Preferred Options' to resolve any supply deficits in relation to financial, environmental and social costing. This preferred list is based on standard assessment methodologies set out in the WRMP, as well as the Strategic Environmental Assessment (SEA) and the Habitats Regulations Assessment (HRA). The WRMP is also linked to other water resource planning and policy documents, including the Drought Plan.

#### United Utilities Draft and Revised Draft Water Resources Management Plan

As part of the preparation of WRMP19, United Utilities published its Draft Water Resources Management Plan (Draft WRMP) for consultation between 2<sup>nd</sup> March and 25<sup>th</sup> May 2018, following submission to Defra in December 2017. The Draft WRMP set out United Utilities preferred resource management and demand management options designed to enhance leakage reduction, improve levels of service for drought permits and orders and support water trading. The Draft WRMP additionally sought to address the risk associated with the regional aqueduct system that supplies water from the Lake District to the Greater Manchester and Pennine areas including parts of Lancashire and south Cumbria (known as 'Manchester and Pennine Resilience' solution).

In developing the Draft WRMP, United Utilities undertook a comprehensive assessment of future available water supplies and the demand for water, extensive stakeholder engagement and a rigorous process of options identification and appraisal. In this context, Amec Foster Wheeler Environment and Infrastructure UK Ltd (Amec Foster Wheeler, now Wood) was commissioned by United Utilities to undertake a Habitats Regulations Assessment<sup>7</sup> (HRA) of the Draft WRMP, the findings of which were presented in a report<sup>8</sup> that was published alongside the Draft WRMP for consultation in March 2018. A further report<sup>9</sup> presenting an assessment of potential Manchester and Pennine Resilience solutions was also prepared and was available to support the consultation.

Taking into account the responses received to the consultation on the Draft WRMP from regulators, stakeholders and the public, further engagement and environmental assessment, United Utilities has selected its preferred Manchester and Pennine Resilience solution and the Preferred Plan for WRMP19. A

<sup>&</sup>lt;sup>7</sup> In fulfilment of Regulation 63 of the Conservation of Habitats and Species Regulations 2017

<sup>&</sup>lt;sup>8</sup> Amec Foster Wheeler (2018) *Water Resources Management Plan 2019 - Habitats Regulations Assessment of the Draft WRMP.* Report for UU ref. B38671rr101i4. Amec Foster Wheeler, Shrewsbury.

<sup>&</sup>lt;sup>9</sup> Amec Foster Wheeler (2018) *Technical note: Habitats Regulations Assessment of the Draft Water Resources Management Plan 2019: Resilience Options Initial Assessment*. Report for UU ref. B38671rr097i4. Amec Foster Wheeler, Shrewsbury.



Revised Draft Water Resources Management Plan 2019 (Revised Draft WRMP) has subsequently been prepared and is being submitted to the Secretary of State for approval. This includes further increases to the leakage reductions contained within the plan. However, potential importing companies have not selected imports from the North West in their preferred plans within the core 25-year period of the planning horizon (which defines the 'needs' in the United Utilities plan, albeit the plans are tested out to the 2080s). Therefore, to align the plan with others, water trading no longer forms part of United Utilities' Preferred Plan, even though it remains the company's preference to continue to work with others on water trading beyond WRMP19 towards the WRMP24 planning round. The strategy to facilitate a potential future trade has therefore been retained within an adaptive pathway, which could form a future preferred plan if water trading was subsequently required in future.

As part of the development of the Revised Draft WRMP, revised Preferred Options have been identified by United Utilities to meet the following objectives:

- Adopt an enhanced leakage reduction comprising a total of 190 MI/d over the planning period, a reduction of just over 40% from the baseline position of 448MI/d. By the end of 2024/25 UU plans to reduce leakage by at least 67 MI/d, or 15%.
- Improve level of service for drought permits and orders to augment supply from 1 in 20 years to 1 in 40 years (moving from 5% to 2.5% annual average risk).
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As part of the ongoing HRA process, the assessment contained in the Draft WRMP HRA report has been reviewed and updated in order to ensure that the effects on European sites of the Revised Draft WRMP have been fully characterised and assessed. This updated HRA presents the findings of this assessment.

## 1.2 Habitats Regulations Assessment

Regulation 63 of the *Conservation of Habitats and Species Regulations 2017* (the 'Habitats Regulations') states that if a plan or project is "(*a*) *is likely to have a significant effect on a European site*<sup>10</sup> *or a European offshore marine site*<sup>11</sup> (*either alone or in combination with other plans or projects*); *and (b) is not directly connected with or necessary to the management of that site*" then the competent authority must "…*make an appropriate assessment of the implications of the plan or project for that site in view of that site's conservation objectives*" before the plan is given effect.

The process by which Regulation 63 is met is known as Habitats Regulations Assessment (HRA)<sup>12</sup>. An HRA determines whether there will be any 'likely significant effects' (LSE) on any European site as a result of a plan's implementation (either on its own or 'in combination' with other plans or projects) and, if so, whether these effects will result in any adverse effects on the site's integrity. UU has a statutory duty to prepare its WRMP and is therefore the Competent Authority for any HRA.

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<sup>&</sup>lt;sup>12</sup> The term 'Appropriate Assessment' has been historically used to describe the process of assessment; however, the process is now more accurately termed 'Habitats Regulations Assessment' (HRA), with the term 'Appropriate Assessment' limited to the specific stage within the process.



## 1.3 This Report

Regulation 63 essentially provides a test that the final plan must pass; there is no statutory requirement for HRA to be undertaken on draft plans or similar developmental stages (e.g. the unconstrained or Feasible Options). However, it is accepted best-practice for the HRA of strategic planning documents to be run as an iterative process alongside plan development, with the emerging proposals or options assessed for their possible effects on European sites and modified or abandoned (as necessary) to ensure that the subsequently adopted plan is not likely to result in significant or significant adverse effects on any European sites, either alone or 'in combination' with other plans. This is undertaken in consultation with Natural England (NE), Natural Resources Wales (NRW) and other appropriate consultees.

UU commissioned Wood (formerly Amec Foster Wheeler) to undertake the data collection and interpretation required to support an HRA of its WRMP for the period 2020 – 2045, and to determine whether any aspects of the WRMP (alone or in-combination) could have significant or significant adverse effects on the integrity of any European sites. The HRA process (as applied to the WRMP) includes the following steps:

- i. An initial review of the Feasible Options, to assist UU's selection of Preferred Options.
- ii. A formal assessment of the Preferred Options, comprising screening and (where necessary) an 'appropriate assessment', which accompanies the Preferred Options consultation (earlier versions of this report).
- iii. A formal assessment of the post-consultation revised Preferred Options, which form the Revised Draft WRMP and which would be intended for adoption (this report).

This report summarises Wood's assessment of UU's revised Preferred Options against the conservation objectives of any European sites that may be affected and summarises the iterative HRA process that has been undertaken to support the WRMP and ensure that it meets the requirements of Regulation 63. The report sets out:

- the approach to HRA of WRMPs, including the key issues for these strategic plans (Section 2);
- a summary of the Feasible Options review (Section 3);
- the screening and (where required) appropriate assessment of the revised Preferred Options and WRMP as a whole, including 'in combination' assessments (Section 4);
- the proposed conclusion of the HRA of UU's WRMP, based on the revised draft version of the plan (Section 5).

It should be noted that some of UU's consultation draft Preferred Options (notably, the options required to ensure that 'spare' water is available for trading) have not been included as Preferred Options in the Revised Draft WRMP. In the case of the proposed water trading option, this was because a water trade from the North West was not included in the revised WRMPs of other water companies. As a result, the options required to facilitate water-trading are no longer included in the WRMP or its HRA.

## 2. Approach to HRA of WRMPs

WRMPs identify specific measures for addressing predicted deficits, but the strategic nature of the WRMP creates some challenges for HRA as there are fundamental limitations on the scheme details and data that are available at the plan-level. This section summarises the approach used for HRAs of WRMPs, and the mechanisms employed to address residual uncertainties.

## 2.1 Plan-Level HRA

An HRA involves determining whether there will be any LSEs on any European sites as a result of a plan's implementation, either on its own or 'in combination' with other plans or projects (referred to as 'screening'); and, if so, whether it can be concluded that these effects will not have an adverse effect on the site's integrity (referred to as 'appropriate assessment'). European Commission guidance<sup>13</sup> suggests a four-stage process for HRA, although not all stages will always be required (see **Box 3**).

#### Box 1 – Stages of Habitats Regulations Assessment

#### Stage 1 - Screening:

This stage identifies the likely impacts upon a European site of a project or plan, either alone or 'in combination' with other projects or plans, and considers whether these impacts are likely to be significant.

#### Stage 2 – Appropriate Assessment:

Where there are likely significant effects, or where this is uncertain, this stage considers the effects of the plan or project on the integrity of the relevant European Sites, either alone or 'in combination' with other projects or plans, with respect to the sites' structure and function and their conservation objectives. Where it cannot be concluded that there will be no adverse effects on sites' integrity, it is necessary to consider potential mitigation for these effects.

#### Stage 3 – Assessment of Alternative Solutions:

Where adverse effects remain after the inclusion of mitigation, this stage examines alternative ways of achieving the objectives of the project or plan that avoid adverse impacts on the integrity of European sites.

#### Stage 4 – Assessment Where No Alternative Solutions Exist and Where Adverse Impacts Remain:

This stage assesses compensatory measures where it is deemed that the project or plan should proceed for imperative reasons of overriding public interest (IROPI). The EC guidance does not deal with the assessment of IROPI.

The 'screening' test or 'test of significance' is a low bar: a plan should be considered 'likely' to have an effect if the competent authority (in this case UU) is unable (on the basis of objective information) to exclude the possibility that the plan could have significant effects on any European site, either alone or in combination with other plans or projects; an effect will be 'significant' if it could undermine the site's conservation objectives.

An 'appropriate assessment' stage provides a more detailed examination of the plan (or its components) where the effects are significant or uncertain<sup>14</sup>, to determine whether there will be any 'adverse effects on integrity' (AEoI) of any sites as a result of the plan. It should be noted that the approach to the 'appropriate assessment' is not prescribed: it must simply be 'appropriate' to the plan being considered and the scale and nature of the likely effects; and be sufficient to remove any residual uncertainties regarding the effect of the proposals on site and feature integrity.

The approach summarised in **Box 1** works well at the project-level where the scheme design is usually established and possible effects on European sites can be assessed (usually quantitatively) using a stepwise process and detailed scheme-specific data. In contrast, the fundamental nature of the WRMP presents a number of distinct challenges for a 'strategic' HRA and it is therefore important to understand how the WRMP is developed, how it would operate in practice, and hence how it might consequently affect European sites. In particular, there is a potential conflict between the specific nature of the options; the requirement that the

<sup>&</sup>lt;sup>13</sup> Methodological guidance on the provisions of Article 6(3) and (4) of the Habitats Directive 92/43/EEC (EC 2002).

<sup>&</sup>lt;sup>14</sup> i.e. 'likely significant effects', where the possibility of significant effects cannot be excluded.



options (and hence the plan) have 'no likely significant effects (LSE)' or 'no adverse effects'; the level of certainty that can be established at the strategic level; and the desirability of not excluding every potential solution which cannot be conclusively investigated within the WRMP development timescales.

## 2.2 The WRMP

The WRMP process establishes supply and demand balances for the UU WRZs, identifying potential supply deficits between water available and the projected demand within each WRZ. Options are then proposed to resolve these deficits. The estimation of Deployable Output (DO) is based on:

- abstraction volumes allowed under current statutory licences, as impacted by actual source yield;
- any future reductions in abstraction expected under environmental improvement regimes (e.g. sustainability reductions required due to the Review of Consents (see Appendix B) or Water Framework Directive); and
- predicted future demand for water based on government data for population and housing growth plans.

Demand forecasts are completed in accordance with the *Water Resources Planning Guidelines* (with the interim update published by the Environment Agency and Natural Resources Wales in July 2018<sup>15</sup>) and consider (*inter alia*):

- Estimates of baseline demand from:
  - household customers;
  - non-household customers;
  - water leaks;
  - > any other losses or uses of water such as water taken unbilled.
- Future demands which will be subject to many influences, including:
  - population changes, including changes in occupancy;
  - changes in water use behaviour (in both household and non-household customers);
  - metering;
  - increasing water efficiency and sustainable water use practices;
  - changing design standards of devices that use water (e.g. more efficient washing machines);
  - changes in .and practices for leakage detection and repair;
  - climate change; and
  - weather patterns.

The WRMP therefore accounts for these demand forecasts based on historical trends, an established growth forecast model, and a thorough review of water resource policy and planning documents.

The WRMP process initially sets out an 'unconstrained list' of possible solutions regardless of cost or technical merit. This is then refined to identify '**Feasible Options**' and subsequently the '**Preferred Options**'. This filtering process is based on a range of assessments including SEA and the principles of Habitats Regulations Assessment. The list of Feasible Options is subject to financial, environmental and social costing, with these options then reviewed and assessed to derive 'Preferred Options' for the zones that are predicted to be in deficit within the planning horizon (25 years).

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<sup>&</sup>lt;sup>15</sup> <u>https://cdn.naturalresources.wales/media/686174/interim-wrpg-update-july18-final-changes-highlighted.pdf</u> [Accessed August 2018].



Options to resolve deficits or forecast deficits can be broadly categorised as follows:

- Production and Resource Management options that vary yield (e.g. new abstractions) or which reduce/ modify usage from where it is abstracted to where it enters the network;
- Customer-side Management options which reduce customers' consumption; and
- Distribution Management options within or affecting the distribution network, such as leakage reduction or new distribution pipelines.

These are also characterised as '**demand management**' measures (options which reduce consumption post-treatment, such as metering or leakage reduction) or '**resource management**' measures (options that vary yield).

The HRA focuses on the resource management options<sup>16</sup> and their potential effects. Resource management options will generally involve one or more of the following:

- development of new surface or groundwater sources, or desalination of sea water ('new water');
- modification of an existing licence to alter the operational and network regime (e.g. additional abstraction);
- use of 'spare water' from existing licensed sources through operational adjustments or capital works (e.g. new treatment facilities);
- re-instatement of existing, mothballed sources (with or without current licences);
- capital works to the distribution network; or
- transferring water from adjacent water companies with a supply / demand surplus.

Following consultation on the Draft WRMP and further work on the supply-demand balance, UU is predicting a very small baseline deficit (~3 Ml/d) in its Strategic WRZ toward the end of the planning period (i.e. 2044/2045) in the Revised Draft WRMP.

In addition, WRMPs have a remit to assess non-drought hazards for water supply resilience, to reduce the risk of asset failure. In consequence, UU additionally identified a need to enhance resilience to non-drought hazards; the largest resilience risk being that associated with the regional aqueduct system that supplies water from the Lake District to the Greater Manchester and Pennine areas including parts of Lancashire and south Cumbria. The condition of a particular aqueduct is deteriorating over time and presents a risk in terms of both water quality and water supply. This risk could, in the future, result in a widespread water quality incident (for example, advice to boil water for drinking purposes for over a million properties) or loss of supply to many thousands of properties for an extended period. The development of solutions to address the risks of aqueduct deterioration (and its consequences) to the Strategic Resource Zone is collectively referred to as 'Manchester and Pennine Resilience'.

### 2.3 HRA of the WRMP

The HRA focuses on the resource management options proposed to resolve predicted deficits, and options for increasing resilience. It does not assess the existing consents regime: the examination of existing individual consents was undertaken by the Environment Agency (EA) (NRW in Wales) through the Review of Consents process<sup>17</sup> and the HRA of the WRMP cannot and should not replicate this. Any licence amendments required by RoC or WFD (see **Appendix B**) are factored into the DO calculations, and the EA has confirmed that these are valid for the planning period. Consequently, the WRMP will only affect

<sup>&</sup>lt;sup>16</sup> 'Demand management' options (i.e. options designed to reduce water use such as metering or provision of water butts) are considered unlikely to have any significant or adverse effects on any European sites (see Section 2.3).

<sup>&</sup>lt;sup>17</sup> Abstraction sustainability is now addressed partly through Water Framework Directive assessments.



European sites through any new resource and production-side options it advocates to resolves deficits, or through capital resilience schemes, and not through the existing permissions regime<sup>18</sup>.

The various resource management options could affect European sites through their implementation (for example, construction of new pipelines) or operation (e.g. new abstractions), and these effects can broadly be categorised as:

- direct (activities that affect a European site directly; for example, construction of a new intake within an SPA reservoir; discharges to an SAC from a desalination plant; new or increased abstractions from an SAC river);
- indirect (activities that affect a European site indirectly through an impact pathway; for example, construction affecting a downstream SAC through sediment release; new abstractions entraining SAC fish species away from the SAC itself); or
- consequential (for example, adjusting or stopping a bulk transfer between water resource zones, or between water companies, may have indirect 'consequential' effects on distant European sites if this results in additional abstraction to make up a shortfall; this is more typically a type of 'in combination' effect).

The HRA of the WRMP must consider any European sites that could be affected by the implementation of the Plan, whether they are within the geographical boundaries of the UU supply area or not. When determining this it is also necessary to consider potential 'in combination' effects; these are possible cumulative effects on European sites caused by the WRMP, together with the effects of any existing or proposed projects or plans<sup>19</sup>. However, it must be recognised that many of the possible 'in combination' effects (particularly with respect to water resources and land-use plans) are explicitly considered and accounted for as part of the WRMP development process (see below).

As noted, the HRA of the WRMP focuses on the 'resource management' options only. It does not explicitly consider demand- or post-distribution options designed to reduce treated water use (such as metering or provision of water butts), or leakage reduction options, as it is considered that these cannot negatively affect any European sites<sup>20</sup>.

The HRA process (as applied to the WRMP) therefore includes the following steps:

- i. An initial review of the Feasible Options, to assist UU's selection of Preferred Options.
- ii. A formal assessment of the Preferred Options, comprising screening and (where necessary) an 'appropriate assessment', which accompanies the Preferred Options consultation (earlier versions of this report).
- iii. A formal assessment of the post-consultation revised Preferred Options, which form the Revised Draft WRMP and which would be intended for adoption (this report).

For each step, the assessment identifies the location and the anticipated outcomes of each option based on the option descriptions provided by UU. GIS is then used to identify all European sites within a precautionary 20km 'zone of influence', with sites beyond this considered where reasonable impact pathways are present based on the scheme description (for example, receptors downstream of significant new abstractions). This is a suitably precautionary approach that has important advantages due to the

<sup>&</sup>lt;sup>18</sup> It is recognised that, occasionally, the sustainability reductions agreed through the RoC process have been subsequently shown to be insufficient to address the effects of PWS abstraction on some sites (the most notable example is the River Ehen in Cumbria); UU are not aware of any current uncertainties regarding its abstractions or the RoC outcomes, although any such uncertainties that are subsequently identified can be addressed through the five-yearly WRMP review process.

<sup>&</sup>lt;sup>19</sup> Methodological guidance on the provisions of Article 6(3) and (4) of the Habitats Directive 92/43/EEC (EC 2002).

<sup>&</sup>lt;sup>20</sup> The only realistic mechanism for a negative effect would through direct encroachment or proximal effects at the local-level (for example a leaking pipe might be located in or near a SAC), but this cannot be meaningfully assessed at the strategic level since location-specific information on the options is not available without specific investigations, which would form part of the package (i.e. the precise location and severity of most leakages is not known ahead of detection). Any assessment of these effects must necessarily be deferred to the project-level (see 'Mitigating Uncertainty and 'down the line' assessment, below) and the WRMP does not imply any approval for options or remove the need for project-level assessments.



number of Feasible Options and the benefits of a consistent approach<sup>21</sup>. The possible effects of each option on European sites and their interest features is then assessed, based on:

- the anticipated operation of each option and predicted zone of hydrological influence<sup>22</sup>;
- any predicted construction works required for each option<sup>23</sup>;
- the European site interest features and their sensitivities; and
- the exposure of the site or features to the likely effects of the option (i.e. presence of reasonable impact pathways).

#### **Data collection**

Data on the Feasible and Preferred Options are provided by UU. These data include descriptions of each option; the likely outcomes (design yields/capacities); the scheme requirements; the type and indicative location of any works; and an outline of how the option would function. Further information on general water resources was obtained from UU (e.g. groundwater (GW) and surface water (SW) abstraction locations, source operational parameters, WRZ operation, emergency or drought plan operations) and the EA / NRW.

Data on European site locations; interest features; conservation objectives; and condition assessments were collected from the Joint Nature Conservation Committee (JNCC), Natural Resources Wales (NRW) and Natural England (NE). These data were used to determine the locations of the sites relative to the options; the condition, vulnerabilities and sensitivities of the sites and their interest features; and the approximate locations of the interest features within each site (if reported). European sites within 20km of the UU supply area and their interest features are listed in **Appendix C**, although it should be noted that sites outside this area were also considered where there was a potential risk of effects from an option. **Appendix D** identifies those European site interest features considered 'water resource dependent' by the EA.

#### **Review of Feasible Options**

The Feasible Options review is reported in the following Amec Foster Wheeler Technical Notes (see **Appendix E**):

- UU WRMP 2019: Habitats Regulations Assessment Initial Review of Feasible Options. Report Ref. S38671n071i2; and
- UU WRMP 2019: Habitats Regulations Assessment Additional Feasible Options Review. Report Ref. S38671078i1.

The Feasible Options reviews are not 'draft HRAs', 'screening', or similar assessment of the final plan and are not intended to provide a definitive conclusion on the likely effects of the WRMP or its options; rather, the assessment principles that underpin the HRA process are applied to the Feasible Options to:

guide the selection of Preferred Options by UU; and

<sup>&</sup>lt;sup>21</sup> 'Arbitrary' buffers are not generally appropriate for HRA. However, as distance is a strong determinant of the scale and likelihood of most effects, the considered use of a suitably precautionary search area as a starting point for the screening (based on a thorough understanding of both the options and European site interest features) has some important advantages. Using buffers allows the systematic identification of European sites using GIS, so minimising the risk of sites or features being overlooked, and also ensures that sites where there are no reasonable impact pathways can be quickly and transparently excluded from any further screening or assessment. When assessing multiple options it also has the significant advantage of providing a consistent point of reference for consultees following the assessment process, and the 'screening' can therefore focus on the assessment of effects, rather than on explaining why certain sites may or may not have been considered in relation to a particular option.

<sup>&</sup>lt;sup>22</sup> Note that for groundwater sources and groundwater fed habitats, the EA consider that significant effects as a result of ground water abstractions are unlikely on European sites over 5 km from the abstraction (National EA guidance: *Habitats Directive Stage 2 Review: Water Resources Authorisations – Practical Advice for Agency Water Resources Staff*). This premise is applied to the option assessments.

<sup>&</sup>lt;sup>23</sup> Note that the location of some works, particularly pipelines outside UU-owned land, are only tentatively defined by the WRMP. In these instances, the 'to' and 'from' locations were identified and a broad study area used to identify any European sites that could potentially be affected by a route between these locations.



inform the scope of any further assessments likely to be required as the options are refined and developed, including any data likely to be required to support the selection of an option as a Preferred Option.

A detailed 'in combination' assessment is not undertaken at the Feasible Options stage although the potential for options to operate 'in combination' with each other, and with other UU plans (e.g. the Drought Plan) is considered but not explicitly reported; the 'in combination' assessment is completed at the Preferred Options stage. The review of the Feasible Options assumes that normal best-practice project level planning, avoidance and mitigation measures (see **Appendix G**) will be employed at project delivery (see also 'Assessment Assumptions', below).

#### **Preferred Options assessment**

The Preferred Options assessment employs the assessment principles used at the Feasible Option stage, with the addition of an 'in combination' assessment (see below). For each option, the Preferred Options assessment comprises:

- a 'screening' of European sites to identify those sites and features where there will self-evidently be 'no effect' (as opposed to 'no likely significant effects') due to the option<sup>24</sup>, and those where significant effects are likely or uncertain; and
- > an 'appropriate assessment' of any options where significant effects cannot be excluded.

The Preferred Option assessments are set out in Section 4. Note that the 'low-bar' principle has been used for the screening of the Preferred Options; any reasonable impact pathways identified are investigated further in an appropriate assessment rather than through a more detailed 'secondary screening' or similar. Consequently, the appropriate assessment is 'appropriate' to the nature or the WRMP, and the scale and likelihood of any effects. Undertaking an appropriate assessment does not necessarily imply a conclusion of 'significant effects' for those sites or aspects that are 'screened in' since in many cases the assessment is completed due to a residual uncertainty which the assessment is intended to resolve. The 'appropriate assessment' stage may therefore conclude that the proposals are likely to have an adverse effect on the integrity of a site (in which case they should be abandoned, modified, or otherwise mitigated); or that option will have no adverse effects (i.e. an effect pathway exists, but those effects will not undermine site integrity); or that the effects will, if re-screened, be 'not significant' (taking into account the additional assessment or perhaps additional measures proposed for inclusion in the final plan).

#### **Assessment assumptions**

Several assumptions are made during the option assessment process; in summary, the assessments assume that

- the existing consents regime (confirmed under the RoC and taking into account any required sustainability reductions) is effectively a 'no adverse effect' baseline and that options that operate within the terms of existing licences will have 'no adverse effect';
- that there is 'water available for use' where this is confirmed by the EA through the relevant Catchment Abstraction Management Strategy; and
- that all normal licensing and consenting procedures will be employed at option delivery, including project-level HRA.

Since the Draft WRMP consultation, it should be noted that recent case law known as 'People Over Wind'<sup>25</sup> has altered how avoidance and mitigation measures are accounted for by the HRA. The 'People Over Wind' judgement states that "...*it is not appropriate, at the screening stage, to take account of the measures intended to avoid or reduce the harmful effects [mitigation] of the plan or project on that site".* This contrasts

<sup>&</sup>lt;sup>24</sup> Note, for options with 'no effects' there is no possibility of 'in combination' effects.

<sup>&</sup>lt;sup>25</sup> Case C 323/17 Court of Justice of the European Union: People Over Wind



with established practice in this area (based on the "Dilly Lane" judgment) where avoidance and mitigation measures have typically been accounted for during screening.

There is currently little information on the practical implementation of the 'People over Wind' judgement, particularly for strategy-level HRA, although broad guidance has been issued by the Planning Inspectorate (PINS)<sup>26</sup>. In previous WRMP rounds, HRAs of WRMPs typically assumed that established best-practice avoidance and mitigation measures (see **Appendix G**) would be employed at the project level throughout scheme design and construction to safeguard environmental receptors, including European site interest features, and accounted for this at the screening stage. However, it is arguable that an assumption such as this, albeit in relation to a lower-tier project that would itself be subject to HRA, might constitute an 'avoidance measure' that the WRMP is effectively relying on to ensure that significant effects do not occur.

In this instance, therefore:

- As the Feasible Options review has no statutory basis<sup>27</sup> the established scheme-level bestpractice avoidance and mitigation measures noted in **Appendix G** are accounted for when considering the likelihood of a European site or feature being affected by an option. This is to ensure that the HRA process provides robust, proportionate and pragmatic information for UU to factor in to its consideration of the Feasible Options and choice of Preferred Options.
- For the revised Preferred Options, which constitute the plan being proposed and assessed, the established best-practice avoidance and mitigation measures noted in Appendix G are not taken into account at screening, but are instead introduced at the 'appropriate assessment' stage (if required).

#### In combination effects

HRA requires that the effects of other projects, plans or programmes be considered for effects on European sites 'in combination' with the WRMP. There is limited guidance on the precise scope of 'in combination' assessments for strategies, particularly with respect to the levels within the planning hierarchy at which 'in combination' effects should be considered. The 'two-tier' nature of the WRMP (i.e. a plan with specific schemes) also complicates this assessment.

Broadly, it is considered that the WRMP could have the following in combination effects:

- within-plan effects i.e. separate options within the WRMP affecting the same European site(s);
- between-plan abstraction effects i.e. effects with other abstractions, in association with or driven by other plans (for example, other water company WRMPs);
- other between-plan effects i.e. 'in combination' with non-abstraction activities promoted by other plans – for example, with flood risk management plans.
- between-project effects i.e. effects of a specific option with other specific projects and developments.

In undertaking the 'in combination' assessment it is critical to note that:

- the Review of Consents (RoC) process has completed an 'in combination' assessment for all currently licensed abstractions (and many unlicensed abstractions);
- the RoC underpins the WRMP, which also explicitly accounts for land-use plans, growth forecasts and population projections when calculating future water demand (and hence areas with potential deficits);
- the detailed examination of non-UU abstraction or discharge consents for 'in combination' effects can only be undertaken by the EA or NRW through their permitting procedures; and

<sup>&</sup>lt;sup>26</sup> PINS Note 05/2018: Consideration of avoidance and reduction measures in Habitats Regulations Assessment: People over Wind, Peter Sweetman v Coillte Teoranta.

<sup>&</sup>lt;sup>27</sup> i.e. there is no statutory requirement for HRA to be undertaken on draft plans or similar developmental stages (e.g. the unconstrained or Feasible Options).



known major projects that are likely to increase demand (e.g. power station decommissioning) are also taken into account during the development of the WRMP.

#### Therefore:

- It is considered that (for the HRA) potential 'in combination' effects in respect of water-resource demands associated with known plans or projects will not occur since these demands are explicitly considered when developing the WRMP and its associated plans. The main exception to this is other water company WRMPs, which are developed concurrently with the UU WRMP and so cannot necessarily be fully assessed at the Preferred Options stage; for these, the potential for the UU Preferred Options to operate 'in combination' is assessed and (if necessary) conclusions caveated subject to the future review of the consultation versions of the other companies' WRMPs.
- With regard to other strategic plans, the list of plans included within the SEA is used as the basis for a high-level 'in combination' assessment (see **Appendix F**). The SEA is used to provide information on the themes, policies and objectives of the 'in combination' plans, with the plans themselves are examined in more detail as necessary. Plans are obtained from the SEA datasets or internet sources where possible.
- With regard to projects:
  - The WRMP explicitly accounts for the water-resource demands of known major projects (e.g. power station decommissioning; large-scale housing development) during its development, and so these 'in combination' effects are not considered in detail.
  - Potential 'in combination' effects between individual Options and Nationally Significant Infrastructure Projects (NSIPs) identified by The Planning Inspectorate, and other known major projects, are assessed.
  - It is not possible to produce a definitive list of minor existing or anticipated planning applications within the zone of influence of each proposed option to review possible local 'in combination' effects. The nature of the WRMP and the timescales over which it operates ensure that generating a list of local planning applications at this stage would be of very little value, and this aspect can only be meaningfully undertaken at the scheme-level.

#### Uncertainty and determining significant or adverse effects

The WRMP is a high-level strategy for managing water resources across the UU supply area over the next 25 years. Due to its wide geographic scale and long-term outlook there are inevitably many uncertainties inherent within it. It is therefore similar, in this respect, to a typical strategic land-use plan (such as a Core Strategy), which also has inherent uncertainties around its implementation, and hence over its likely effects. Usually, with strategy-level HRAs, uncertainty is addressed by including caveats and 'avoidance measures' or mitigation within the policy text to ensure that significant or adverse effects will not occur. This is possible because the key components of the strategic plan (i.e. the policies) are inherently malleable from the outset, and can be easily abandoned or modified if required.

This approach is more difficult to apply directly to the WRMP because:

- the strategic nature of the WRMP ensures that there are fundamental limitations on the scheme details that are available for the HRA; but
- its principal components (the options that are proposed to resolve actual or predicted deficits) are generally specific schemes with a clear spatial component, rather than the broad policies that are characteristic of most strategies.

This means that potential effects on specific European sites are much easier to envisage or identify (due to the specific nature of the options and the known 'sensitivities' of the interest features), but often harder to quantify and assess (due to the strategic nature of the plan and frequent absence of detailed information on each option; i.e. the 'exposure' of an interest feature to a potential effect cannot necessarily be established).



Normally, where there is uncertainty over likely effects then additional data must be obtained until that uncertainty can be resolved; or 'avoidance measures' or mitigation specified that will remove the uncertainty; or the option should be abandoned and not included in the final plan. However, this can present difficulties for plans such as the WRMP since:

- the options often have to solve specific deficits but are heavily constrained by existing sources and infrastructure, the availability of new resources, and the patterns of customer demand;
- it is possible that there will be several options where the precise effects are unclear, but which UU or the EA would wish to be able to explore in more detail at a later stage (and therefore would wish to include as Preferred Options within the WRMP); and
- the WRMP itself is a key component of the regulatory mechanism by which funding is secured for the detailed design, feasibility studies and investigations required for new resource management measures.

Consequently, for some options there may be uncertainties which cannot be fully resolved at the strategic level, which in some cases would make a conclusion of 'no significant effects' or 'no adverse effects' difficult. Indeed, for some schemes it will only be possible to fully assess any potential effects at the pre-project planning stage or permit/order application stage, when certain specific details are known; for example: construction techniques or site-specific survey information. In addition, it may be several years before an option is employed, during which time other factors may alter the likely effects of the option.

For example, an option that proposes a new water transfer main between existing pumping stations will have a limited number of feasible routes. These can be theoretically assessed at a high-level for potential impacts on European sites, and routes with obvious and unavoidable 'likely significant effects' excluded from the WRMP. However, in most instances a specific route (or even a range of routes) will not be determined at the strategic level and any route would, in any case, be largely determined by design-stage constraints (e.g. land ownership; access; engineering feasibility; and so on). If the route had to cross a SAC river then 'significant effects' (at the strategic level) are clearly conceivable and arguably likely, which would suggest that the option should be abandoned. But it is equally likely that most potential construction effects could almost certainly be avoided or suitably mitigated through project-level design (e.g. ensuring the use of existing road crossings for construction, or using trenchless techniques), which would itself be subject to an HRA at project level.

As a result, the HRA must consider and assess the specific options within the WRMP **appropriately**, whilst recognising (and mitigating) the inherent uncertainties within those options (i.e. the absence of detailed scheme design or parameters) **and** within the plan itself (i.e. so that the WRMP, as a whole, is compliant with the Habitats Regulations even if some residual uncertainty persists with some options). Ultimately, the plan should not create a scenario where adverse effects are possible if these cannot clearly be avoided with appropriate scheme-level measures; these may be established best-practice mitigation and avoidance measures, or bespoke requirements identified at the plan-level.

#### Mitigating uncertainty and 'down the line' assessment

For most options, even at the strategic level, it will be clear if adverse effects are likely to be unavoidable and in these instances the option should not be included as a Preferred Option within the WRMP since plans should not include proposals which would be likely to fail the Habitats Regulations tests at the project application stage. For other options, however, the effects may be uncertain and it is therefore important that this uncertainty is addressed either through additional investigation or (if this is not possible) through appropriate mitigation measures that ensure that the *plan* is compliant with the Habitats Regulations.

For many options, particularly those involving construction, it is reasonable to assume that established mitigation measures which are typically successful can be employed at the project stage to avoid adverse effects – for example, avoiding works near SPAs at certain times of the year. In these instances it is considered that the option can be included within the WRMP provided that any specific measures that are likely to be required are identified to ensure that they are appropriately addressed throughout the project planning process (e.g. constraints on the timing of construction activities).



Nevertheless, it is possible that the potential effects (or required mitigation) for some options cannot be clearly determined at the strategic-level. In these instances, current guidance<sup>28</sup> indicates that it may be appropriate and acceptable for some assessment to be undertaken 'down-the-line' at a lower tier in the planning hierarchy, if:

- the higher tier plan appraisal cannot reasonably predict the effects on a European site in a meaningful way; whereas
- the lower tier plan, which will identify more precisely the nature, scale or location of development, and thus its potential effects, retains sufficient flexibility over the exact location, scale or nature of the proposal to enable an adverse effect on site integrity to be ruled out (even if that would mean ultimately deleting the proposal); and
- the later or lower tier appraisal is required as a matter of law or Government policy, so it can be relied upon.

Strictly, this is less appropriate for plans that sit immediately above the project stage, although the WRMP and its options will, in most instances, meet these criteria. For some schemes – particularly those schemes requiring 'new water' or modifications to existing abstraction licences, but also larger construction schemes within or near European sites – there may be insufficient information available to determine 'no likely significant effects' or 'no adverse effects' with certainty at this level (i.e. meaningful assessment cannot be undertaken). All the Preferred Options, if included in the Final WRMP, will of course be subject to project-level environmental assessment as part of the normal EIA, planning and/or EA consenting processes, which will necessarily include assessments of their potential to affect European sites during their construction or operation (i.e. HRA is required by law).

It is therefore considered acceptable to include these proposals within the WRMP, but complete the assessment of those options where uncertainty persists at a later stage, provided that:

- the option is not required within the first three years of the plan period, so allowing time for additional investigations to be completed; and
- the uncertainty that this creates is mitigated by the inclusion of alternative options which:
  - will meet the required demand / deficit should the Preferred Option prove to have an unavoidable risk of adverse effects on the European sites in question; and
  - will not themselves have any significant or adverse effect on any European sites.

It should be noted that this flexibility is desirable in any case, since it is possible that a 'no LSE' option might be subsequently proven to have significant or adverse effects when brought to the design stage. This approach allows for the WRMP to be compliant with the Habitats Regulations, since certainty for the plan as a whole is provided by the inclusion of alternative options with no LSE.

It is also important to recognise that, in contrast to land-use plans, the statutory framework underpinning the WRMP does not provide the same implicit approval of derived, lower tier plans and projects that are 'in accordance' with it; or have the same influence over the decisions made on projects; or have the same direct or indirect legal effects for the use of land and the regulation of projects. Although the WRMP provides a framework for future water resource management it is not a rigid policy document or a set of proposals that cannot be deviated from once published. Also, the WRMP itself is a key component of the regulatory mechanism by which funding is secured for the detailed design, feasibility studies and investigations required for new resource management measures. Furthermore, the WRMP is (and must be) inherently flexible due to the formal five-yearly review process, which provides a clear mechanism for monitoring performance and an opportunity to adjust the proposals to reflect any changing circumstances. These measures can therefore be relied on to ensure that adverse effects do not occur as a result of the implementation of the WRMP.

<sup>&</sup>lt;sup>28</sup> e.g SNH (2017). *Guidance for Plan Making Bodies in Scotland*. [Online]. Available at: https://www.snh.scot/planning-and-development/environmental-assessment/habitat-regulations-appraisal/

## 3. Feasible Options Review

The review of the Feasible Options employed the principles of HRA to help inform UU's selection of its Preferred and Revised Preferred Options, identifying those options that would appear to have an unavoidable risk of adverse effects on European sites. The Feasible Options Review is provided in Appendix F and summarised in this section.

## 3.1 Approach

The review of the Feasible Options is not a formal stage in the HRA process and is therefore not a 'draft HRA', 'screening', or similar assessment of the final plan. It is not intended to provide a definitive conclusion on the likely effects of the final WRMP but is primarily intended to inform UU's selection of Preferred Options, by identifying:

- those options that would appear to have an unavoidable risk of adverse effects on European sites (and which should therefore be avoided if possible);
- those options where significant or adverse effects would not appear likely, assuming established avoidance and mitigation measures can employed at the scheme level; and
- those options where effects are uncertain, which would require additional data or information on operation / construction to support their inclusion as preferred options.

The review of the Feasible Options therefore takes account of established project-level avoidance and mitigation measures that are known to be achievable, available and likely to be effective – for example, normal construction best-practice or project planning. These measures are identified in **Appendix G** to this report. For the operational aspects of resource management options, potential avoidance measures are considered where these are apparent, although in most instances the mitigation likely to be required for an option (e.g. compensation releases; 'hands-off' flows) cannot necessarily be determined at this stage.

The review also assumes that the existing licensing regime is having no significant effects on any European sites, or if this is not the case, that any necessary licence amendments required (e.g. sustainability reductions etc.) have been included in any deficit modelling. The Feasible Options will therefore only affect European sites through any new resource and production-management options advocated to resolve deficits, and not through the existing permissions regime<sup>29</sup>, and it is therefore assumed that options that are 'network solutions' only (i.e. moving spare licensed volumes) will not have operational effects. The availability of water for abstraction is based on EA advice to UU and the Catchment Abstraction Management Plans (CAMS).

The review of each Feasible Option was undertaken as part of the development of the Draft WRMP (and completed in August 2017). The Technical Note containing the review is presented in **Appendix E** which contains a short description of each option and a narrative assessment of its likely effects, with those European sites within 20km that are most vulnerable (i.e. both exposed and sensitive) to the delivery or operation of the scheme noted in the text. It then provides broad 'recommendations' regards progressing the options as Preferred Options based on the anticipated construction and operational effects. The criteria for these recommendations are presented in **Table 3.1** (colour coded for clarity).

<sup>&</sup>lt;sup>29</sup> It is recognised that, occasionally, agreed sustainability reductions have been subsequently shown to be insufficient to address the effects of PWS abstraction on some sites (the most notable example is the River Ehen in Cumbria).



#### Table 3.1 Summary of criteria for considering Feasible Options as potential

Recommend as Preferred Option?	Notes
Yes	Option appears unlikely to have any effects on European sites as features are either not exposed or not sensitive to the likely outcomes (i.e. no or no reasonable impact pathways – for example, operational effects for a 'construction only' network solution; 'dry' habitats over (say) 2km from an option; sites in different surface water catchments; upstream sites; etc. (being mindful of mobile species)). In these instances the recommendation is 'Yes', i.e. no reason not to pursue as Preferred Option.
Yes	<ul> <li>Options where pathways for effects are clearly identifiable (such that HRA would probably be required at the scheme level) but where the potential effects can obviously be avoided or mitigated using established measures that are known to be effective, for example: <ul> <li>construction near a European site (effects avoidable with normal project planning and best-practice);</li> <li>minor works within European sites (e.g. works to existing assets where effects unlikely to be adverse due to absence of features);</li> <li>major works near / within European sites that can be completed without adverse effects (e.g. crossings of SAC rivers using existing roads or directional drilling);</li> <li>operational effects that are avoidable with established operational mitigation (e.g. licence controls, although at this stage potential operational effects will usually lead to an 'uncertain' recommendation to flag the need for additional information).</li> </ul> </li> <li>In these instances the generic measures outlined in Appendix B can be relied on if these are included within the WRMP package, although the final plan may need to include specific measures for potential 'high-impact' options (e.g. commitments to non-invasive river crossings or timing works to avoid sensitive periods).</li> </ul>
Uncertain	<ul> <li>Options where a potential effect is conceivable and cannot be discounted, and the likely effects are therefore uncertain at the Feasible Options stage. This is typically due to limitations on the information available, either in terms of the operation of the scheme, the mitigation that might be employed, or the data available on the interest features of the sites. These options, if pursued as Preferred Options, may require</li> <li>additional investigation to determine their effects, and there may be a risk that the risk of effects cannot be quantified satisfactorily at the strategic level (for example, substantial additional modelling or site-specific investigation may be required).</li> <li>the identification of specific measures or requirements for scheme delivery for inclusion with the WRMP. This category is therefore intended as a flag to identify those options where there is potentially additional 'cost' associated with their inclusion (either related to the data required to support a robust HRA and hence the option, or the need for specific mitigation commitments) which UU should consider when selecting the Preferred Options.</li> </ul>
No	Options where significant effects (i.e. not negligible or inconsequential) on a European site are very likely or certain due to the scale/ nature/location of the option proposals, or the vulnerability and distribution of the interest features within /near the European site. Although a full appropriate assessment is not undertaken at this stage, adverse effects may be more likely (or even certain) if the scheme is taken forward as a Preferred Option and it is likely that extensive or unproven mitigation will be required following scheme-level investigations. Feasible Options in this category are not recommended for consideration as Preferred Options (although additional information may allow a re-assessment).

### 3.2 Summary

UU provisionally identified Feasible Options for all of its four WRZs<sup>30</sup>. Almost all schemes were considered potentially suitable as Preferred Options on the basis of the review, although uncertainties were identified for some options (principally around operation) which would require additional information for assessment if progressed as a Preferred Option. The Feasible Options review was used by UU to help inform the selection of Preferred Options.

<sup>&</sup>lt;sup>30</sup> The Feasible Options review is necessarily completed prior to the final determination of WRZs with supply-demand deficits (due to the assessment timescales and complexities), and so includes Feasible Options for WRZs subsequently determined to be in surplus. Ultimately, United Utilities identified three WRZs with potential baseline supply-demand balance deficits: Carlisle; Strategic; and North Eden WRZs. No feasible options were assessed for the Barepot WRZ

## 4. Preferred Options Assessment

One UU WRZ (the Strategic WRZ) has a very small (~3 MI/d) baseline deficit towards the end of the planning period. UU has therefore selected options to resolve this deficit, deliver reductions in leakage, and to improve the overall resilience of the network. Other options considered at the draft Preferred Options consultation, principally those associated with water trading, are not Preferred Options in the Revised Draft WRMP. This section summarises the 'screening' and (where necessary) 'appropriate assessment' of the draft revised Preferred Options.

### 4.1 Overview

One UU WRZ (the Strategic WRZ) has a very small (~3 Ml/d) baseline deficit towards the end of the planning period. UU's Revised Draft WRMP includes the following key elements:

- Continued demand management, including enhanced leakage reductions for the Revised Draft WRMP19 (15% reduction between 2020-2025).
- Improvement in the minimum stated level of service for drought permits.
- Increased resilience to non-drought hazards by addressing the most acute water supply resilience risk (Manchester and Pennines Aqueduct).

It should be noted that some of UU's consultation draft Preferred Options (notably, the options required to ensure that 'spare' water is available for trading) have not been included as Preferred Options in the Revised Draft WRMP. In the case of the proposed water trading option, this was because a water trade from the North West was not included in the revised WRMPs of other water companies. As a result, the options required to facilitate water trading are no longer included in the WRMP or its HRA.

The revised Preferred Options included within the Draft Revised WRMP are summarised in Table 4.1.

Ref	Option Name	Description	Saving (MI/d)	Delivery (AMP)		
Preferred Mar	nchester and Pennine Resilie	ence Solution D				
112	Manchester and Pennine Aqueduct Outage (4 weeks) for installation of connections	Manchester and Pennine Aqueduct Outage (4 weeks) for installation of connections	N/A	TBC		
37-42	Manchester and Pennine Aqueduct sections T01 to T06	This option would provide protection against structural failure of an existing single pipe section of the Manchester and Pennine Aqueduct and would be used for the conveyance of treated water. This option would involve the construction of new 2.6m diameter conduits and a 2.85m diameter tunnel for a total length of approximately 51.9km, and new connection chambers and isolating penstocks.	N/A	TBC		
Preferred Der	Preferred Demand Management Options – Leakage Reduction and Network Metering					
WR500a	Leakage reduction stage 1	Preferred options WR500a to WR500e would involve an increase in leakage detection and repair activity through	10	AMP7		
WR500b	Leakage reduction stage 2	the installation of PMVs over an 11 year period. Activities for Stages 1 to 5 would be as follows:	20 (including Stage 1)	AMP7		

#### Table 4.1 Revised Preferred Options



Ref	Option Name	Description	Saving (MI/d)	Delivery (AMP)
WR500c	Leakage reduction stage 3	<ul> <li>Stage 1: A total of 276 leakage surveys, 510 repairs and 10 PMV installations would be undertaken.</li> <li>Stage 2: An additional 339 leakage surveys, 510 repairs and 13 PMV installations would be undertaken</li> <li>Stage 3: An additional 332 leakage surveys, 408 repairs and 12 PMV installations would be undertaken.</li> <li>Stage 4: An additional 520 leakage surveys, 510 repairs and 19 PMV installations would be undertaken.</li> <li>Stage 5: An additional 692 leakage surveys, 510 repairs and 26 PMV installations would be undertaken.</li> </ul>	28 (including Stages 1 and 2)	AMP7
WR500d	Leakage reduction stage 4		38 (including Stages 1 to 3)	AMP10
WR500e	Leakage reduction stage 5		48 (including Stages 1 to 4)	AMP10
WR500f	Leakage reduction stage 6	Preferred options WR500f to WR500k would involve additional leakage detection and repair activity (to that	4.99	AMP7
WR500g	Leakage reduction stage 7	already set out for Stages 1 – 5) through the installation of noise loggers over a six year period. Activities for Stages 6 to11 would be as follows:	9.81 (including Stage 6)	AMP7
WR500h	Leakage reduction stage 8	<ul> <li>Stage 6: A total of 85 leakage surveys, 511 repairs and 4,424 noise logger installations would be undertaken.</li> <li>Stage 7: An additional 104 leakage surveys, 625</li> </ul>	19.81 (including Stages 6 to 7)	AMP7
WR500i	Leakage reduction stage 9	<ul> <li>repairs and 8,148 noise logger installations would be undertaken.</li> <li>Stage 8: An additional 225 leakage surveys, 1,350 repairs and 20,083 noise logger installations would</li> </ul>	29.95 (including Stages 6 to 8)	AMP7
WR500j	Leakage reduction stage 10	<ul> <li>Stage 9: An additional 231 leakage surveys, 1,388 repairs and 25,575 noise logger installations would be undertaken.</li> <li>Stage 10: An additional 257 leakage surveys, 1,542 repairs and 29,235 noise logger installations would be undertaken.</li> <li>Stage 11: An additional 112 leakage surveys, 671 repairs and 17,098 noise logger installations would be undertaken.</li> </ul>	39.90 (including Stages 6 to 9)	AMP7
WR500k	Leakage reduction stage 11		45.23 (including Stages 6 to 10)	AMP8
WR503	Monitoring of household meters to identify and fix supply pipe leaks	This preferred option would involve the proactive monitoring of all domestic meters to identify and fix supply pipe leaks over a 5 year period.	3.81	AMP8
WR514	Logging of large customers	This preferred option would involve the logging of large customers over a 5 year period (it is assumed that 10% of those temporarily logged would become permanent). This would require the installation of loggers to all customers identified as having high consumption (above 500 l/hr) in either District Metering Areas (DMAs) with poor operability or DMAs with good operability in order to assess which customers have the largest impact on the operability within DMAs. Logged customers would be setup in Netbase and their night use allowances would be updated to reflect the percentage of night use to daily consumption which should have a positive impact on operability and leakage.	1.07	AMP8
WR515	Splitting District Metering Areas	This preferred option includes a study of non-operable DMAs over a 5 year period to determine the reason(s) why a DMA is not currently operable, and subsequently, to carry out appropriate actions to remedy any identified issues and/or constraints. The option scope includes office design, hydraulic modelling and site investigation in addition to the construction of chambers, installation of meters and the repair of pipework and ancillary equipment.	2.15	AMP8



Ref	Option Name	Description	Saving (MI/d)	Delivery (AMP)
WR517	Upstream tiles enhancements	This preferred option would involve initial desk studies and site visits to determine the validity of identified faults before replacing existing, and installing a mixture of new, full bore meters and probes on existing United Utilities' infrastructure over a 5 year period.	3.57	AMP8
WR907d	Third Party - Scenario 4 - Stop.Watch Light - Targeted at 20% Highest Leakage	This option would involve the survey and repair of customer-side supply pipes and plumbing leaks by Third Party or United Utilities over a 5 year period.	54.0	AMP10
WR907e	Third Party - Scenario 4 - Stop.Watch Light - Targeted at 1.5% Highest Leakage	This preferred option would involve the survey and repair of customer-side supply pipes and plumbing leaks by a Third Party or United Utilities over a 5 year period.	2.12	AMP7
WR907f	Third Party - Scenario 4 - Stop.Watch Light - Targeted at 7.5% Highest Leakage	This preferred option would involve the survey and repair of customer-side supply pipes and plumbing leaks by a Third Party or United Utilities over a 5 year period.	10.53	AMP8
WR907g	Third Party - Scenario 4 - Stop.Watch Light - Targeted at 7.5% Highest Leakage	This preferred option would involve the survey and repair of customer-side supply pipes and plumbing leaks by a Third Party or United Utilities over a 5 year period.	10.53	AMP10
WR912	Third Party 2 - Proposal to reduce customer water demand for UU by 5 MI/day across AMP	This option would involve the reduction of customer side leakage at non-household properties.	5.0	AMP8
WR914	Third Party - Cello 4S and Regulo	This preferred option would involve surveys and the installation of pressure management devices by a Third Party over a 5 year period together with ongoing maintenance to be undertaken by United Utilities.	4.0	AMP8

The effects of these options on European sites are assessed in the following sections.

## 4.2 Demand Management / Leakage Reduction Measures

**Table 4.1** includes the proposed leakage reduction and distribution management options. These options will have no negative operational effects on European sites as they will reduce treated water use. The only realistic mechanism for a negative effect would be through any construction required (for example, the leakage reduction programme may require repair of a pipe in or near an SAC), but this cannot be meaningfully assessed at the strategic level since information on the location of leaks is not available without specific investigations, which would form part of the option package (i.e. the precise location and severity of most leakages is not known ahead of detection), and there is consequently no information on the scale (etc.) of any construction required. Therefore, from an HRA perspective, the options are 'screened in' (as an effect pathway is conceivable) but as a meaningful appropriate assessment is not possible, the assessment is necessarily deferred to the project level.

However, it is clear that the anticipated works associated with these options are not of a scale that would suggest that effects are potentially unavoidable at the project stage, and the WRMP requires that the standard avoidance measures in **Appendix G** be employed (which includes a requirement for the potential for European sites to be affected to be considered at the planning stage). The WRMP does not imply any approval for schemes that come forward under these options or remove the need for project-level assessments, although the measures noted in Appendix G will ensure that potential adverse effects can be identified and avoided at the project stage. **The distribution management and leakage-reduction options are therefore excluded from further assessment**.



## 4.3 Option 112

This option would involve implementing Manchester and Pennine Aqueduct outage for a period of four weeks to facilitate the installation of connections associated with the works required under Option 37-42. As there would be no new development associated with this option, there would be 'no effect' on any European sites (and hence no possibility of 'in combination' effects). Therefore, the screening conclusion for this option is 'no significant effects alone or in combination'.

## 4.4 Option 37-42

#### Summary of scheme

This option would provide protection against structural failure of an existing single pipe section of the Manchester and Pennine Aqueduct and would be used for the conveyance of treated water. The principal construction elements of this option would be:

- the construction of new 2.6m diameter conduits and a 2.85m diameter tunnel for a total length of approximately 51.9km (predominantly using directional drill or tunnelling construction techniques; route to be confirmed as part of project design);
- associated temporary above ground construction works at approximately 12 locations, including short (max. 1km) sections of open-cut pipeline;
- new connection chambers and isolating penstocks on the existing Aqueduct at approximately eight locations.

#### Likely impact pathways

#### Construction

The precise route of the new conduits and tunnels can only be determined at the project-level, although the route is likely to largely parallel the existing Manchester and Pennine Aqueduct, and assessment has been undertaken on this basis. This would be a substantial construction scheme although most of the works would be some distance from the nearest European sites and the majority of the construction would require non-invasive tunnelling or directional-drill techniques. However, the scheme will require a number of temporary and permanent small-scale above-ground structures and facilities although there are no reasons to assume that these will need to be located in areas where effects on European sites are unavoidable. The principal environmental risks are therefore likely to be:

- contamination of surface waters by site-derived pollutants;
- disturbance of sensitive species (e.g. from site lighting, noise, visual impact, vibration, etc.).

There is a theoretical risk of groundwater bodies being affected by the pipeline, which may then have indirect effects on any groundwater dependent ecosystems that may be associated with European sites, although geological investigations have indicated that this risk is minimal due to the dominance of low-permeability geological formations and the depth of the pipeline.

#### Operation

The operation of the scheme would be within the terms of the existing abstraction licences, and so no operational effects would be expected.

#### **Screening of European sites**

There are 22 European sites downstream or within 20km of the likely locations of the construction works, or otherwise linked by a potential effect pathway. The sites, their interest features, and location relative to the option are set out in **Table 4.1**.



### Table 4.2European sites within 20 km of Option, or otherwise connected

Site and Interest Features	~Distance / Connectivity
River Kent SAC	0.6 km
<ul> <li>Water courses of plain to montane levels with the <i>Ranunculion fluitantis</i> and <i>Callitricho-Batrachion</i> vegetation</li> <li>Freshwater mussel <i>Margaritifera margaritifera</i></li> <li>White-clawed (or Atlantic stream) crayfish <i>Austropotamobius pallipes</i></li> <li>Bullhead <i>Cottus gobio</i></li> </ul>	
North Pennines Dales Meadows SAC	1.1 km
<ul> <li>Molinia meadows on calcareous, peaty or clayey-silt-laden soils (Molinion caeruleae)</li> <li>Mountain hay meadows</li> </ul>	
Bowland Fells SPA	0 km
<ul> <li>Hen harrier Circus cyaneus</li> <li>Merlin Falco columbarius</li> <li>Lesser black-backed gull Larus fuscus</li> </ul>	
Morecambe Bay Pavements SAC	5.1 km
<ul> <li>Hard oligo-mesotrophic waters with benthic vegetation of <i>Chara</i> spp.</li> <li>European dry heaths</li> <li><i>Juniperus communis</i> formations on heaths or calcareous grasslands</li> <li>Semi-natural dry grasslands and scrubland facies on calcareous substrates (<i>Festuco-Brometalia</i>) (* important orchid sites)</li> <li>Calcareous fens with <i>Cladium mariscus</i> and species of the <i>Caricion davallianae</i></li> <li>Limestone pavements</li> <li><i>Tilio-Acerion</i> forests of slopes, screes and ravines</li> <li>Old sessile oak woods with <i>Ilex</i> and <i>Blechnum</i> in the British Isles</li> <li><i>Taxus baccata</i> woods of the British Isles</li> <li>Narrow-mouthed whorl snail <i>Vertigo angustior</i></li> </ul>	
Rochdale Canal SAC	6 km
Floating water-plantain Luronium natans	
Calf Hill and Cragg Woods SAC	9.5 km
<ul> <li>Old sessile oak woods with <i>llex</i> and <i>Blechnum</i> in the British Isles</li> <li>Alluvial forests with <i>Alnus glutinosa</i> and <i>Fraxinus excelsior</i> (<i>Alno-Padion, Alnion incanae, Salicion albae</i>)</li> </ul>	
<ul> <li>Morecambe Bay SAC</li> <li>Sandbanks which are slightly covered by sea water all the time</li> <li>Estuaries</li> <li>Mudflats and sandflats not covered by seawater at low tide</li> <li>Coastal lagoons</li> <li>Large shallow inlets and bays</li> <li>Reefs</li> <li>Perennial vegetation of stony banks</li> <li>Salicornia and other annuals colonizing mud and sand</li> <li>Atlantic salt meadows (<i>Glauco-Puccinellietalia maritimae</i>)</li> <li>Embryonic shifting dunes</li> <li>Shifting dunes along the shoreline with <i>Ammophila arenaria</i> ("white dunes")</li> <li>Fixed coastal dunes with herbaceous vegetation ("grey dunes")</li> <li>Atlantic decalcified fixed dunes (<i>Calluno-Ulicetea</i>)</li> <li>Dunes with <i>Salix repens</i> ssp. <i>argentea</i> (<i>Salicion arenariae</i>)</li> <li>Humid dune slacks</li> <li>Great crested newt <i>Triturus cristatus</i></li> </ul>	10.1 km
Morecambe Bay and Duddon Estuary SPA	10 km /DS



#### Site and Interest Features

Little egret *Egretta garzetta* 

- Whooper swan Cygnus cygnus
- Pink-footed goose Anser brachyrhynchus
- Common shelduck Tadorna tadorna
- Northern pintail Anas acuta
- Eurasian oystercatcher *Haematopus ostralegus*
- Ringed plover Charadrius hiaticula
- European golden plover Pluvialis apricaria
- Grey plover Pluvialis squatarola
- Red knot Calidris canutus
- Sanderling Calidris alba
- Ruff Philomachus pugnax
- Bar-tailed godwit Limosa lapponica
- Eurasian curlew Numenius arquata
- Common redshank *Tringa totanus*
- Ruddy turnstone Arenaria interpres
- Mediterranean gull Larus melanocephalus
- Lesser black-backed gull Larus fuscus
- Herring gull Larus argentatus
- Sandwich tern Sterna sandvicensis
- Common tern Sterna hirundo
- Little tern Sterna albifrons
- Black-tailed godwit Limosa limosa islandica
- Dunlin Calidris alpina alpina
- Seabird assemblage Seabird assemblage
- Waterfowl assemblage Waterfowl assemblage

#### Morecambe Bay Ramsar

- Crit. 4 supports plant/animal species at a critical stage in their life cycles, or provides refuge
- Crit. 5 regularly supports 20,000 or more waterbirds
- Crit. 6 regularly supports 1% of the individuals in a population of one species/subspecies of waterbirds

#### Lake District High Fells SAC

- Oligotrophic to mesotrophic standing waters with vegetation of the Littorelletea uniflorae and/or of the Isoëto-
- Nanojuncetea
   Northern Atlantic wet heaths with Erica tetralix
- European dry heaths
- Alpine and Boreal heaths
- Juniperus communis formations on heaths or calcareous grasslands
- Siliceous alpine and boreal grasslands
- Species-rich Nardus grasslands, on silicious substrates in mountain areas (and submountain areas in Continental
- Europe)
   Hydrophilous tall herb fringe communities of plains and of the montane to alpine levels
- Blanket bogs (\* if active bog)
- Alkaline fens
- Siliceous scree of the montane to snow levels (Androsacetalia alpinae and Galeopsietalia ladani)
- Calcareous rocky slopes with chasmophytic vegetation
- Siliceous rocky slopes with chasmophytic vegetation
- Old sessile oak woods with Ilex and Blechnum in the British Isles
- Slender green feather-moss Drepanocladus (Hamatocaulis) vernicosus

#### Ingleborough Complex SAC

- > Juniperus communis formations on heaths or calcareous grasslands
- Semi-natural dry grasslands and scrubland facies on calcareous substrates (Festuco-Brometalia) (\* important orchid sites)
- > Molinia meadows on calcareous, peaty or clayey-silt-laden soils (Molinion caeruleae)
- Blanket bogs (\* if active bog)
- Petrifying springs with tufa formation (Cratoneurion)
- Alkaline fens
- Calcareous rocky slopes with chasmophytic vegetation
- Limestone pavements
- Tilio-Acerion forests of slopes, screes and ravines

#### South Pennine Moors SAC

Northern Atlantic wet heaths with Erica tetralix

~Distance / Connectivity

10.6 km

10.2 km

10.3 km

#### 10.8 km



Site and Interest Features	~Distance / Connectivity
<ul> <li>European dry heaths</li> <li>Blanket bogs (* if active bog)</li> <li>Transition mires and quaking bogs</li> <li>Old sessile oak woods with <i>llex</i> and <i>Blechnum</i> in the British Isles</li> </ul>	
South Pennine Moors Phase 2 SPA	11.1 km
<ul> <li>Merlin Falco columbarius</li> <li>European golden plover Pluvialis apricaria</li> <li>Short-eared owl Asio flammeus</li> </ul>	
Witherslack Mosses SAC	12.1 km
<ul> <li>Active raised bogs</li> <li>Degraded raised bogs still capable of natural regeneration</li> </ul>	
Leighton Moss Ramsar	12.4 km
1 - sites containing representative, rare or unique wetland types Crit. 1 - sites containing representative, rare or unique wetland types	
Leighton Moss SPA	13.5 km
<ul> <li>Great bittern Botaurus stellaris</li> <li>Eurasian marsh harrier Circus aeruginosus</li> </ul>	
River Eden SAC	16.1 km
<ul> <li>Oligotrophic to mesotrophic standing waters with vegetation of the <i>Littorelletea uniflorae</i> and/or of the <i>Isoëto-Nanojuncetea</i></li> <li>Water courses of plain to montane levels with the <i>Ranunculion fluitantis</i> and <i>Callitricho-Batrachion</i> vegetation</li> <li>Alluvial forests with <i>Alnus glutinosa</i> and <i>Fraxinus excelsior</i> (<i>Alno-Padion, Alnion incanae, Salicion albae</i>)</li> <li>White-clawed (or Atlantic stream) crayfish <i>Austropotamobius pallipes</i></li> <li>Sea lamprey <i>Petromyzon marinus</i></li> <li>Brook lamprey <i>Lampetra planeri</i></li> <li>River lamprey <i>Lampetra fluviatilis</i></li> <li>Atlantic salmon <i>Salmo salar</i></li> <li>Bullhead <i>Cottus gobio</i></li> <li>Otter <i>Lutra lutra</i></li> </ul>	
Asby Complex SAC	18 km
<ul> <li>Hard oligo-mesotrophic waters with benthic vegetation of <i>Chara</i> spp.</li> <li>European dry heaths</li> <li>Semi-natural dry grasslands and scrubland facies on calcareous substrates (<i>Festuco-Brometalia</i>) (* important orchid sites)</li> <li><i>Molinia</i> meadows on calcareous, peaty or clayey-silt-laden soils (<i>Molinion caeruleae</i>)</li> <li>Calcareous fens with <i>Cladium mariscus</i> and species of the <i>Caricion davallianae</i></li> <li>Petrifying springs with tufa formation (<i>Cratoneurion</i>)</li> <li>Alkaline fens</li> <li>Limestone pavements</li> <li>Geyer's whorl snail <i>Vertigo geyeri</i></li> <li>Slender green feather-moss <i>Drepanocladus (Hamatocaulis) vernicosus</i></li> </ul>	
Esthwaite Water Ramsar	18 km
<ul> <li>1 - sites containing representative, rare or unique wetland types Crit. 1 - sites containing representative, rare or unique wetland types</li> <li>2 - supports vulnerable, endangered, or critically endangered species or threatened eco. communities Crit. 2 - supports vulnerable, endangered, or critically endangered species or threatened eco. communities</li> </ul>	
Manchester Mosses SAC	18.1 km
Degraded raised bogs still capable of natural regeneration	
Naddle Forest SAC	18.1 km



Site and Interest Features	~Distance / Connectivity
<ul> <li>Northern Atlantic wet heaths with <i>Erica tetralix</i></li> <li>European dry heaths</li> <li>Old sessile oak woods with <i>Ilex</i> and <i>Blechnum</i> in the British Isles</li> </ul>	
Peak District Moors (South Pennine Moors Phase 1) SPA	19.4 km
<ul> <li>Merlin Falco columbarius</li> <li>European golden plover Pluvialis apricaria</li> <li>Short-eared owl Asio flammeus</li> </ul>	

\*Priority features DS – Downstream site

Sites and interest features must be both exposed and sensitive to potential effects for significant effects to be possible. Sites where all of the interest features are clearly not exposed to the option are identified in **Table 4.2**, and are not considered further within the assessment of this option (note, for these sites it is considered that there will be 'no effects' (as opposed to 'no likely significant effects') and so there will be no possibility of 'in combination' effects).

#### Table 4.3 Initial screening of European sites

Site	Consider further?	Rationale
River Kent SAC	Yes	Construction required within close proximity; site potentially vulnerable to run-off (etc.).
North Pennine Dales Meadows SAC	No	Closest units SAC (Myttons Meadows SSSI and Bell Sykes Meadows SSSI) are located approximately 2 km from the nearest section of pipeline, although there will be no excavation in this area. The nearest area of above ground construction is approximately 3 km from the SSSIs, adjacent to the River Hodder but downstream of the SAC units, and so there is no hydrological connectivity.
Bowland Fells SPA	Yes	Construction required within close proximity; features potentially vulnerable to disturbance (etc.).
Morecambe Bay Pavements SAC	No	Site/features not exposed to likely outcomes of option (distance, no hydrological connectivity).
Rochdale Canal SAC	No	Site/features not exposed to likely outcomes of option (distance, no hydrological connectivity).
Calf Hill and Cragg Woods SAC	No	Site/features not exposed to likely outcomes of option (distance, no hydrological connectivity).
Morecambe Bay SAC	Yes	Downstream site; small possibility of construction-stage effects although likely to be weak.
Morecambe Bay SPA	Yes	Downstream site; small possibility of construction-stage effects although likely to be weak.
Morecambe Bay Ramsar	Yes	Downstream site; small possibility of construction-stage effects although likely to be weak.
Lake District High Fells SAC	No	Site/feature not exposed and sensitive to likely outcomes of option (upstream site)
Ingleborough Complex SAC	No	Site/feature not exposed and sensitive to likely outcomes of option (upstream site)
South Pennine Moors SAC	No	Site/feature not exposed and sensitive to likely outcomes of option (upstream site)



Site	Consider further?	Rationale
South Pennine Moors Phase 2 SPA	No	Site/feature not exposed and sensitive to likely outcomes of option (distance / upstream site)
Witherslack Mosses SAC	No	Site/features not exposed to likely outcomes of option (distance, no hydrological connectivity).
Leighton Moss Ramsar	No	Site/features not exposed to likely outcomes of option (distance, no hydrological connectivity).
Leighton Moss SPA	No	Site/features not exposed to likely outcomes of option (distance, no hydrological connectivity).
River Eden SAC	No	Site/features not exposed to likely outcomes of option (distance, no hydrological connectivity).
Asby Complex SAC	No	Site/features not exposed to likely outcomes of option (distance, no hydrological connectivity).
Esthwaite Water Ramsar	No	Site/features not exposed to likely outcomes of option (distance, no hydrological connectivity).
Manchester Mosses SAC	No	Site/features not exposed to likely outcomes of option (distance, no hydrological connectivity).
Naddle Forest SAC	No	Site/features not exposed to likely outcomes of option (distance, no hydrological connectivity).
Peak District Moors (South Pennine Moors Phase 1) SPA	No	Site/features not exposed to likely outcomes of option (distance, no hydrological connectivity).

The likely effects of the option on the site where potential impact pathways are identified (i.e. the possibility of significant effects cannot be excluded) are considered in the following sections.

#### **Appropriate Assessment**

#### Incorporated measures

Appropriate site- and feature-specific avoidance measures and development criteria are set out in **Appendix G** of this HRA, and are referenced by the WRMP. The WRMP requires that these measures be employed at the project-level unless scheme-specific HRAs or environmental studies demonstrate that they are not required (i.e. the anticipated effect will not occur), not appropriate, or that alternative or additional measures are more appropriate. Additional feature-specific measures are included for the following site:

River Kent SAC: in addition to normal project-level planning and best-practice, construction of the scheme will avoid the main migration and spawning periods for salmon to minimise the risk of displacement or barrier effects due to noise, vibration or site-derived pollutants, unless scheme-specific analyses demonstrate that any effects associated with construction works will be 'not significant' or will have no adverse effect on the integrity of the SAC. Freshwater mussel is dependent on salmon for part of its life-cycle.

No specific measures (over the requirements for normal project-level planning and best-practice) are considered necessary at the plan-level for the other European sites potentially exposed to the likely effects of the option.


### **Bowland Fells SPA**

### Context

The Bowland Fells are an extensive upland area with summits mostly in the range 450-550 m. It covers extensive tracts of semi-natural moorland habitats including heather-dominated moorland and blanket mire. The geology is millstone grit-capped fells overlying softer Bowland shales, resulting in predominantly acidic vegetation types.

The pipeline will be tunnelled or directionally drilled beneath the Bowland Fells SPA, with above ground works (reception pits etc.) on lower ground either side of the fells; the closest above ground works will be  $\sim$ 2.9 km from the SPA boundary and so the site habitats will not be directly exposed to the likely effects of the scheme (site is 'upstream' of the construction area and normal best-practice measures can be relied on to ensure that habitats are unaffected). There is a theoretical risk of groundwater bodies being affected by the pipeline, which may then have indirect effects on any groundwater dependent ecosystems that may be associated with European sites, however.

Many birds are sensitive to disturbance or displacement due to human activity. Disturbance will typically cause changes in behaviour such as the cessation of feeding and the adoption of a 'heads up' alert posture, with increasing disturbance resulting in short flights or walks away from the affected area; displacement generally refers to longer term or larger scale movements away from areas that would normally be used. Disturbance or displacement can affect bird species by:

- increasing energy expenditure (e.g. due to a flight response, or by reducing the time spent at roosts); and / or by
- reducing energy intake (e.g. by reducing feeding time due to increased vigilance, or by reducing foraging efficiency due to increased competition or unfamiliarity with new foraging areas that birds may be displaced to).

The net effects of disturbance or displacement can be quite variable and will depend on a number of factors, including the type of disturbance; its duration and frequency; the availability, location and quality of alternative habitat; and the bird species involved.

### Assessment of effects - Disturbance

The SPA is ~2.9km from the likely construction areas at the closest point and so effects on birds using habitats within the SPA would not be expected (most construction noise would naturally attenuate within this distance<sup>31</sup>, and established 'flush distances' for birds due to visual disturbance are invariably less than this<sup>32</sup>. However, the principal interest features (breeding **Merlin** and **Lesser black backed gull**) are known to feed outside the SPA on adjacent areas of farmland; these undesignated habitats may be considered 'functionally linked' to the SPA and so important for the maintenance of its integrity, depending on how they are used.

**Merlin** are likely to be less sensitive and less exposed to the potential effects of the scheme due to their behavioural characteristics and are not considered further.

Recent tracking studies of **Lesser black-backed gulls** in the Bowland Fells SPA (Clewley *et al.* 2017) indicate that tracked gulls forage almost exclusively in terrestrial habitats, principally urban areas and landfill sites to the south and southwest of the SPA (e.g. Preston) with some use of local agricultural areas. It is possible that construction works could result in temporary disturbance or displacement of Lesser black-backed gulls using local non-designated habitats for foraging. However, the proposed above ground works near the SPA will be relatively limited in extent and likely to occur in habitats that are widely available in the local area; any disturbance or displacement effects will therefore be local only and will be entirely moderated

 $<sup>^{31}</sup>$  As a guide, a typical long-reach excavator has sound power level of 109 dB(A); drills and saws have sound power levels between 103 dB(A) and 114 dB(A). Without any barriers, the noise level of the loudest equipment used would attenuate to around 55dB(A) within 300m, and to 50 dB(A) within 600m due to distance alone, although these figures should be used cautiously as the character of the noise will be as important as the level (if not more so). 60dB(A) is approximately equivalent to a conversation; 50dB(A) is approximately equivalent to the level associated with a quiet suburb or light traffic.

<sup>&</sup>lt;sup>32</sup> Larger species such as curlew typically have larger 'flush distances', the distances at which birds typically move when approached by people. Laursen *et al.* (2005) determined that the mean flush distance for shelduck was 225 m; 319 m for brent geese; but only 70 m for dunlin (a much smaller species).



by the availability of similar terrestrial habitats away from the development area. On this basis, adverse effects alone or in combination would not be expected, and potential effects can in any case be avoided or controlled through the normal project planning process and standard best-practice measures (see **Appendix G**).

### Assessment of effects – Hydrogeology

There is a theoretical risk of groundwater bodies beneath the SPA being affected by the aqueduct, which may then have indirect effects on any groundwater dependent ecosystems within the European sites that have hydrological connectivity. This could, in theory, result affect the integrity of the SPA by affecting the habitats that support the interest features. However, this risk is considered to be negligible due to:

- the dominance of low-permeability geological formations;
- the nature of the upland habitats (predominantly ombrotrophic mires (etc.) maintained by rainfall and shallow subsurface flows rather than deep groundwater) and the absence of any evidence of significant connectivity with groundwater;
- the depth of the pipeline (at least 50m below the surface at the boundary of the SPA, and more typically in excess of 200m below the surface);
- the absence of any evidence that the existing aqueduct, which also runs beneath the fells, is having any effect on surface habitats.

### Summary

Based on the available information it is clear that this option can be delivered with 'no adverse effect' on the integrity of the Bowland Fells SPA 'alone' (recognising that not every potential future 'in combination' effect can be determined at the plan level, and that project-level HRA will still be required), and in practice it is very likely that 'significant effects' could be avoided entirely at the project-level through project planning or normal best-practice.

### **River Kent SAC**

The aqueduct is located approximately 0.6km from the River Kent SAC near Kendal, which may be vulnerable to site-derived pollutants. All of the features of the site (**Water courses of plain to montane levels with the** *Ranunculion fluitantis* and *Callitricho-Batrachion* vegetation; Freshwater mussel; **White-clawed crayfish**; and **Bullhead**) will be sensitive to construction pollution, as will salmon (which hosts the larval form of the freshwater mussel). Salmon may also be sensitive to noise and vibration during migration (although this would almost certainly be undetectable at 0.6km from the river).

Site-derived pollution of watercourses can be reliably prevented with standard and established best-practice measures that are known to be available, achievable and likely to be effective (see **Appendix G**), although the precise mitigation requirements will depend on the construction proposals. It may be necessary to undertake scheme-specific surveys once construction requirements are established, but any potential effects on the river can be avoided through scheme design, construction timing, and established mitigation. On this basis, adverse effects would not be expected and it is very likely that there would be 'no effect' on the River Kent SAC (and hence no possibility of 'in combination' effects). However, scheme-specific mitigation (including avoiding construction during the key spawning periods) is set out in **Appendix G** and will be employed unless scheme-specific surveys or analyses demonstrate that any potential effects associated with construction works can be avoided, will be 'not significant', or will have no adverse effect on the integrity of the SAC. As a result it can be concluded (based on the information available at the plan-level) that this option will have no adverse effects (alone) on the River Kent SAC.

### Morecambe Bay SAC / Morecambe Bay and Duddon Estuary SPA / Morecambe Bay Ramsar

Short sections of open-cut pipeline either cross, or are within the catchment of, minor tributaries of Morecambe Bay (and hence its associated European sites). This includes a probable open-cut crossing of a tributary of Lupton Beck, near Wyndhammere. However, all of these construction works actions are at least



10km from the European sites, and further when downstream distance is considered, and so any sitederived pollutants that enter the watercourses will be substantially attenuated by the time they reach the European sites. More importantly, site-derived pollution of watercourses can be reliably prevented with standard and established best-practice measures that are known to be available, achievable and likely to be effective and it is very likely that there would be 'no effect' on these European sites (and hence no possibility of 'in combination' effects) due to this scheme.

With regard to the mobile species of the SPA and Ramsar sites, this aspect can only be reliably assessed at the scheme-level through bespoke surveys (should they be considered necessary). However, it is extremely unlikely that species known to use non-designated agricultural land (e.g. golden plover, pink-footed goose) will be 'functionally dependent' on the small areas of habitat affected by construction, due to the distance and wider availability of essentially identical habitat elsewhere, such that significant or significant adverse effects could occur; and, in any case, potential effects would be easily avoidable by timing works to avoid the winter period.

As a result it can be concluded (based on the information available at the plan-level) that this option will have no adverse effects alone on Morecambe Bay SAC, Morecambe Bay and Duddon Estuary SPA or Morecambe Bay Ramsar.

### Conclusion

Based on the information available at the plan-level it can be concluded that this option will have no adverse effects alone on any European sites. In combination effects are considered in the following section.

## 4.5 In Combination Effects

The assessment of 'in combination' effects in the following sections covers potential interactions between the preferred options and other schemes as individual projects, and the wider potential interactions associated with other strategies and plans.

### **Effects between Preferred Options**

There will be no between-option 'in combination' effects; the effects of the demand-management and leakage reduction options cannot be assessed at the plan-level, and Option 112 does not itself involve development (it simply facilitates Option R37 - 42).

### Effects with major projects

Known major projects that are likely to increase demand have been taken into account during the development of the WRMP and determination of future deficits; this is in addition to the growth scenarios used to determine the effects of local plans/housing growth. By modelling these major projects when determining deficits and proposals, the WRMP can ensure that LSE 'in combination' with these projects is unlikely (in terms of water resources availability). These projects are also unlikely to have 'in combination' effects in relation to construction, assuming normal construction best practice, due to the relative locations of these projects and the Preferred Options. The potential for currently identified NSIPs near the UU supply area to operate in combination with the WRMP Options is summarised in **Table 4.3** below; this identifies those European sites that are potentially exposed to both a WRMP option and a known major project. However, it must be noted that many of these projects will have been delivered by the time that specific options are implemented (due to the long-term and phased nature of the WRMP), and so this assessment is necessarily limited and would require repeating for project-level assessments as the Options come forward.

1	
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NSIP / Major Scheme	Stage	Summary	European sites potentially exposed to project and WRMP Options	'In combination' assessment
A585 Windy Harbour to Skippool Improvement Scheme	Pre- Application	5km two lane dual carriageway road connecting Windy Harbour Junction to Skippool Junction (Poulton-le-Fylde, Blackpool).	None	No 'in combination' effects – European sites near this scheme will be unaffected by the WRMP options.
Hillhouse Enterprise Zone Power Station	Pre- Application	Up to 900MW Megawatt electrical (MWe) Power Plant primarily using combined cycle gas turbine (CCGT) technology and a new gas pipeline, Above Ground Installations at St Michael's on Wyre and Hillhouse, and an electrical cable to Stanah substation.	None	No "in combination' effects – European sites near this scheme will be unaffected by the WRMP options.
NuGens Moorside Project in West Cumbria	Pre- Application	New Nuclear Power Generating Station (up to 3.6GW), with ancillary and other associated development	<ul> <li>Morecambe Bay &amp; Duddon Estuary SPA</li> <li>Morecambe Bay Ramsar</li> <li>Morecambe Bay SAC</li> </ul>	No 'in combination' effects – WRMP options can be delivered without adverse effects on these sites, and in combination effects can be avoided with normal best-practice (indeed, as the effects of the WRMP options alone are likely to be nil it is arguable that in combination effects cannot occur).
North West Coast Connections Project - N Grid	Pre- Application	Proposed 400kV electricity transmission connections from Moorside (near Sellafield) in West Cumbria to the existing transmission system in Cumbria / Lancashire.	<ul> <li>Morecambe Bay &amp; Duddon Estuary SPA</li> <li>Morecambe Bay Ramsar</li> <li>Morecambe Bay SAC</li> <li>Bowland Fells SPA</li> </ul>	No 'in combination' effects – WRMP options can be delivered without adverse effects on these sites, and in combination effects can be avoided with normal best-practice (indeed, as the effects of the WRMP options alone are likely to be nil it is arguable that in combination effects cannot occur).
Keuper Gas Storage Project	Decided	Underground Gas Storage Facility - up to 19 underground caverns, gas processing plant and associated development. Located at Holford Brinefield, approximately 3km north of Middlewich, Cheshire.	None	No "in combination' effects – European sites near this scheme will be unaffected by the WRMP options.
Walney Extension Offshore Wind Farm	Decided	Offshore wind farm extension located to the west and northwest of the existing offshore wind farm together with offshore and onshore electrical infrastructure including cable route from the coast to a new substation located near Middleton, Lancashire.	<ul> <li>Bowland Fells SPA</li> <li>Morecambe Bay &amp; Duddon Estuary SPA</li> <li>Morecambe Bay Ramsar</li> <li>Morecambe Bay SAC</li> </ul>	No 'in combination' effects – WRMP options can be delivered without adverse effects on these sites, and in combination effects can be avoided with normal best-practice (indeed, as the effects of the WRMP options alone are likely to be nil it is arguable that in combination effects cannot occur).

# Table 4.4 Summary of 'in combination' assessment for WRMP Options and known major schemes / NSIPs near the UU supply area



NSIP / Major Scheme	Stage	Summary	European sites potentially exposed to project and WRMP Options	'In combination' assessment
Preesall Saltfield Underground Gas Storage	Decided	Underground gas storage facility. Located at Preesall Saltfield, Over Wyre, Lancashire.	None	No 'in combination' effects – European sites near this scheme will be unaffected by the WRMP options.
Whitemoss Landfill Western Extension	Decided	The construction of new hazardous waste management facilities at Whitemoss Landfill comprising the construction of new landfill void to the west of the existing landfill site for the disposal of hazardous waste together with associated development. Skelmersdale, Lancashire	None	No 'in combination' effects – European sites near this scheme will be unaffected by the WRMP options.
A556 Knutsford to Bowdon Scheme	Decided	Highway improvements including junction works and new road.	None	No 'in combination' effects – European sites near this scheme will be unaffected by the WRMP options.
Hydrodec Oil Re-Refinery Eastham	Pre- Application	The construction of a new hazardous waste recovery facility at Power House Road, Eastham, Port Wirral, Merseyside comprising the construction and operation of a waste oil re-refining plant together with associated and ancillary development.	None	No 'in combination' effects – European sites near this scheme will be unaffected by the WRMP options.
Burbo Bank Extension offshore wind farm	Decided	Proposed Burbo Bank Extension offshore wind farm located west of the operational Burbo Bank offshore wind farm in Liverpool Bay, around 7 km north of the North Wirral coast, 8.5 km from Crosby beach, and 12.2 km from the Point of Ayr on the Welsh coast.	<ul> <li>Morecambe Bay &amp; Duddon Estuary SPA</li> <li>Morecambe Bay Ramsar</li> </ul>	No 'in combination' effects – WRMP options can be delivered without significant effects on these sites, and in combination effects can be avoided with normal best-practice (indeed, as the effects of the WRMP options alone are likely to be nil it is arguable that in combination effects cannot occur).
Alexandra Dock Biomass Project	Pre- Application	New Biomass energy project (output of between 100 and 150MW) at Alexandra Dock, Liverpool.	None	No 'in combination' effects – European sites near this scheme will be unaffected by the WRMP options.
Heysham to M6 Link Road	Decided	Completion of the Heysham to M6 Link, a new dual carriageway link road, approximately 4.8 kms long, located to the north of Lancaster and connecting the junction of the A683 and A589 by Lancaster and Morecambe College with Junction 34 of the M6 motorway	<ul> <li>Bowland Fells SPA</li> <li>Morecambe Bay &amp; Duddon Estuary SPA</li> <li>Morecambe Bay Ramsar</li> </ul>	No 'in combination' effects – WRMP options can be delivered without significant effects on these sites, and in combination effects can be avoided with normal best-practice (indeed, as the effects of the WRMP options alone are likely to be nil it is arguable that in combination effects cannot occur).



### **Minor projects**

It has not been possible to produce a definitive list of existing (minor) planning applications near the likely zones of influence of the WRMP options, and in reality the timescales for construction of the Preferred Options are such that generating a list at this stage would be of little value. Since the WRMP has been based on the most recent ONS growth projections and developed with reference to local plans, the combined effect of any minor developments on water demand has been accounted for within the WRMP projections. As a result, it is considered that there will be no impacts in terms of water resource availability (i.e. it is unlikely that a substantial water-using development or industry would come online that had not been considered by the WRMP). It is possible that there will be 'in combination' scheme-specific construction effects associated with future planning applications, although this can only be assessed nearer the time of construction.

### Effects with other strategic plans and water resource demand

The WRMP explicitly accounts for growth forecasts when calculating future water demand (and hence areas with potential deficits). This means that 'in combination' water-resource effects with growth promoted by other plans or projects are considered and accounted for during the WRMP development process and its deficit calculations. Potential 'in combination' effects in respect of water-resource demands due to other plans or projects are therefore unlikely since these demands are explicitly modelled when determining deficit zones and hence developing Feasible Options. As a result (in respect of water resources) the WRMP is not likely to make non-significant effects in other plans significant (indeed, other plans are arguably the 'source' of any potential effects in respect of water demand, with the WRMP having to manage potential effects that are not generated by the WRMP itself).

Obviously local plans are not all consistent with regard to planned growth and this arguably introduces some uncertainty. However, with regard to water resources and planning uncertainty it is important to note the following:

- The WRMP safeguards against uncertainty in option yield and timing through 'Target Headroom'; this is an allowance provided in the planning process (i.e. designed-in spare capacity) that ensures that any supply-demand deficit will still be met if there is an underperforming demand management measure or growth exceeds predicted levels. It is therefore extremely unlikely that additional demand or a poorly-performing option would 'suddenly' result in a deficit that might affect a European site; and (in any case);
- The WRMP is revised on a five-yearly cycle, which allows any changes in demand forecasts (e.g. as new plans come forward) to be accounted for, and for timely intervention should a measure not be performing as expected. Delivery is also formally reviewed on an annual basis.

It is therefore considered that the Preferred Options will not have significant 'in combination' effects with local plans in respect of water resources.

### Effects with other strategic plans and development pressure

Regional and local plans have been reviewed at a high level to determine whether there are any likely significant 'in combination' effects (see **Appendix F**), with allocation sites identified where possible. This review has not indicated any potential or likely 'in combination' effects that could occur as a result of cumulative development pressure, and in reality the timescales involved in the Preferred Options and the absence of detail on allocation proposals makes any 'in combination' assessment difficult and potentially meaningless. However, the Preferred Options are not of a scale or type that would make 'in combination' effects likely.

### New water and existing consents

Where 'new water' is required (i.e. a new or modified abstraction) 'in combination' water-resource demands are possible with existing abstractions. As noted, the WRMP does not explicitly consider the potential 'in combination' effects of non-UU abstraction or discharge consents since this is addressed by the EA Review of Consents process or the licence application process (which will be subject to HRA). However, it must be



recognised that the water potentially available from a source is determined by the EA, NRW and UU, based on various assessments and data sources including the relevant CAMS; options are only proposed where there is a reasonable likelihood of water being available. In most instances the potential 'in combination' effects can only be meaningfully assessed as part of the investigation works that are required for a new licence or amendment (for example, if new boreholes are required to assist with the modelling of a groundwater resource). However, none of the options would require the development of a new resource.

### **UU's Drought Plan**

As the WRMP options will reduce demand / leakage and improve system resilience it is unlikely that there will be any adverse effects with the Drought Plan (DP).

Notwithstanding this it should be noted that Drought Plan is only ever deployed *in extremis*, when conditions are such that European sites are likely to be affected independently of the Drought Plan's operation. UU has published its Drought Plan 2018, which is also subject to HRA. Whilst the Drought Plan and WRMP are written to complement each other, the Drought Plan may result in significant or adverse effects on water resource sensitive sites on its own due to the fundamental nature of the plan and the options.

However, the WRMP options cannot, in theory, operate in combination with the DP options: if the WRMP options are implemented then they will become a part of the baseline against which the effects of the DP options will be assessed (with the DP options then permitted or not at the application stage); until the point of implementation, the DP options would operate 'alone' in a drought situation. Furthermore, the implementation of a WRMP option will invariably require that the DP for that WRZ be revised, since the fundamental operational parameters of the WRZ will have changed. Finally, the impacts will depend entirely on the nature of the drought situation.

In theory, if a WRMP option results in less 'spare' water being available to water-resource sensitive sites then drought conditions may occur more frequently, and require a longer period for recovery from any temporary effects (depending on the hydrological functioning of the system); however, this type of effect is managed through licence conditions and minimum flow requirements which are designed to protect sites under a range of conditions, and DP options to alter such flow requirements would only be deployed after substantial additional study.

### **Other Water Company WRMPs**

The other water company WRMPs have been reviewed to identify potential in combination effects. Given the nature of UU's Preferred Options there is no possibility of 'in combination' effects with other WRMPs.



# 5. Summary and Conclusions

UU has completed its modelling of the supply-demand balance for WRMP planning period (2020-2045). One UU WRZ (the Strategic WRZ) has a very small (~3 Ml/d) baseline deficit towards the end of the planning period, which will be resolved through demand management and leakage reduction; the overall resilience of the network will also be improved through the Manchester and Pennine Resilience solution. This section summarises the conclusions of the HRA of the Revised Draft WRMP.

# 5.1 Summary

The 'plan-level' assessment of the options is summarised in **Table 5.1**. This incorporates the 'in combination' assessment conclusions and takes account of the general and option-specific mitigation or avoidance measures that will be employed at the project-level. **Table 5.1** also provides a 'conclusion' for the effects of each option. In summary, the conclusions for all of the options is 'no adverse effect alone or in combination' as there is no evidence to suggest that the Preferred Options will have any effects that are of a scale or type that cannot be reliably avoided or mitigated using the normal project-level controls identified.

# 5.2 Conclusion

The conclusion of the HRA of the Revised Draft WRMP is that the plan will have **no adverse effects, alone or in combination**, on any European sites taking into account established scheme-level mitigation and avoidance measures that will clearly be available, achievable and likely to be effective. This conclusion does not remove the need for consideration of Regulation 63 at the project-level, which will be required to address those aspects and uncertainties that cannot be meaningfully assessed at the plan-level, such as potential 'in combination' effects with forthcoming plans or projects that may coincide with option delivery.

Option	Aspect	LSE	AE	Summary of Assessment	Key avoidance / mitigation measures
Demand management – demand reduction	Construction	U	-	Demand management options will not involve any construction that could result in significant effects.	-
	Operation	U	-	Options cannot negatively affect European sites.	-
Demand management – leakage options	Construction	U	N	Potential construction effects of leakage options cannot be identified at the plan-level (no location information) and so any assessment of the effects of individual leakage repairs can only be made at the scheme level.	<ul> <li>Established best-practice avoidance and mitigation measures (Appendix G).</li> </ul>
	Operation	Ν	-	Options cannot negatively affect European sites.	-
Option 112	Construction	N	-	No development required under this option (essentially enabling works for Option 37-42).	-
	Operation	Ν	-	Option is a temporary outage of the Manchester and Pennine Aqueduct to allow connections for Option 37-42; can be timed / managed to ensure that potential supply restrictions do not indirectly affect any European sites through additional exploitation of other sources.	-
Option 37-42	Construction	Ŷ	Ν	Option is a major construction scheme involving works within 20km of ~22 European sites; however, most sites are not exposed to the environmental changes likely to be associated with the scheme (distance or absence of effect pathways). Adverse effects on those sites that may be exposed (Bowland Fells SPA, River Kent SAC, Morecambe Bay & Duddon Estuary SPA, Morecambe Bay Ramsar, Morecambe Bay SAC) can be avoided using normal best-practice mitigation measures (which are likely to ensure that effects 'alone' are nil, so avoiding the risk of 'in combination' effects). An in combination assessment has not identified any potential effects with other plans, projects or programmes.	<ul> <li>Established best-practice avoidance and mitigation measures (Appendix G).</li> <li>River Kent SAC: in addition to normal project-level planning and best-practice, construction of the scheme will avoid the main migration and spawning periods for salmon and lamprey species (late October – April) to minimise the risk of displacement or barrier effects due to noise, vibration or site-derived pollutants, unless scheme-specific analyses demonstrate that any effects associated with construction works will be 'not significant' or will have no adverse effect on the integrity of the SAC.</li> </ul>
	Operation	N	-	Option does not require any alterations to abstraction (etc) regimes	

### Table 5.1 Summary of plan-level assessment of options (including 'in combination' effects and incorporated measures)

(improves system resilience only).



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# Appendix A Summary of European Site Designations

### Table A1 European sites and associated designations

Designation	Abbreviation	Summary
European sites	-	Strictly, 'European sites' are: any Special Area of Conservation (SAC) from the point at which the European Commission and the UK Government agree the site as a 'Site of Community Importance' (SCI); any classified Special Protection Area (SPA); any candidate SAC (cSAC); and (exceptionally) any other site or area that the Commission believes should be considered as an SAC but which has not been identified by the Government. However, the term is also commonly used when referring to potential SPAs (pSPAs), to which the provisions of Article 4(4) of Directive 2009/147/EC (the 'new wild birds directive') apply; and to possible SACs (pSACs) and listed Ramsar Sites, to which the provisions of the Habitats Regulations are applied a matter of Government policy when considering development proposals that may affect them. "European site" is therefore used as an umbrella term for all of the above designated sites.
Special Area of Conservation	SAC	Designated under the EU Council Directive 92/43/EEC on the Conservation of natural habitats and of wild fauna and flora, and implemented in the UK through the Conservation of Habitats and Species Regulations 2017, and the Conservation (Natural Habitats, & c.) Regulations (Northern Ireland) 1995 (as amended).
Site of Community Importance	SCI	Sites of Community Importance (SCIs) are sites that have been adopted by the European Commission but not yet formally designated by the government of each country. Although not formally designated they are nevertheless fully protected by <i>Council Directive 92/43/EEC</i> on the Conservation of natural habitats and of wild fauna and flora, the Conservation of Habitats and Species Regulations 2017, and the Conservation (Natural Habitats, & c.) Regulations (Northern Ireland) 1995 (as amended).
Candidate SAC	cSAC	Candidate SACs (cSACs) are sites that have been submitted to the European Commission, but not yet formally adopted. Although these sites are still undergoing designation and adoption they are still fully protected by <i>Council Directive 92/43/EEC</i> on the Conservation of natural habitats and of wild fauna and flora, the Conservation of Habitats and Species Regulations 2017 and the Conservation (Natural Habitats, & c.) Regulations (Northern Ireland) 1995 (as amended).
Possible SACs	pSAC	Sites that have been formally advised to UK Government, but not yet submitted to the European Commission. The Governments in England, Scotland and Wales extend the same protection to these sites in respect of new development as that afforded to SACs as a matter of policy.
Draft SACs	dSAC	Areas that have been formally advised to UK government as suitable for selection as SACs, but have not been formally approved by government as sites for public consultation. These are not protected (unless covered by some other designation) and it is likely that their existence will not be established through desk study except through direct contact with the relevant statutory authority; however, the statutory authority is likely to take into account the proposed reasons for designation when considering potential impacts on them.
Special Protection Area	SPA	Designated under <i>EU Council Directive 79/409/EEC on the Conservation of Wild Birds</i> (the 'old Wild Birds Directive') and <i>Directive 2009/147/EC on the Conservation of Wild Birds</i> Directive') and <i>Directive 2009/147/EC on the Conservation of Wild Birds</i> (the 'new Wild Birds Directive, which repeals the 'old Wild Birds Directive'), and protected by Article 6 of <i>Directive 92/43/EEC on the Conservation of natural habitats and of wild fauna and flora.</i> These directives are implemented in the UK through the <i>Wildlife &amp; Countryside Act 1981</i> (as amended), the <i>Conservation of Habitats and Species Regulations 2017</i> , the <i>Wildlife (Northern Ireland) Order 1985</i> , the <i>Nature Conservation and Amenity Lands (Northern Ireland) Order 1985</i> and <i>The Conservation (Natural Habitats, &amp;C.) (Northern Ireland) Regulations 1995</i> (as amended) and the <i>Offshore Marine Conservation (Natural Habitats &amp; c.) Regulations 2007</i> .



Designation	Abbreviation	Summary
Potential SPA	pSPA	These are sites that are still undergoing designation and have not been designated by the Secretary of State; however, ECJ case law indicates that these sites are protected under Article 4(4) of <i>Directive 2009/147/EC</i> (which in theory provides a higher level of protection than the Habitats Directive, which does not apply until the sites are designated as SPAs), and as a matter of policy the Governments in England, Scotland and Wales extend the same protection to these sites in respect of new development as that afforded to SPAs, and they may be protected by some other designation (e.g. SSSI).
Ramsar	-	The Convention on Wetlands of International Importance especially as Waterfowl Habitat (Ramsar Convention or Wetlands Convention) was adopted in Ramsar, Iran in February 1971. The UK ratified the Convention in 1976. In the UK Ramsar sites are generally underpinned by notification of these areas as Sites of Special Scientific Interest (SSSIs) (or Areas of Special Scientific Interest (ASSIs) in Northern Ireland). Ramsar sites therefore receive statutory protection under the <i>Wildlife &amp; Countryside Act 1981</i> (as amended), and the <i>Nature Conservation and Amenity Lands (Northern Ireland) Order 1985</i> . However, as a matter of policy the Governments in England, Scotland and Wales extend the same protection to listed Ramsar sites in respect of new development as that afforded to SPAs and SACs.



# Appendix B Sustainability Reductions and the Review of Consents

The WRMP accounts for any reductions or alterations to licences that are required under the Review of Consents (or the Water Framework Directive) when calculating 'Deployable Output' (DO). The Review of Consents (RoC) process was a detailed evidence-led examination of the effects (alone and in combination) of all abstraction licences and discharge consents that potentially affect European designated sites and features. This was then used as a basis for affirming or, if necessary, varying or revoking the existing consents (known as 'sustainability reductions') to protect these sites from adverse effects.

The sustainability reductions required by the RoC are fully accounted for within the modelled scenarios underpinning the WRMP (i.e. they explicitly form part of the assessment that determines which zones are in deficit). Under the RoC process and the WRMP process, the RoC changes (and non-changes to licences) are considered to be valid over the planning period (to 2045). UU use Water Available for Use (WAFU) from existing licences only (reduced through RoC and not reduced) when assessing the supply-demand balance over the planning period, incorporating increases in demand (the methods by which this is established are outlined in the WRMP). If deficits are shown, intervention options are required and implemented accordingly in the planning period.

This means that the Plan (and its underlying assumptions regarding the availability of water and sustainability of existing consents) is compliant with the RoC and so the Plan will only affect European sites through any new resource and production management options it advocates to resolves deficits, and not through the existing permissions regime<sup>33</sup>. The examination of existing individual consents can only be undertaken by NRW (in Wales) or the Environment Agency (EA) through the RoC process and the HRA of the WRMP cannot and should not replicate this.

Having said that, new permissions could obviously operate 'in combination' with the existing regime. The water potentially available from a source is determined by the EA, NRW and UU, based on various assessments and set out in the Catchment Abstraction Management Strategies, and UU must rely on these assessments when identifying options as in most cases the detailed examination of a resources can only be undertaken as part of preparatory works for a new licence (for example, if new boreholes are required to assist with the modelling of a groundwater resource). In short, options are only proposed where there is a reasonable likelihood of water being available, based on information from NRW and the EA.

UU has received formal indication of the sustainability reductions and measures that NRW and the EA consider necessary to prevent the risk of any abstraction-related significant adverse effects on certain European sites, and has factored these into its calculations of deployable output.

<sup>&</sup>lt;sup>33</sup> It is recognised that, occasionally, the sustainability reductions agreed through the RoC process have been subsequently shown to be insufficient to address the effects of PWS abstraction on some sites (the most notable example is the River Ehen in Cumbria); UU are not aware of any current uncertainties regarding its abstractions or the RoC outcomes, although any such uncertainties that are subsequently identified can be addressed through the five-yearly WRMP review process.



# Appendix C European sites within 20km of the UU supply area

Sites within 20km and Interest Features	Within UU Area?
Asby Complex SAC	Y
Hard oligo-mesotrophic waters with benthic vegetation of <i>Chara</i> spp.	
European dry heaths	
Semi-natural dry grasslands and scrubland facies on calcareous substrates (Festuco-Brometalia) (* important orchid sites)	
Molinia meadows on calcareous, peaty or clayey-silt-laden soils (Molinion caeruleae)	
Calcareous fens with Cladium mariscus and species of the Caricion davallianae	
Petrifying springs with tufa formation (Cratoneurion)	
Alkaline fens	
Limestone pavements	
Geyer`s whorl snail Vertigo geyeri	
Slender green feather-moss Drepanocladus (Hamatocaulis) vernicosus	
Bolton Fell Moss SAC	Y
Degraded raised bogs still capable of natural regeneration	
Border Mires, Kielder - Butterburn SAC	Y
Northern Atlantic wet heaths with Erica tetralix	
European dry heaths	
Blanket bogs (* if active bog)	
Transition mires and quaking bogs	
Petrifying springs with tufa formation (Cratoneurion)	
Borrowdale Woodland Complex SAC	Y
Siliceous rocky slopes with chasmophytic vegetation	
Old sessile oak woods with <i>llex</i> and <i>Blechnum</i> in the British Isles	
Bog woodland	
Bowland Fells SPA	Y
Hen harrier Circus cyaneus	
Merlin Falco columbarius	
Lesser black-backed gull Larus fuscus	
Calf Hill and Cragg Woods SAC	Y
Old sessile oak woods with <i>llex</i> and <i>Blechnum</i> in the British Isles	
Alluvial forests with Alnus glutinosa and Fraxinus excelsior (Alno-Padion, Alnion incanae, Salicion albae)	
Clints Quarry SAC	Y
Great crested newt Triturus cristatus	
Cumbrian Marsh Fritillary Site SAC	Y
Marsh fritillary butterfly Euphydryas (Eurodryas, Hypodryas) aurinia	
Dee Estuary/ Aber Dyfrdwy SAC	Y
Estuaries	
Mudflats and sandflats not covered by seawater at low tide	
Annual vegetation of drift lines	
Vegetated sea cliffs of the Atlantic and Baltic Coasts	
Salicornia and other annuals colonizing mud and sand	
Atlantic salt meadows (Glauco-Puccinellietalia maritimae)	



Sites within 20km and Interest Features	Within IIII
Sites within 20km and interest realures	Area?
Embryonic shifting dunes	
Shifting dunes along the shoreline with Ammobbila arenaria ("white dunes")	
Fixed coastal dunes with herbaceous vegetation ("grey dunes")	
Humid dune slacks	
Sea Jamprey Petromyzon marinus	
River Jamprey Lambetra fluviatilis	
Petalwort Petalebhullum ralfsii	
	Y
Estupries	L. L.
Mudflats and sandflats not covered by segurator at low tide	
Atlantia and other annuals colonizing mud and sand	
Atlantic sait meadows (Glauco-Puccinellietalia mantimae)	
Embryonic sninting dunes	
Shifting dunes along the shoreline with Ammophila arenaria ("white dunes")	
Fixed coastal dunes with herbaceous vegetation ("grey dunes")	
Atlantic decalcified fixed dunes ( <i>Calluno-Ulicetea</i> )	
Dunes with Salix repens ssp. argentea (Salicion arenariae)	
Humid dune slacks	
Duddon Estuary Ramsar	Y
<ul> <li>2 - supports vulnerable, endangered, or critically endangered species or threatened eco. communities Crit. 2 - supports vulnerable, endangered, or critically endangered species or threatened eco. communities</li> <li>4 - supports plant/animal species at a critical stage in their life cycles, or provides refuge Crit. 4 - supports plant/animal species at a critical stage in their life cycles, or provides refuge</li> <li>5 - ragularly supports 20,000 or more waterbirds.</li> </ul>	
6 - regularly supports 1% of the individuals in a population of one species/subspecies of waterbirds Crit 6 - regularly supports 1% of	the individuals
in a population of one species of waterbirds	
	I
Pod knot Celidris carutus	
Sondwick term Storing conduitonsis	
Sandwich tern sterna sandwicensis	
Vvaterrowi assemblage vvaterrowi assemblage	V
Duddon Mosses SAC	ř
Active raised bogs	
Degraded raised bogs still capable of natural regeneration	
Esthwaite Water Ramsar	Y
I - sites containing representative, rare or unique wetland types Crit. I - sites containing representative, rare or unique wetland	
2 - supports vulnerable, endangered, or critically endangered species or threatened eco. communities Crit. 2 - supports vulnerable, e critically endangered species or threatened eco. communities	ndangered, or
Helbeck and Swindale Woods SAC	Y
Tilio-Acerion forests of slopes, screes and ravines	
Ingleborough Complex SAC	Y
Juniperus communis formations on heaths or calcareous grasslands	
Semi-natural dry grasslands and scrubland facies on calcareous substrates (Festuco-Brometalia) (* important orchid sites)	
Molinia meadows on calcareous, peaty or clayey-silt-laden soils (Molinion caeruleae)	
Blanket bogs (* if active bog)	
Petrifying springs with tufa formation (Cratoneurion)	
Alkaline fens	
Calcareous rocky slopes with chasmophytic vegetation	
Limestone pavements	



Sites within 20km and Interest Features	Within UU
	Area:
Tilio-Acerion forests of slopes, screes and ravines	
Irthinghead Mires Ramsar	Y
I - sites containing representative, rare or unique wetland types Crit. I - sites containing representative, rare or unique wetland	
2 - supports vulnerable, endangered, or critically endangered species or threatened eco. communities Crit. 2 - supports vulnerable,	
endangered, or critically endangered species or threatened eco. communities	nimal
species important for maintaining regional biodiversity	.11111a1
Lake District High Fells SAC	Y
Oligotrophic to mesotrophic standing waters with vegetation of the Littorelletea uniflorae and/or of the Isoëto-Nanojuncetea	
Northern Atlantic wet heaths with Erica tetralix	
European dry heaths	
Alpine and Boreal heaths	
Juniperus communis formations on heaths or calcareous grasslands	
Siliceous alpine and boreal grasslands	
Species-rich Nardus grasslands, on silicious substrates in mountain areas (and submountain areas in Continental Europe)	
Hydrophilous tall herb fringe communities of plains and of the montane to alpine levels	
Blanket bogs (* if active bog)	
Alkaline fens	
Siliceous scree of the montane to snow levels (Androsacetalia alpinae and Galeopsietalia ladani)	
Calcareous rocky slopes with chasmophytic vegetation	
Siliceous rocky slopes with chasmophytic vegetation	
Old sessile oak woods with <i>llex</i> and <i>Blechnum</i> in the British Isles	
Slender green feather-moss Drepanocladus (Hamatocaulis) vernicosus	
Leighton Moss Ramsar	Y
1 - sites containing representative, rare or unique wetland types Crit. 1 - sites containing representative, rare or unique wetland types	V
Leignton Moss SPA	Ĭ
	v
Liverpool Bay / Bae Lerpwi SFA	I
Rick (common) sector Melanitta nigra	
Waterfewl assemblage Waterfewl assemblage	
Manchester Mosses SAC	Y
Degraded raised hoge still capable of natural regeneration	
Martin More Parsar	V
5 - regularly supports 20,000 or more waterbirds Crit 5 - regularly supports 20,000 or more waterbirds	I
5 - regularly supports 20,000 or more water bit us Crit. 5 - regularly supports 20,000 or more water bit us	o individuals
in a population of one species/subspecies of waterbirds	
Martin Mere SPA	Y
Tundra swan Cygnus columbianus bewickii	
Whooper swan Cygnus	
Pink-footed goose Anser brachyrhynchus	
Eurasian wigeon Anas penelope	
Northern pintail Anas acuta	
Waterfowl assemblage Waterfowl assemblage	
Mersey Estuary Ramsar	Y
5 - regularly supports 20,000 or more waterbirds Crit. 5 - regularly supports 20,000 or more waterbirds	
6 - regularly supports 1% of the individuals in a population of one species/subspecies of waterbirds Crit. 6 - regularly supports 1% of the in a population of one species/subspecies of waterbirds Mersey Estuary SPA	e individuals Y

Sites within 20km and Interest Features	Within UU
	Area?
Great crested grebe Podiceps cristatus	
Common shelduck Tadorna tadorna	
Eurasian wigeon Angs benelobe	
Eurasian teal Anas crecca	
Northern pintail Anas acuta	
Ringed plover Charadrius hiaticula	
Furopean solden plover Pluvialis abricaria	
Grev plover Pluvialis sauatarola	
Northern Japwing Vanellus	
Eurasian curlew Numenius arauata	
Common redshank Tringa totanus	
Black-tailed godwit Limosa limosa islandica	
Duplin Calidris albina	
Waterfoul assemblage Waterfoul assemblage	
Water low assemblage water low assemblage	V
Mersey Narrows and North Wirral Foreshore Ramsar	I
<ul> <li>4 - supports plant/animal species at a critical stage in their life cycles, or provides refuge Crit. 4 - supports plant/animal species at a critical stage in their life cycles, or provides refuge</li> <li>5 - regularly supports 20,000 or more waterbirds Crit. 5 - regularly supports 20,000 or more waterbirds</li> </ul>	
6 - regularly supports 1% of the individuals in a population of one species/subspecies of waterbirds Crit. 6 - regularly supports 1% of	the individuals
in a population of one species/subspecies of waterbirds	V
Mersey Narrows and North Wirrai Foreshore SPA	ľ
Great cormorant Phalacrocorax carbo	
Eurasian oystercatcher Haematopus ostralegus	
Grey plover Pluvialis squatarola	
Sanderling Calidris alba	
Bar-tailed godwit <i>Limosa lapponica</i>	
Common redshank Tringa totanus	
Little gull Larus minutus	
Common tern Sterna hirundo	
red knot Calidris canutus islandica	
Dunlin Calidris alpina alpina	
Waterfowl assemblage Waterfowl assemblage	
Midland Meres and Mosses Phase I Ramsar	Y
I - sites containing representative, rare or unique wetland types Crit. I - sites containing representative, rare or unique wetland	
2 - supports vulnerable, endangered, or critically endangered species or threatened eco. communities Crit. 2 - supports vulnerable, e critically endangered species or threatened eco. communities	ndangered, or
Midland Meres and Mosses Phase 2 Ramsar	Y
I - sites containing representative, rare or unique wetland types Crit. I - sites containing representative, rare or unique wetland	
2 - supports vulnerable, endangered, or critically endangered species or threatened eco. communities Crit. 2 - supports vulnerable, e critically endangered species or threatened eco. communities	ndangered, or
Moor House - Upper Teesdale SAC	Y
Hard oligo-mesotrophic waters with benthic vegetation of <i>Chara</i> spp.	
European dry heaths	
Alpine and Boreal heaths	
Juniperus communis formations on heaths or calcareous grasslands	
Calaminarian grasslands of the Violetalia calaminariae	
Siliceous alpine and boreal grasslands	
Semi-natural dry grasslands and scrubland facies on calcareous substrates (Festuco-Brometalia) (* important orchid sites)	
Molinia meadows on calcareous, peaty or clayey-silt-laden soils (Molinion caeruleae)	
Hydrophilous tall herb fringe communities of plains and of the montane to alpine levels	

Sites within 20km and Interest Features	Within IIII
Sites within 20km and interest reatures	Area?
Mountain hav meadows	
Blanket hogs (* if active hog)	
Barrifying springs with turb formation (Cratoneurion)	
Albing biopoor formations of the Carician biologic atrofuscae	
Silicoous scrop of the montane to snow levels (Andresscetalia albinge and Calephysiatalia ladani)	
Sinceous and calcohist across of the montane to alpine lavels ( <i>Thisphitas</i> retundifolii)	
Ennestone pavements	
Round-mouthed whori shall verygo genesii	
Marsh saxifrage Soxifraga nirculus	V
Hond alize measureable waters with bothic versation of Chara and	I
Hard oligo-mesotrophic waters with benthic vegetation of <i>chard</i> spp.	
European dry heaths	
Juniperus communis formations on heaths or calcareous grasslands	
Semi-natural dry grasslands and scrubland facies on calcareous substrates ( <i>Festuco-Brometalia</i> ) (* important orchid sites)	
Calcareous fens with Cladium mariscus and species of the Caricion davallianae	
Limestone pavements	
Tilio-Acerion forests of slopes, screes and ravines	
Old sessile oak woods with <i>llex</i> and <i>Blechnum</i> in the British Isles	
Taxus baccata woods of the British Isles	
Narrow-mouthed whorl snail Vertigo angustion	
Morecambe Bay Ramsar	Ŷ
<ul> <li>4 - supports plant/animal species at a critical stage in their life cycles, or provides refuge Crit.</li> <li>4 - supports plant/animal species at a critical stage in their life cycles, or provides refuge</li> <li>5 - regularly supports</li> <li>20,000 or more waterbirds</li> <li>Crit.</li> <li>5 - regularly supports</li> <li>20,000 or more waterbirds</li> </ul>	
6 - regularly supports 1% of the individuals in a population of one species/subspecies of waterbirds Crit. 6 - regularly supports 1% of	he individuals:
in a population of one species/subspecies of waterbirds	V
	T
Sandbanks which are slightly covered by sea water all the time	
Estuaries	
Mudflats and sandflats not covered by seawater at low tide	
Coastal lagoons	
Large shallow inlets and bays	
Reefs	
Perennial vegetation of stony banks	
Salicornia and other annuals colonizing mud and sand	
Atlantic salt meadows (Glauco-Puccinellietalia maritimae)	
Embryonic shifting dunes	
Shifting dunes along the shoreline with Ammophila arenaria ("white dunes")	
Fixed coastal dunes with herbaceous vegetation ("grey dunes")	
Atlantic decalcified fixed dunes ( <i>Calluno-Ulicetea</i> )	
Dunes with Salix repens ssp. argentea (Salicion arenariae)	
Humid dune slacks	
Great crested newt Triturus cristatus	
Morecambe Bay SPA	Y
Pink-footed goose Anser brachyrhynchus	
Common shelduck ladorna tadorna	

Sites within 20km and Interest Features	Within UU Area?
Northern pintail Anas acuta	
Eurasian oystercatcher Haematopus ostralegus	
Ringed plover Charadrius hiaticula	
Grey plover Pluvialis squatarola	
Red knot Calidris canutus	
Bar-tailed godwit Limosa lapponica	
Eurasian curlew Numenius arguata	
Common redshank Tringa totanus	
Ruddy turnstone Arenaria interpres	
Sandwich tern Sterna sandvicensis	
Dunlin Calidris alpina alpina	
Seabird assemblage Seabird assemblage	
Waterfowl assemblage Waterfowl assemblage	
Naddle Forest SAC	Y
Northern Atlantic wet heaths with Erica tetralix	
European dry heaths	
Old sessile oak woods with <i>llex</i> and <i>Blechnum</i> in the British Isles	
North Pennine Dales Meadows SAC	Y
Molinia meadows on calcareous, peaty or clayey-silt-laden soils (Molinion caeruleae)	
Mountain hay meadows	
North Pennine Moors SAC	Y
Northern Atlantic wet heaths with Erica tetralix	
European dry heaths	
Juniperus communis formations on heaths or calcareous grasslands	
Calaminarian grasslands of the Violetalia calaminariae	
Siliceous alpine and boreal grasslands	
Semi-natural dry grasslands and scrubland facies on calcareous substrates (Festuco-Brometalia) (* important orchid sites)	
Blanket bogs (* if active bog)	
Petrifying springs with tufa formation (Cratoneurion)	
Alkaline fens	
Siliceous scree of the montane to snow levels (Androsacetalia alpinae and Galeopsietalia ladani)	
Calcareous rocky slopes with chasmophytic vegetation	
Siliceous rocky slopes with chasmophytic vegetation	
Old sessile oak woods with <i>llex</i> and <i>Blechnum</i> in the British Isles	
Marsh saxifrage Saxifraga hirculus	
North Pennine Moors SPA	Y
Hen harrier Circus cyaneus	
Merlin Falco columbarius	
Peregrine falcon Falco peregrinus	
European golden plover Pluvialis apricaria	
Oak Mere SAC	Y
Oligotrophic waters containing very few minerals of sandy plains (Littorelletalia uniflorae)	
Transition mires and quaking bogs	
Peak District Moors (South Pennine Moors Phase I) SPA	Y
Merlin Falco columbarius	
European golden plover Pluvialis apricaria	
Short-eared owl Asio flammeus	
Ribble and Alt Estuaries Ramsar	Y



Sites within 20km and Interest Features	Within UU Area?
	- i cui
2 - supports vulnerable, endangered, or critically endangered species or threatened eco. communities Crit. 2 - supports vulnerable,	
endangered, or critically endangered species or threatened eco. communities 5 - regularly supports 20,000 or more waterbirds Crit. 5 - regularly supports 20,000 or more waterbirds	
6 - regularly supports 1% of the individuals in a population of one species/subspecies of waterbirds Crit. 6 - regularly supports 1% of in a population of one species/subspecies of waterbirds	the individuals
Ribble and Alt Estuaries SPA	Y
Great cormorant Phalacrocorax carbo	
Tundra swan Cygnus columbianus bewickii	
Whooper swan Cygnus cygnus	
Pink-footed goose Anser brachyrhynchus	
Common shelduck Tadorna tadorna	
Eurasian wigeon Anas penelope	
Eurasian teal Anas crecca	
Northern pintail Anas acuta	
Greater scaup Aythya marila	
Black (common) scoter Melanitta nigra	
Eurasian oystercatcher Haematopus ostralegus	
Ringed plover Charadrius hiaticula	
European golden plover Pluvialis apricaria	
Grey plover Pluvialis squatarola	
Northern lapwing Vanellus vanellus	
Red knot Calidris canutus	
Sanderling Calidris alba	
Ruff Philomachus pugnax	
Bar-tailed godwit Limosa lapponica	
Whimbrel Numenius phaeopus	
Eurasian curlew Numenius arquata	
Common redshank Tringa totanus	
Black-headed gull Larus ridibundus	
Lesser black-backed gull Larus fuscus	
Common tern Sterna hirundo	
Black-tailed godwit Limosa limosa islandica	
Dunlin Calidris alpina alpina	
Seabird assemblage Seabird assemblage	
Waterfowl assemblage Waterfowl assemblage	
River Derwent and Bassenthwaite Lake SAC	Y
Oligotrophic to mesotrophic standing waters with vegetation of the Littorelletea uniflorae and/or of the Isoëto-Nanojuncetea	
Water courses of plain to montane levels with the Ranunculion fluitantis and Callitricho-Batrachion vegetation	
Marsh fritillary butterfly Euphydryas (Eurodryas, Hypodryas) aurinia	
Sea lamprey Petromyzon marinus	
Brook lamprey Lampetra planeri	
River lamprey Lampetra fluviatilis	
Atlantic salmon Salmo salar	
Otter Lutra lutra	
Floating water-plantain Luronium natans	
River Eden SAC	Y
Oligotrophic to mesotrophic standing waters with vegetation of the Littorelletea uniflorae and/or of the Isoëto-Nanojuncetea	

Water courses of plain to montane levels with the Ranunculion fluitantis and Callitricho-Batrachion vegetation

Alluvial forests with Alnus glutinosa and Fraxinus excelsior (Alno-Padion, Alnion incanae, Salicion albae)



Sites within 20km and Interest Features	Within UU
	Area:
White-clawed (or Atlantic stream) crayfish Austropotamobius pallipes	
Sea lamprey Petromyzon marinus	
Brook lamprey Lampetra planeri	
River lamprey Lambetra fluviatilis	
Atlantic salmon Salmo salar	
Bullhead Cottus gobio	
Otter Lutra Lutra	
River Ehen SAC	Y
Freshwater mussel Margaritifera margaritifera	
Atlantic salmon Salmo salar	
River Kent SAC	Y
Water courses of plain to montane levels with the Ranunculion fluitantis and Callitricho-Batrachion vegetation	
Freshwater mussel Margaritifera margaritifera	
White-clawed (or Atlantic stream) cravfish Austropotamobius pallibes	
Bullhead Cottus pobio	
Rixton Clav Pits SAC	Y
Great crested newt Triturus cristatus	•
Rochdale Canal SAC	Y
Floating water-plantain Luronium natans	•
Rostherne Mere Ramsar	Y
I - sites containing representative, rare or unique wetland types Crit. I - sites containing representative, rare or unique wetland type	s
Sefton Coast SAC	Y
Embryonic shifting dunes	•
Shifting dunes along the shoreline with Ammobhila arenaria ("white dunes")	
Fixed coastal dunes with herbaceous vegetation ("grey dunes")	
Atlantic decalcified fixed dunes (Calluna, I licetea)	
Dunes with Salix repensions and calicion arenariae)	
Humid dune slacks	
Great crested newt Triturus cristatus	
Petalwort Petalobhyllum ralfsii	
Solway Firth SAC	Y
Sandhanks which are slightly covered by sea water all the time	•
Estuaries	
Mudflats and sandflats not covered by seawater at low tide	
Reefs	
Perennial vegetation of stony banks	
Salicornia and other annuals colonizing mud and sand	
Atlantic salt meadows (Glauco-Puccinellietalia maritimae)	
Fixed coastal dunes with herbaceous vegetation ("grey dunes")	
Sea Jamprey Petromyzon marinus	
River lamprey lambetra fluviatilis	
South Pennine Moors Phase 2 SPA	Y
Furopean golden plover. Pluvialis apricaria	
Short-eared owl Asia flammeus	
South Pennine Moors SAC	Y
Northern Atlantic wet heaths with Frica tetralix	
Lui opean ury neatils	

Sites within 20km and Interest Features	Within UU Area?
Blanket bogs (* if active bog)	
Transition mires and quaking bogs	
Old sessile oak woods with <i>llex</i> and <i>Blechnum</i> in the British Isles	
South Solway Mosses SAC	Y
Active raised bogs	
Degraded raised bogs still capable of natural regeneration	
Subberthwaite. Blawith and Torver Low Commons SAC	Y
Transition mires and quaking bogs	-
Depressions on peat substrates of the Rhynchosporion	
Tarn Moss SAC	Y
Transition mires and quaking bogs	•
The Dee Estuary Ramsar	Y
1 - sites containing representative rare or unique wetland types Crit 1 - sites containing representative rare or unique wetland	•
types	
2 - supports vulnerable, endangered, or critically endangered species or threatened eco. communities Crit. 2 - supports vulnerable,	
5 - regularly supports 20,000 or more waterbirds Crit. 5 - regularly supports 20,000 or more waterbirds	
6 - regularly supports 1% of the individuals in a population of one species/subspecies of waterbirds Crit. 6 - regularly supports 1% of the	the individuals
in a population of one species/subspecies of waterbirds	X
The Dee Estuary SPA	Ŷ
Common shelduck Tadorna tadorna	
Eurasian teal Anos crecco	
Northern pintail Anas acuta	
Eurasian oystercatcher Haematopus ostralegus	
Grey plover Pluvialis squatarola	
Red knot Calidris canutus	
Bar-tailed godwit <i>Limosa lapponica</i>	
Eurasian curlew Numenius arquata	
Common redshank Tringa totanus	
Sandwich tern Sterna sandvicensis	
Common tern Sterna hirundo	
Little tern Sterna albifrons	
Black-tailed godwit <i>Limosa limosa islandica</i>	
Dunlin Calidris alpina alpina	
Waterfowl assemblage Waterfowl assemblage	
Tyne and Nent SAC	Y
Calaminarian grasslands of the Violetalia calaminariae	
Ullswater Oakwoods SAC	Y
Old sessile oak woods with <i>llex</i> and <i>Blechnum</i> in the British Isles	
Upper Solway Flats and Marshes Ramsar	Y
<ul> <li>2 - supports vulnerable, endangered, or critically endangered species or threatened eco. communities Crit. 2 - supports vulnerable, endangered, or critically endangered species or threatened eco. communities</li> <li>5 - regularly supports 20,000 or more waterbirds Crit. 5 - regularly supports 20,000 or more waterbirds</li> </ul>	
6 - regularly supports 1% of the individuals in a population of one species/subspecies of waterbirds Crit. 6 - regularly supports 1% of in a population of one species/subspecies of waterbirds	the individuals
Opper Solway Flats and Marshes SPA	Y
vvnooper swan Cygnus	
Prink-tooted goose Anser Drachyrhynchus	
Barnacle goose Branta leucopsis [Svalbard/Denmark/UK]	
Common shelduck ladorna tadorna	
Eurasian teal Anas crecca	



Sites within 20km and Interest Features	Within UU Area?
Northorn pintail Anas acuta	
Northern shoveler Anas chibeata	
Greater scale Authur marile	
Common goldonovo Bucebhala dangula	
Eurosian ovstorestehor Haematehus ortralegus	
European golden plover Pluvialis abricaria	
Crow ployer Phylidic squaterola	
Bod koot Calidris squatus	
Senderling Celidric elbe	
Sanderling Condris alba	
Eurasian curiew Numenius arquata	
Common redshank Innga totanus	
Ruddy turnstone Arenaria interpres	
Waterfowl assemblage Waterfowl assemblage	X
Walton Moss SAC	Y
Active raised bogs	
Degraded raised bogs still capable of natural regeneration	
Wast Water SAC	Y
Oligotrophic to mesotrophic standing waters with vegetation of the Littorelletea uniflorae and/or of the Isoëto-Nanojuncetea	
West Midlands Mosses SAC	Y
Natural dystrophic lakes and ponds	
Transition mires and quaking bogs	
Witherslack Mosses SAC	Y
Active raised bogs	
Degraded raised bogs still capable of natural regeneration	
Yewbarrow Woods SAC	Y
Juniperus communis formations on heaths or calcareous grasslands	
Old sessile oak woods with <i>llex</i> and <i>Blechnum</i> in the British Isles	
Taxus baccata woods of the British Isles	
Alyn Valley Woods/ Coedwigoedd Dyffryn Alun SAC	Ν
Semi-natural dry grasslands and scrubland facies on calcareous substrates (Festuco-Brometalia) (* important orchid sites)	
Tilio-Acerion forests of slopes, screes and ravines	
Alluvial forests with Alnus glutinosa and Fraxinus excelsior (Alno-Padion, Alnion incanae, Salicion albae)	
Berwyn a Mynyddoedd de Clwyd/ Berwyn and South Clwyd Mountains SAC	Ν
European dry heaths	
Semi-natural dry grasslands and scrubland facies on calcareous substrates (Festuco-Brometalia) (* important orchid sites)	
Blanket bogs (* if active bog)	
Transition mires and quaking bogs	
Calcareous and calcshist screes of the montane to alpine levels (Thlaspietea rotundifolii)	
Calcareous rocky slopes with chasmophytic vegetation	
Borders Woods SAC	Ν
Tilio-Acerion forests of slopes, screes and ravines	
Brown Moss SAC	Ν
Floating water-plantain Luronium notons	
Craven Limestone Complex SAC	Ν
Hard oligo-mesotrophic waters with benthic vegetation of Chara spp.	



Sites within 20km and Interest Features	Within UU Area?
Semi-natural dry grasslands and scrubland facies on calcareous substrates (Festuco-Brometalia) (* important orchid sites)	
Molinia meadows on calcareous, peaty or clayey-silt-laden soils (Molinion caeruleae)	
Active raised bogs	
Petrifying springs with tufa formation (Cratoneurion)	
Alkaline fens	
Limestone pavements	
Tilio-Acerion forests of slopes, screes and ravines	
White-clawed (or Atlantic stream) crayfish Austropotamobius pallipes	
Bullhead Cottus gobio	
Lady`s-slipper orchid Cypripedium calceolus	
Deeside and Buckley Newt Sites SAC	Ν
Old sessile oak woods with <i>llex</i> and <i>Blechnum</i> in the British Isles	
Great crested newt Triturus cristatus	
Fenn`s, Whixall, Bettisfield, Wem and Cadney Mosses SAC	Ν
Active raised bogs	
Degraded raised bogs still capable of natural regeneration	
Halkyn Mountain/ Mynydd Helygain SAC	Ν
European dry heaths	
Calaminarian grasslands of the Violetalia calaminariae	
Semi-natural dry grasslands and scrubland facies on calcareous substrates (Festuco-Brometalia) (* important orchid sites)	
Molinia meadows on calcareous, peaty or clayey-silt-laden soils (Molinion caeruleae)	
Great crested newt Triturus cristatus	
Johnstown Newt Sites SAC	N
Great crested newt Triturus cristatus	
Langholm - Newcastleton Hills SPA	N
Hen harrier Circus cyaneus	
Malham Tarn Ramsar	N
1 - sites containing representative, rare or unique wetland types Crit. 1 - sites containing representative, rare or unique wetland	
types 2 - supports vulnerable, endangered, or critically endangered species or threatened eco. communities Crit. 2 - supports vulnerable, e critically endangered species or threatened eco. communities	endangered, or
Ox Close SAC	Ν
Calaminarian grasslands of the Violetalia calaminariae	
Semi-natural dry grasslands and scrubland facies on calcareous substrates (Festuco-Brometalia) (* important orchid sites)	
Tilio-Acerion forests of slopes, screes and ravines	
Peak District Dales SAC	N
European dry heaths	
Calaminarian grasslands of the Violetalia calaminariae	
Semi-natural dry grasslands and scrubland facies on calcareous substrates (Festuco-Brometalia) (* important orchid sites)	
Alkaline fens	
Calcareous and calcshist screes of the montane to alpine levels (Thlaspietea rotundifolii)	
Calcareous rocky slopes with chasmophytic vegetation	
Tilio-Acerion forests of slopes, screes and ravines	
White-clawed (or Atlantic stream) crayfish Austropotamobius pallipes	
Brook lamprey Lampetra planeri	
Bullhead Cottus gobio	
Raeburn Flow SAC	Ν
Active raised bogs	
Degraded raised bogs still capable of natural regeneration	
I construction of the second se	



Sites within 20km and Interest Features	Within UU Area?
River Dee and Bala Lake/ Afon Dyfrdwy a Llyn Tegid SAC	N
Water courses of plain to montane levels with the Ranunculion fluitantis and Callitricho-Batrachion vegetation	
Sea lamprey Petromyzon marinus	
Brook lamprey Lampetra planeri	
River lamprey Lampetra fluviatilis	
Atlantic salmon Salmo salar	
Bullhead Cottus gobio	
Otter Lutra lutra	
Floating water-plantain Luronium natans	
River Tweed SAC	N
Water courses of plain to montane levels with the Ranunculion fluitantis and Callitricho-Batrachion vegetation	
Sea lamprey Petromyzon marinus	
Brook lamprey Lampetra planeri	
River lamprey Lampetra fluviatilis	
Atlantic salmon Salmo salar	
Otter Lutra lutra	
Roman Wall Loughs SAC	N
Natural eutrophic lakes with Magnopotamion or Hydrocharition - type vegetation	
Roudsea Wood and Mosses SAC	N
Active raised bogs	
Degraded raised bogs still capable of natural regeneration	
Tilio-Acerion forests of slopes, screes and ravines	
Taxus baccata woods of the British Isles	
Shell Flat and Lune Deep SCI	N
Sandbanks which are slightly covered by sea water all the time	
Reefs	
Solway Mosses North SAC	N
Active raised bogs	
Degraded raised bogs still capable of natural regeneration	
Tyne and Allen River Gravels SAC	N
Calaminarian grasslands of the Violetalia calaminariae	



# Appendix D Water-resource Dependent Interest Features

EA Class Name	WR Sensitive	? Change in	Change in	Change in	Changed	Change in	Change in	Reduced	Habitat loss	Entrapment
		water levels	flow or	surface	water	FW flow to	salinity regim	e dilution		
		or table	velocity	flooding	chemistry	estuary		capacity		
Fore and wat habitate			regime							
	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
I owland hav meadows (Alonecurus pratensis Sanguisorba officinalis)	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Molinia meadows on calcareous, peatr or clavey-silt-laden soils (Molinion caeruleae)	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Northern Atlantic wet heaths with Erica tetralix	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Alluvial forests with Alnus glutinosa and Fraxinus excelsior (Alno-Padion, Alnion incanae, Salicion albae)	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Temperate Atlantic wet heaths with Erica ciliaris and Erica tetralix	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Coastal Habitats		· · · · · · · · · · · · · · · · · · ·		-	· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·		-	· ·
Annual vegetation of drift lines	N									
Embryonic shifting dunes	N									
Decalcified fixed dunes with Empetrum nigrum	N									
Fixed coastal dunes with herbaceous vegetation ("grey dunes")	N									
Mediterranean and thermo-Atlantic halophilous scrubs (Sarcocornetea fruticosi)	N									
Inland dunes with open Corynephorus and Agrostis grasslands	N									
Perennial vegetation of stony banks	N									
Shifting dunes along the shoreline with Ammophila arenaria ("white dunes")	N									
Coastal habitats (sensitive to abstraction)										
Dunes with Salix repens ssp. argentea (Salicion arenariae)	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Humid dune slacks	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Coastal lagoons	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Mediterranean and thermo-Atlantic halophilous scrubs (Sarcocornetea fruticosi)	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Vegetated sea cliffs of the Atlantic and Baltic Coasts	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Estuarine & intertidal habitats										
Atlantic salt meadows (Glauco-Puccinellietalia maritimae)	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Estuaries	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Large shallow inlets and bays	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Mudflats and sandflats not covered by seawater at low tide	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Reefs	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Salicornia and other annuals colonizing mud and sand	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Spartina swards (Spartinion maritimae)	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Submerged marine habitats										
Reefs	Ν									
Sandbanks which are slightly covered by sea water all the time	Ν									
Submerged or partially submerged sea caves	Ν									
Bogs and wet habitats										
Active raised bogs	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Blanket bogs (* if active bog)	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Bog woodland	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Calcareous fens with Cladium mariscus and species of the Caricion davallianae	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Degraded raised bogs still capable of natural regeneration	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Depressions on peat substrates of the Rhynchosporion	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Transition mires and quaking bogs	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Riverine habitats & running waters										

EA Class Name	WR Sensitive	? Change in	Change in	Change in	Changed	Change in	Change in	Reduced	Habitat loss	Entrapment
		water levels	flow or	surface	water	FW flow to	salinity regim	e dilution		
		or table	velocity	flooding	chemistry	estuary		capacity		
			regime							
Water courses of plain to montane levels with the Ranunculion fluitantis and Callitricho-Batrachion vegetation	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Petrifying springs with tufa formation (Cratoneurion)	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Standing Waters (sensitive to acidification)										
Natural dystrophic lakes and ponds	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Mediterranean temporary ponds	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Oligotrophic waters containing very few minerals of sandy plains (Littorelletalia uniflorae)	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Hard oligo-mesotrophic waters with benthic vegetation of Chara spp.	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Natural eutrophic lakes with Magnopotamion or Hydrocharition - type vegetation	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Turloughs	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Dry Woodlands & scrub										
Asperulo-Fagetum beech forests	N									
Atlantic acidophilous beech forests with llex and sometimes also Taxus in the shrublayer (Quercion robori-petraeae or Ilici-Fage	enio N									
Old acidophilous oak woods with Quercus robur on sandy plains	N									
Old sessile oak woods with Ilex and Blechnum in the British Isles	N									
Stable xerothermophilous formations with Buxus sempervirens on rock slopes (Berberidion p.p.)	N									
Sub-Atlantic and medio-European oak or oak-hornbeam forests of the Carpinion betuli	N									
Taxus baccata woods of the British Isles	N									
Tilio-Acerion forests of slopes, screes and ravines	N									
Dry grassland										
Calaminarian grasslands of the Violetalia calaminariae	N									
Semi-natural dry grasslands and scrubland facies on calcareous substrates (Festuco-Brometalia) (* important orchid sites)	N									
Semi-natural dry grasslands and scrubland facies on calcareous substrates (Festuco-Brometalia) (* important orchid sites)	N									
Dry heathland habitats										
Dry Atlantic coastal heaths with Erica vagans	N									
European dry heaths	N									
luniperus communis formations on heaths or calcareous grasslands	N									
Upland		N								
Alpine and Boreal heaths		N								
Alpine pioneer formations of the Caricion bicoloris-atrofuscae		N								
Calcareous rocky slopes with chasmophytic vegetation		N								
Siliceous rocky slopes with chasmophytic vegetation		N								
Calcareous and calcshist screes of the montane to alpine levels (Thlaspietea rotundifolii)		N								
Hydrophilous tall herb fringe communities of plains and of the montane to alpine levels		N								
Limestone pavements		N								
Mountain hay meadows		N								
Siliceous alpine and boreal grasslands		N								
Siliceous scree of the montane to snow levels (Androsacetalia alpinae and Galeonsietalia ladani)										
Vascular plants of aquatic habitats										
Floating water-plantain Luronium natans	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
	,	•	•	•	•		•	•	•	
Great created new Triturus cristatus	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
	1			•				•	•	
Shore dock Rumay rupestris	Y	Y	Y	Y	Y	Y	Y	Y	Y	
Marino mammale	1	1	1	1	1	1	1	•	1	
r tai me maininais										

EA Class Name	WR Sensitive	e? Change in	Change in	Change in	Changed	Change in	Change in	Reduced	Habitat loss	Entrapment
		water levels	flow or	surface	water	FW flow to	salinity regim	e dilution		
		or table	velocity	flooding	chemistry	estuary		capacity		
			regime							
Bottlenose dolphin Tursiops truncatus	Ν									
Common seal Phoca vitulina	Ν									
Grey seal Halichoerus grypus	N									
Vascular plants lower plants and invertebrates of wet habitats										
Creeping marshwort Apium repens	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Depressions on peat substrates of the Rhynchosporion	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Fen orchid Liparis loeselii	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Freshwater pearl mussel Margaritifera margaritifera	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Marsh fritillary butterfly Euphydryas (Eurodryas, Hypodryas) aurinia	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Narrow-mouthed whorl snail Vertigo angustior	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Round-mouthed whorl snail Vertigo genesii	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Southern damselfly Coenagrion mercuriale	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Marsh saxifrage Saxifraga hirculus	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Vascular plants of grassland										
Early gentian Gentianella anglica	N									
Killarney fern Trichomanes speciosum	N									
Mosses and Liverworts										
Petalwort Petalophyllum ralfsii	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Slender green feather-moss Drepanocladus (Hamatocaulis) vernicosus	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Western rustwort Marsupella profunda	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Anadromous fish										
Allis shad Alosa alosa	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Atlantic salmon Salmo salar	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
River lamprey Lampetra fluviatilis	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Sea lamprey Petromyzon marinus	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Twaite shad Alosa fallax	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Non-migratory fish & invertebrates of rivers										
White-clawed (or Atlantic stream) crayfish Austropotamobius pallipes	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Brook lamprey Lampetra planeri	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Bullhead Cottus gobio	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Freshwater pearl mussel Margaritifera margaritifera	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Spined loach Cobitis taenia	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Invertebrates of wooded habitats										
Stag beetle Lucanus cervus	N									
Violet click beetle Limoniscus violaceus	N									
Mammals of wooded habitats										
Barbastelle Barbastella barbastellus	N									
Calcareous and calcshist screes of the montane to alpine levels (Thlaspietea rotundifolii)	N									
Greater horseshoe bat Rhinolophus ferrumequinum	N									
Lesser horseshoe bat Rhinolophus hipposideros	N									
Mammals of riverine habitats										
Otter Lutra lutra	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Birds of uplands										

EA Class Name	WR Sensitive	? Change in	Change in	Change in	Changed	Change in	Change in	Reduced	Habitat loss	Entrapment
		water levels	flow or	surface	water	FW flow to	salinity regime	dilution		
		or table	velocity	flooding	chemistry	estuary		capacity		
	<u></u>		regime							<u></u>
European golden plover Pluvialis apricaria	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Hen harrier Circus cyaneus	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Black-legged kittiwake Rissa tridactyla	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Northern lapwing Vanellus	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Lesser black-backed gull Larus fuscus	ř V	ř	ř	ř	ř	ř	ř	ř	ř	ř
Manx shearwater Puttinus puttinus	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Merlin Falco columbarius	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Peregrine falcon Falco peregrinus	Y	Y	Y	Y	Ŷ	Y	Y	Y	Y	Y
Razorbill Alca torda	ř V	ř	ř	ř	ř	ř	ř	ř	ř	ř
Red kite Milvus milvus	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Short-eared owl Asio flammeus	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Common snipe Gallinago	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
European storm-petrel Hydrobates pelagicus	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Birds of open sea and offshore rocks										
Arctic tern Sterna paradisaea	N									
Black (common) scoter Melanitta nigra	N									
Common tern Sterna hirundo	N									
Great cormorant Phalacrocorax carbo	N									
Northern gannet Morus bassanus	Ν									
Common guillemot Uria aalge	Ν									
Herring gull Larus argentatus	Ν									
Lesser black-backed gull Larus fuscus	Ν									
Little tern Sterna albifrons	Ν									
Atlantic puffin Fratercula arctica	Ν									
Red-throated diver Gavia stellata	Ν									
Roseate tern Sterna dougalli	Ν									
Sandwich tern Sterna sandvicensis	Ν									
Greater scaup Aythya marila	Ν									
Seabird assemblage Seabird assemblage	N									
Birds of woodland & scrub										
European honey-buzzard Pernis apivorus	Ν									
European nightjar Caprimulgus europaeus	Ν									
Red kite Milvus milvus	Ν									
Wood lark Lullula arborea	N									
Birds of lowland heaths & brecks										
Dartford warbler Sylvia undata	Ν									
Hen harrier Circus cyaneus	Ν									
European honey-buzzard Pernis apivorus	Ν									
European nightjar Caprimulgus europaeus	Ν									
Stone-curlew Burhinus oedicnemus	Ν									
Wood lark Lullula arborea	Ν									
Birds of lowland wet grassland										
Barnacle goose Branta leucopsis [Eastern Greenland/Scotland/Ireland]	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Bar-tailed godwit Limosa lapponica	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y

EA Class Name	WR Sensitive	? Change in	Change in	Change in	Changed	Change in	Change in	Reduced	Habitat loss	Entrapment
		water levels	flow or	Surface	water	FVV flow to	salinity regim	e dilution		
		or table	rogimo	tiooding	chemistry	estuary		capacity		
Tundra swan Cvenus columbianus bewickii	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Black-tailed godwit Limosa limosa islandica	Ŷ	Y	Y	Y	Y	Y	Y	Y	Y	Y
Dark-bellied brent goose Branta bernicla bernicla	Y	Y	Y	Ŷ	Y	Y	Y	Y	Y	Y
Light-bellied brent goose Branta bernicla hrota [Canada/Ireland]	Ν									
Eurasian curlew Numenius arguata	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Dunlin Calidris alpina alpina	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Dunlin Calidris alpina schinzii	N									
European golden plover Pluvialis apricaria	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Greylag goose Anser anser [Iceland/UK/Ireland]	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Grey plover Pluvialis squatarola	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Hen harrier Circus cyaneus	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Red knot Calidris canutus	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Northern lapwing Vanellus vanellus	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Eurasian oystercatcher Haematopus ostralegus	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Pink-footed goose Anser brachyrhynchus	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Common redshank Tringa totanus	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Ruff Philomachus pugnax	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Common snipe Gallinago gallinago	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Eurasian teal Anas crecca	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Whooper swan Cygnus cygnus	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Birds of lowland dry grassland										
Stone-curlew Burhinus oedicnemus	N									
Birds of lowland freshwaters & their margins										
Pied avocet Recurvirostra avosetta	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Tundra swan Cygnus columbianus bewickii	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Great bittern Botaurus stellaris	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Common tern Sterna hirundo	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Great cormorant Phalacrocorax carbo	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Gadwall Anas strepera	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Great crested grebe Podiceps cristatus	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Greylag goose Anser anser [Iceland/UK/Ireland]	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Hen harrier Circus cyaneus	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Lesser black-backed gull Larus fuscus	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Little egret Egretta garzetta	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Eurasian marsh harrier Circus aeruginosus	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Mediterranean gull Larus melanocephalus	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Pink-footed goose Anser brachyrhynchus	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Northern pintail Anas acuta	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Red-throated diver Gavia stellata	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Ringed plover Charadrius hiaticula	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Ruff Philomachus pugnax	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Common shelduck Tadorna tadorna	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Northern shoveler Anas clypeata	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Common china Collinago gallinago	Y	Y	Y	Y	Y	Y	Y	v	v	Y

EA Class Name		e? Change in	Change in	Change in	Changed	Change in	Change in	Reduced	Habitat loss	Entrapment	
		water levels	flow or	surface	water	FW flow to	salinity regim	e dilution			
		or table	velocity	flooding	chemistry	estuary		capacity			
			regime								
urasian teal Anas crecca	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	
ufted duck Aythya fuligula	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	
Greater white-fronted goose Anser albifrons albifrons	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	
Greenland white-fronted goose Anser albifrons flavirostris	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	
Nhooper swan Cygnus cygnus	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	
urasian wigeon Anas penelope	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	
Naterfowl assemblage Waterfowl assemblage	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	
Farmland Birds											
3arnacle goose Branta leucopsis [Eastern Greenland/Scotland/Ireland]	N										
3ar-tailed godwit Limosa lapponica	N										
Jundra swan Cygnus columbianus bewickii	N										
Jark-bellied brent goose Branta bernicla bernicla	N										
.ight-bellied brent goose Branta bernicla hrota [Canada/Ireland]	Ν										
iurasian curlew Numenius arquata	N										
Junlin Calidris alpina alpina	Ν										
Junlin Calidris alpina schinzii	N										
uropean golden plover Pluvialis apricaria	N										
Greylag goose Anser anser [Iceland/UK/Ireland]	N										
Grey plover Pluvialis squatarola	N										
Ien harrier Circus cyaneus	N										
≀ed knot Calidris canutus	N										
Northern lapwing Vanellus vanellus	N										
iurasian marsh harrier Circus aeruginosus	N										
iurasian oystercatcher Haematopus ostralegus	N										
ink-footed goose Anser brachyrhynchus	Ν										
₹ed kite Milvus milvus	N										
Common redshank Tringa totanus	N										
itone-curlew Burhinus oedicnemus	N										
Greater white-fronted goose Anser albifrons albifrons	Ν										
Greenland white-fronted goose Anser albifrons flavirostris	N										
Nhooper swan Cygnus cygnus	N										
iurasian wigeon Anas penelope	N										
3irds of coastal habitats											
Arctic tern Sterna paradisaea	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	
ied avocet Recurvirostra avosetta	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	
3arnacle goose Branta leucopsis [Eastern Greenland/Scotland/Ireland]	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	
3ar-tailed godwit Limosa lapponica	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	
fundra swan Cygnus columbianus bewickii	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	
3lack-tailed godwit Limosa limosa islandica	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	
Dark-bellied brent goose Branta bernicla bernicla	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	
.ight-bellied brent goose Branta bernicla hrota [Canada/Ireland]	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	
≀ed-billed chough Pyrrhocorax pyrrhocorax	N										
3lack (common) scoter Melanitta nigra	N										
Commente and Sterner binning de	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	

EA Class Name	WR Sensitive	e? Change in	Change in	Change in	Changed	Change in	Change in	Reduced	Habitat loss	Entrapment
		water levels or table	flow or velocity	surface flooding	water chemistry	FW flow to estuary	salinity regim	e dilution		
								capacity		
Great cormonant Phalacroconax carbo	Y	Y	regime	Y	Y	Y	Y	Y	Y	Y
	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Northern gannet Moriis hassaniis	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Furonean golden nlover Pluvialis anricaria	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Crost crostad graba Podicans cristatus	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Grev plover Pluvialis saustarola	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Common guillemot I Iria aalge	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Hen harrier Circus cyaneus	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Red knot Calidris caputus	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
esser block-backed gull Larus fuscus	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
ittle agret Egrette gerzette	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
ittle tern Starna albifrons	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Aditerranean gull Larus melanocenhalus	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
er eg me lacon i aco pel eg mus	Y	Y	Y	Y	v	Y	Y	v	Y	v v
	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
	Y	Y	Y	Y	v	Y	Y	v	Y	v v
Common redebank Trings totanus	Y	Y	Y	r V	v v	Y	Y Y	v v	Y	Y Y
Common reasinant rringa totalius	Y	Y Y	Y	ı Y	ı Y	Y Y	Y Y	Y Y	Y Y	Y Y
Roseate tern Sterna dougalli	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
	Y	Y	Y	r V	v v	Y	Y Y	v v	Y	Y Y
Conderling Calidric alla	Y	Y	Y	r V	v v	Y	Y Y	v v	Y	Y Y
	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Greater scalin Avthva marila	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Common shelduck Tadorna tadorna	Y	Y	Y	Y	, Y	Y	Y Y	Y	Y	Y
Short-eared owl Asia flammeus	Y	Y	Y	Y	, Y	Y	Y Y	Y	Y	Y Y
Savonian grehe Podicens auritus	Y	Y	Y	Y	Y Y	Y	Y Y	Y	Y	Y
Fursian teal Anas crecca	Ŷ	Y	Y.	Y	Y	Y	Y	Y	Y	Ŷ
Ruddy turnstone Arenaria interpres	Ŷ	Y	Y.	Y	Y	Y	Y	Y	Y	Y
Greater white-fronted goose Anser albifrons albifrons	Ŷ	Y	Y.	Y	Y	Y	Y	Y	Y	Ŷ
Greenland white-fronted goose Anser albifrons flavirostris	Y	Y	Y Y	Y	, Y	Y	Y Y	Y	Y	Y Y
Nhonner swan Cygnus cygnus	Y	Y	Y	Y	Y	Y	Y Y	Y	Y	Y
	Ŷ	Y	Y.	Y	Y	Y	Y	Y	Y	Ŷ
Naterfowl assemblage Waterfowl assemblage	Ŷ	Y	Y.	Y	Y	Y	Y	Y	Y	Y
Seabird assemblage Seabird assemblage	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
		•			'	•	•		•	•

EA Class Name		tive? Change in	Change in	Change in	Changed	Change in	Change in Reduced		Habitat loss	Entrapment	
		water levels	flow or	surface	water	FW flow to	salinity regin	ne dilution			
		or table	velocity	flooding	chemistry	estuary		capacity			
			regime								
Pied avocet Recurvirostra avosetta	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	
Barnacle goose Branta leucopsis [Eastern Greenland/Scotland/Ireland]	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	
Bar-tailed godwit Limosa lapponica	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	
Black-tailed godwit Limosa limosa islandica	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	
Dark-bellied brent goose Branta bernicla bernicla	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	
Light-bellied brent goose Branta bernicla hrota [Canada/Ireland]	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	
Black (common) scoter Melanitta nigra	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	
Common tern Sterna hirundo	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	
Great cormorant Phalacrocorax carbo	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	
Eurasian curlew Numenius arquata	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	
Dunlin Calidris alpina alpina	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	
Dunlin Calidris alpina schinzii	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	
European golden plover Pluvialis apricaria	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	
Great crested grebe Podiceps cristatus	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	
Grey plover Pluvialis squatarola	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	
Hen harrier Circus cyaneus	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	
Herring gull Larus argentatus	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	
Red knot Calidris canutus	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	
Northern lapwing Vanellus vanellus	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	
esser black-backed gull Larus fuscus	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	
Little egret Egretta garzetta	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	
ittle tern Sterna albifrons	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	
1editerranean gull Larus melanocephalus	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	
1erlin Falco columbarius	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	
Eurasian oystercatcher Haematopus ostralegus	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	
Peregrine falcon Falco peregrinus	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	
Pink-footed goose Anser brachyrhynchus	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	
Northern pintail Anas acuta	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	
Purple sandpiper Calidris maritima	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	
Common redshank Tringa totanus	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	
Ringed plover Charadrius hiaticula	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	
Ruff Philomachus pugnax	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	
Sanderling Calidris alba	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	
Sandwich tern Sterna sandvicensis	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	
Greater scaup Aythya marila	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	
Common shelduck Tadorna tadorna	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	
Northern shoveler Anas clypeata	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	
ilavonian grebe Podiceps auritus	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	
Common snipe Gallinago gallinago	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	
Eurasian teal Anas crecca	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	
Ruddy turnstone Arenaria interpres	Ŷ	Y	Y	Y	Y	Y	Y	Y	Y	Y	
Greater white-fronted goose Anser albifrons albifrons	Ý	Y	Y	Y	Y	Y	Y	Y	Y	Y	
Greenland white-fronted goose Anser albifrons flavirostris	Ý	Ý	Y	Y	Y	Y	Y	Ŷ	Ŷ	Ŷ	
	Y	Y	· v	¥	Y	×	· v	· v	Y	Y	

EA Class Name	WR Sensitive	? Change in	Change in	Change in	Changed	Change in	Change in	Reduced	Habitat loss	Entrapment
		water levels	flow or	surface	water	FW flow to	salinity regime	e dilution		
		or table	velocity	flooding	chemistry	estuary		capacity		
			regime							
Waterfowl assemblage Waterfowl assemblage	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Seabird assemblage Seabird assemblage	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y
Not classified by EA										
Submarine structures made by leaking gases	N									
Atlantic decalcified fixed dunes (Calluno-Ulicetea)	Ν									
Dunes with Hippopha rhamnoides	Ν									
Machairs (* in Ireland)	Y									
Coastal dunes with Juniperus spp.	N									
Oligotrophic to mesotrophic standing waters with vegetation of the Littorelletea uniflorae and/or of the Isoëto-Nanojuncetea	Y									
Sub-Arctic Salix spp. scrub	Ν									
Alpine and subalpine calcareous grasslands	Ν									
Species-rich Nardus grasslands, on silicious substrates in mountain areas (and submountain areas in Continental Europe)	Ν									
Caves not open to the public	Ν									
Caledonian forest	N									
Harbour porpoise Phocoena phocoena	Ν									
Green shield-moss Buxbaumia viridis	Y									
Killarney fern Trichomanes speciosum	Y									
Slender naiad Najas flexilis	Y									
Ramshorn snail Anisus vorticulus	Y									



# Appendix E Feasible Options Review




# **United Utilities WRMP 2019**

# Habitats Regulations Assessment – Initial Review of Feasible Options

# 1. Introduction

#### 1.1 The WRMP

All water companies in England and Wales must set out their strategy for managing water resources across their supply area over the next 25 years. This statutory requirement is defined under the Water Act 2003, which also sets out how water companies should publish a Water Resources Management Plan (WRMP) for consultation, setting out how they will balance supply and demand over the 25 year planning period. The WRMP is linked to other water resource planning and policy documents, including the Drought Plan, Water Efficiency Strategy and Leakage Strategy.

The WRMP process identifies potential shortages in the future availability of water and sets out the possible solutions required to maintain the balance between water available and future demand for water. The process initially reviews as many potential solutions as possible (the 'unconstrained list' of options) to identify 'feasible' options for each Water Resource Zone (WRZ) where deficits are predicted. These 'feasible' options are reviewed according to an industry standard methodology to identify 'preferred options' to resolve any supply deficits in relation to financial, environmental and social costing. This preferred list is based on standard assessment methodologies set out in the WRMP, as well as the Strategic Environmental Assessment (SEA) and the Habitats Regulations Assessment. United Utilities (UU) is currently preparing its WRMP for the period 2019 – 2044.

#### 1.2 Habitats Regulations Assessment

Regulation 61 of the Conservation of Habitats and Species Regulations 2010 (as amended) (the 'Habitats Regulations') states that if a plan or project is "(a) is likely to have a significant effect on a European site<sup>1</sup> or a European offshore marine site<sup>2</sup> (either alone or in combination with other plans or projects); and (b) is not directly connected with or necessary to the management of the site" then the competent authority must "...make an appropriate assessment of the implications for the site in view of that site's conservation objectives" before the plan is given effect.

<sup>&</sup>lt;sup>1</sup> Strictly, 'European sites' are: any Special Area of Conservation (SAC) from the point at which the European Commission and the UK Government agree the site as a 'Site of Community Importance' (SCI); any classified Special Protection Area (SPA); any candidate SAC (cSAC); and (exceptionally) any other site or area that the Commission believes should be considered as an SAC but which has not been identified by the Government. However, the term is also commonly used when referring to potential SPAs (pSPAs), to which the provisions of Article 4(4) of Directive 2009/147/EC (the 'new wild birds directive') apply; and to possible SACs (pSACs) and listed Ramsar Sites, to which the provisions of the Habitats Regulations are applied a matter of Government policy (NPPF para. 118) when considering development proposals that may affect them. "European site" is therefore used in this report in its broadest sense, as an umbrella term for all of the above designated sites. Additional information on European site designations is provided in Appendix A.

<sup>&</sup>lt;sup>2</sup> 'European offshore marine sites' are defined by Regulation 15 of *The Offshore Marine Conservation (Natural Habitats, &c.) Regulations 2007* (as amended); these regulations cover waters (and hence sites) over 12 nautical miles from the coast.



The process by which Regulation 61 is met is known as Habitats Regulations Assessment (HRA)<sup>3</sup>. An HRA determines whether there will be any 'likely significant effects' (LSE) on any European site as a result of a plan's implementation (either on its own or 'in combination' with other plans or projects) and, if so, whether these effects will result in any adverse effects on the site's integrity. UU has a statutory duty to prepare its WRMP and is therefore the Competent Authority for any HRA.

#### 1.3 This Technical Note

UU has commissioned Amec Foster Wheeler (AFW) to undertake the data collection and interpretation required to support an HRA of its WRMP, and to determine whether any aspects of the WRMP (alone or incombination) could have significant or adverse effects on the integrity of any European sites. As part of this process AFW has undertaken an initial review of the 'feasible options' identified by UU; this technical note summarises this review.

The note may be used to support consultations with the statutory authorities although it is not a 'draft HRA', 'screening', or similar assessment of the final plan and is not intended to provide a definitive conclusion on the likely effects of the final WRMP. Rather, it is primarily intended to inform UU's selection of preferred options, by identifying:

- those options that would appear to have an unavoidable risk of adverse effects on European sites (and which should therefore be avoided if possible);
- those options where significant or adverse effects would not appear likely, assuming established avoidance and mitigation measures can employed at the scheme level; and
- those options where effects are currently uncertain, which would require additional data or information on operation / construction to support a robust HRA of the WRMP.

# 2. Approach

#### 2.1 Overview of Plan-Level HRA

Regulation 61 essentially provides a test that the final plan must pass; there is no statutory requirement for HRA to be undertaken on draft plans or similar developmental stages (e.g. the unconstrained or feasible options). However, it is accepted best-practice for the HRA of strategic planning documents to be run as an iterative process alongside plan development, with the emerging proposals or options continually assessed for their possible effects on European sites and modified or abandoned (as necessary) to ensure that the subsequently adopted plan is not likely to result in significant or adverse effects on any European sites, either alone or 'in combination' with other plans. This is undertaken in consultation with NE, NRW, the EA and other appropriate consultees. Therefore, the principles of Regulation 61 are typically applied to the emerging components of strategic plans – in this case the feasible options.

The HRA process is a staged assessment to determine whether there will be any 'likely significant effects' (LSE) on any European site as a result of a plan's implementation, either on its own or 'in combination' with other plans or projects (referred to as 'screening'); and, if so, whether these effects will adversely affect the site's integrity (referred to as 'appropriate assessment').

The 'screening' test or 'test of significance' is a low bar: a plan should be considered 'likely' to have an effect if the competent authority (in this case UU) is unable (on the basis of objective information) to exclude the possibility that the plan could have significant effects on any European site, either alone or in combination with other plans or projects; an effect will be 'significant' if it could undermine the site's conservation objectives. Screening can be used to 'screen-out' or exclude European sites or plan components from further assessment, if it is possible to determine that significant effects will not occur (e.g. if sites or interest

<sup>&</sup>lt;sup>3</sup> The term 'Appropriate Assessment' has been historically used to describe the process of assessment; however, the process is now more accurately termed 'Habitats Regulations Assessment' (HRA), with the term 'Appropriate Assessment' limited to the specific stage within the process.



features are clearly not vulnerable (both exposed and sensitive) to the outcomes of a plan). Screening can take account of any measures included in the WRMP to avoid significant effects.

An 'appropriate assessment' stage provides a more detailed examination of the plan (or its components) where the effects are significant or uncertain<sup>4</sup>. Note that undertaking a more detailed assessment does not necessarily imply a conclusion of 'significant effects' for those sites or aspects that are 'screened in' since in many cases the assessment is completed due to a residual uncertainty which the assessment is intended to resolve. The 'appropriate assessment' stage may therefore conclude that the proposals are likely to have an adverse effect on the integrity of a site (in which case they should be abandoned or modified); or that the effects will be significant but not adverse (i.e. an effect pathway exists, but those effects will not undermine site integrity); or that the effects will, if re-screened, be 'not significant' (taking into account the additional assessment or perhaps additional measures proposed for inclusion in the final plan).

#### 2.2 Review of the Feasible Options

The review of the feasible options is not a 'formal' component of the HRA process as the key assessment stages (screening / appropriate assessment) can only be strictly applied to the proposed final version of the plan (i.e. the preferred options). However, the assessment principles that underpin screening and appropriate assessment are applied to the emerging feasible options to:

- guide the selection of preferred options by UU;
- inform the scope of any further assessments likely to be required as the options are refined and developed, including any data likely to be required to support the selection of an option as a preferred option; and
- provide an opportunity for the statutory consultees to review the HRA methods and assumptions, and identify any other potential effects they are aware of that that may need consideration in relation to particular options<sup>5</sup>.

#### Approach

For the HRA, the initial assessment of the feasible options focuses on the 79 'supply-side' options only, i.e.

- the development of new surface or groundwater sources, or desalination of sea water;
- modification of an existing licence to alter the operational regime;
- use of 'spare water' from existing licensed sources through operational adjustments or capital works (e.g. new treatment facilities);
- re-instatement of existing, mothballed sources;
- capital works to the network or assets;
- transferring water to/from adjacent water companies; or
- transferring water or licences from other third parties.

It does not explicitly consider demand- or post-distribution options designed to reduce treated water use (such as metering or provision of water butts) or leakage reduction options as these cannot negatively affect any European sites<sup>6</sup>.

<sup>&</sup>lt;sup>4</sup> i.e. 'likely significant effects', where the possibility of significant effects cannot be excluded.

<sup>&</sup>lt;sup>5</sup> Depending the consultation proposals for the feasible options stage.

<sup>&</sup>lt;sup>6</sup> The only realistic mechanism for a negative effect would be through direct encroachment at the local-level (for example a leaking pipe might be located in or near a SAC), but this cannot be meaningfully assessed at the strategic level since location-specific information is not available without specific investigations, which would form part of the package (i.e. the precise location and severity of most leakages is not known ahead of detection).

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The feasible options review identifies the location and the anticipated outcomes of each option through construction and operation, based on the option descriptions provided by UU. GIS is then used to identify all European sites within a precautionary 20km 'zone of influence', with sites beyond this considered where reasonable impact pathways are present based on the scheme description (for example, receptors downstream of significant new abstractions). The possible effects of each option on European sites and their interest features is then assessed, based on

- the anticipated operation of each option and predicted zone of hydrological influence;
- any predicted construction works required for each option;
- the European site interest features and their sensitivities; and
- the presence of reasonable impact pathways.

#### Assumptions

The review of the feasible options takes account of established project-level avoidance and mitigation measures that are known to be achievable, available and likely to be effective – for example, normal construction best-practice or project planning. These measures are identified in Appendix B to this technical note and it is assumed that this list will be incorporated as appropriate into the WRMP or its supporting documentation. It is considered (based on professional experience) that most potential construction effects can almost certainly be avoided or mitigated at the project-level using these measures or similar construction best practice<sup>7</sup>. For the operational aspects of supply-side options, potential avoidance measures will be considered where these are apparent, although in most instances the mitigation likely to be required for an option (e.g. compensation releases; 'hands-off' flows) cannot necessarily be determined at this stage, and may not be identifiable without substantial additional investigation or input from UU.

The review also assumes that the existing licensing regime is having no significant effects on any European sites, or if this is not the case, that any necessary licence amendments required (e.g. sustainability reductions etc.) have been included in any deficit modelling. The feasible options will therefore only affect European sites through any new resource and production-side options advocated to resolve deficits, and not through the existing permissions regime<sup>8</sup>, and it is therefore assumed that options that are 'network solutions' only (i.e. moving spare licensed volumes) will not have operational effects. It is also assumed that there is a reasonable prospect or evidence that the proposed abstraction volumes are available for those 'new water' options.

#### In combination effects

HRA requires that the effects of other projects, plans or programmes be considered for effects on European sites 'in combination' with the WRMP. There is limited guidance on the precise scope of 'in combination' assessments for strategies, particularly with respect to the levels within the planning hierarchy at which 'in combination' effects should be considered. It should also be noted that the WRMP explicitly accounts for predicted water demand changes due to other plans and major projects in its modelling scenarios, which effectively contributes to the 'in combination' assessment.

The review of the feasible options does not include an assessment of the potential 'in combination' effects, either between options or with other plans, projects or programmes. This is due to the large number of options and the level of detail provided on them; any assessment would be speculative and mostly abortive. The potential for in combination effects will be reviewed as the preferred options are selected, with a full 'in combination' assessment undertaken of the preferred options. However, UU should be aware of the risks of in combination effects between options and with other plans (e.g. the Drought Plan) when selecting preferred options, particularly where options affect the same catchments or water resources.

<sup>&</sup>lt;sup>7</sup> Although note that this does not remove the need for project-level HRA.

<sup>&</sup>lt;sup>8</sup> It is recognised that, occasionally, agreed sustainability reductions have been subsequently shown to be insufficient to address the effects of PWS abstraction on some sites (the most notable example is the River Ehen in Cumbria).



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#### Outputs

The review of the feasible options is summarised in Appendix A. This provides a short description of each option and a narrative assessment of its likely effects, with those European sites within 20km that are most vulnerable (i.e. both exposed and sensitive) to the delivery or operation of the scheme<sup>9</sup> noted in the text. It then provides broad 'recommendations' regards progressing the options as preferred options based on the anticipated construction and operational effects; the criteria for these recommendations are as follows (colour coded for clarity):

Recommend as preferred option?	Notes
Yes	Option appears unlikely to have any effects on European sites as features are either not exposed or not sensitive to the likely outcomes (i.e. no or no reasonable impact pathways – for example, operational effects for a 'construction only' network solution; 'dry' habitats over (say) 2km from an option; sites in different surface water catchments; upstream sites; etc. (being mindful of mobile species)). In these instances, the recommendation is 'Yes', i.e. no reason not to pursue as preferred option.
Yes	<ul> <li>Options where pathways for effects are clearly identifiable (such that HRA would probably be required at the scheme level) but where the potential effects can obviously be avoided or mitigated using established measures that are known to be effective, for example:</li> <li>construction near a European site (effects avoidable with normal project planning and best-practice);</li> <li>minor works within European sites (e.g. works to existing assets where effects unlikely to be adverse due to absence of features);</li> <li>major works near / within European sites that can be completed without adverse effects (e.g. crossings of SAC rivers using existing roads or directional drilling);</li> <li>operational effects that are avoidable with established operational mitigation (e.g. licence controls, although at this stage potential operational effects will usually lead to an 'uncertain' recommendation to flag the need for additional information).</li> <li>In these instances the generic measures outlined in Appendix B can be relied on if these are included within the WRMP package, although the final plan may need to include specific measures for potential 'high-impact' options (e.g. commitments to non-invasive river crossings or timing works to avoid sensitive periods).</li> </ul>
Uncertain	<ul> <li>Options where a potential effect is conceivable and cannot be discounted, and the likely effects are therefore uncertain at the feasible options stage. This is typically due to limitations on the information available, either in terms of the operation of the scheme, the mitigation that might be employed, or the data available on the interest features of the sites. These options, if pursued as preferred options, may require</li> <li>additional investigation to determine their effects, and there may be a risk that the risk of effects cannot be quantified satisfactorily at the strategic level (for example, substantial additional modelling or site-specific investigation may be required).</li> <li>the identification of specific measures or requirements for scheme delivery for inclusion with the WRMP. This category is therefore intended as a flag to identify those options where there is potentially additional 'cost' associated with their inclusion (either related to the data required to support a robust HRA and hence the option, or the need for specific mitigation commitments) which UU should consider when selecting the preferred options.</li> </ul>
Νο	Options where significant effects (i.e. not negligible or inconsequential) on a European site are very likely or certain due to the scale/ nature/location of the option proposals, or the vulnerability and distribution of the interest features within /near the European site. Although a full appropriate assessment is not undertaken at this stage, adverse effects may be more likely (or even certain) if the scheme is taken forward as a preferred option and it is likely that extensive or unproven mitigation will be required following scheme-level investigations. Feasible options in this category are not recommended for consideration as preferred options (although additional information may allow a re-assessment).

#### Table 2.1 Summary of criteria for considering feasible options as potential

# 3. Next steps

The initial assessments provided for the feasible options are not formal screening assessments or definitive conclusions; further examination of the likely effects of the preferred options will be required to clearly demonstrate 'no likely significant effects' (screening) or 'no adverse effects on integrity' (appropriate assessment), including 'in combination'. The review of the feasible options therefore provides a framework

<sup>&</sup>lt;sup>9</sup> For clarity, the summary tables do not explicitly identify or assess every European site within 20km; this will be set out in more comprehensive 'screening proformas' that will accompany the final HRA which will be used to transparently document the screening process.



for the selection of the preferred options, identifies areas where further information may be required from UU, and allows UU to demonstrate a robust iterative approach to the HRA.

The review of the feasible options will be one factor in the preferred options selection process, and it is very possible that UU will wish to pursue options that are currently flagged as 'uncertain'. In these instances it will be necessary to determine the information requirements that would allow a robust conclusion of 'no significant effects' or 'no adverse effects' to be drawn, and hence allow the WRMP to pass the Regulation 61 tests. This needs to be undertaken in conjunction with UU and its engineers, and may require additional supporting evidence or data from other organisations (e.g. Natural England; the Environment Agency), particularly where the uncertainty relates to operational effects and the availability of new water.



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Summary of Feasible Options Review

Number Name

WR001

WR003

WR004

Name	Summary (from proforma)	General Assessment	Recommend	Recommend
			option?	option? (Operation)
River Alt to	The scheme would require:	The Ribble and Alt Estuaries SPA / Ramsar sites and Sefton Coast SAC are	Construction: Yes -	Operation: Uncertain -
Prescott WTW	New river abstraction on the River Alt	downstream receptors (via the River Alt) located ~6km downstream of the	effects possible but	significant effects
	<ul> <li>Raw water transfer PS to Prescot WTW , c.13km long</li> </ul>	proposed abstraction. Construction effects can be avoided with established	significant or significant	cannot be excluded
	<ul> <li>New WTW located at Prescot to treat up to 20 MI/d river water</li> </ul>	measures although the availability of the abstraction volumes would need to be	adverse effects clearly	without additional
	<ul> <li>Transfer to existing SR storage located at Prescot</li> </ul>	confirmed by the EA, and the acceptability of this option viz effects on European	avoidable with	analysis (modelling etc)
		sites would need to be established if pursued as a preferred option (and so	established scheme-	of scheme operation
		operational effects are 'uncertain' at this stage).	level avoidance or	and / or identification
			mitigation measures	of acceptable
				operational mitigation
Fisher Tarn	Fisher Tarn is an existing UU reservoir that is not in current use. It does not	The closest sites to this option are the Morecambe Bay Pavements SAC (not	Construction: Yes -	Operation: Yes -
	have an abstraction licence. It is assumed that a new licence would be granted	vulnerable to construction or operation) and the Morecambe Bay SAC / SPA /	effects possible but	effects possible but
	for use of this source, up to 5 MI/d. The option would require:	Ramsar sites, which are downstream receptors via the St. Sunday Beck and River	significant or significant	significant or significant
	Construction of a new raw water transfer pipeline between the outlet of	Bela. The current operation of the reservoir is not set out (e.g. frequency /	adverse effects clearly	adverse effects
	Fisher Tarn IR to connect to and discharge to Mint South Well making	volume of overflows; compensation releases etc.) but is clear that a 5Mld	avoidable with	avoidable with
	modifications to the Well as appropriate	abstraction from this source will be inconsequential compared to other inputs to	established scheme-	established operational
	• A preliminary view of this indicates that the raw water pipeline would be	the River Bela and hence this section of Morecambe Bay.	level avoidance or	mitigation (e.g. licence
	c.1.75km in length and would need to transfer up to 5 Ml/d of raw water to Mini	t	mitigation measures	controls)
	South Well			
	• This may be achieved under gravity conditions but the need for a raw water			
	pumping station needs to be considered as part of the design			
Longsleddale	The scheme would require:	The River Sprint forms part of the River Kent SAC (the SAC starts	Construction:	Operation: No -
Reservoir	<ul> <li>New impounding reservoir in Longsleddale Valley, located u/s of Sadgill</li> </ul>	approximately 2km downstream of the proposed reservoir location) and	Uncertain - significant	significant effects
	between Shipman Knotts and Great Howe, raw water transfer to inlet of	therefore significant effects are likely, both during construction and operation.	effects cannot be	certain and adverse
	Watchgate WTW to allow for impoundment, compensation, draw-off of	Some potential operational effects may be avoidable using established measures	excluded and may	effects potentially
	water that meets the necessary design and safety criteria for statutory	(e.g. compensation releases, notwithstanding temperature issues) but the	require the	unavoidable.
	impoundment reservoir structures	potential for adverse effects is substantial. Construction would be a significant	identification of	
	<ul> <li>Proposed reservoir dimensions based on historical data retrieved: 22.5m</li> </ul>	undertaking and there is a risk of unmitigatable effects due to e.g. sediment	bespoke mitigation	

release.

• Based on these measurements, it is assumed that the reservoir would be

contained within the 240 mAOD, with the base of the reservoir at 215 mAOD • Raw water pipeline and pumping station (likely required), c.10km long between

Longsleddale IR and inlet of Watchgate WTW

height, giving a gross capacity of 1897 MI.

• Transfer capacity of the scheme assumed to be 25 MI/d maximum with a calculated yield of 16 Ml/d

measures or amendments to scheme design at the

plan level

Number	Name	Summary (from proforma)	General Assessment	Recommend	Recommend
				option?	option? (Operation)
/VR006	Glaze Brook	The scheme would require:	New abstraction licence required with EA to confirm WAFU, although nearest	Construction:	Operation: Yes -
		New lowland river raw water abstraction from Glaze Brook,	downstream receptor is some distance away so effects unlikely to be significant	Uncertain - significant	effects possible but
		assumed capacity 15 MI/d	depending on abstraction volumes. Potential operational effects. Pipeline route	effects cannot be	significant or significant
		New c.11km raw water transfer to Lightshaw WTW	through / directly adjacent to a component of the Manchester Mosses SAC -	excluded and may	adverse effects
		$\bullet$ New WTW process for river water; output blended with existing groundwater	significant effects on the current pipeline alignment would be likely and therefore	require the	avoidable with
		sources from Lightshaw WTW	a re-route would be required to support selection as a preferred option.	identification of	established operational
		Transfer to existing SR storage at Lightshaw		bespoke mitigation	mitigation (e.g. licence
				measures or	controls)
				amendments to	
/VR007	Sankey Brook	The scheme would require:	This scheme could presumably reduce flows into the Mersey Estuary SPA / $% \mathcal{A}$	Construction: Yes -	Operation: Uncertain -
		New lowland river raw water abstraction from Sankey Brook,	Ramsar via the Sankey Brook, although effects likely to be minor. Construction	effects possible but	significant effects
		capacity 10 Ml/d based on CEH gauge data from upstream at Causey Bridges.	effects avoidable assuming established measures. New abstraction licence	significant or significant	cannot be excluded
		Q95 flow data at this point = 0.733 m3/s, equates to 63.3 MI/d. Assume that	required - EA to confirm is WAFU; additional investigation would be required to	adverse effects clearly	without additional
		10 MI/d available for abstraction (would need to be discussed with EA)	confirm effects on the estuary and permitted abstraction volumes (hence	avoidable with	analysis (modelling etc)
			operational effects uncertain).	established scheme-	of scheme operation
		New c.5.5km raw water transfer to Hill Cliffe SR and new		level avoidance or	and / or identification
		WTW at same location		mitigation measures	of acceptable
		<ul> <li>Transfer to existing treated water storage at Hill Cliffe SR</li> </ul>			operational mitigation
					measures
/VR009	River Rawthey to	This option would require a new abstraction from the River Rawthey (new	The closest sites to this option are the Morecambe Bay Pavements SAC (not	Construction: Yes -	Operation: Yes -
	Watchgate WTW	licence required, licenced volumes TBC but anticipated 10 - 20 Mld). The	vulnerable to construction or operation) and the River Kent SAC (likely to be	effects possible but	effects possible but
		principal construction elements of this option are:	crossed by the pipe); effects on the River Kent SAC can almost certainly be	significant or significant	significant or significant
		New river abstraction and intake on the River Rawthey near Sedbergh	avoided with established avoidance and mitigation measures (e.g. timing works to	adverse effects clearly	adverse effects
			avoid fish migration periods; construction best practice). The Morecambe Bay	avoidable with	avoidable with
		• New PS (assumed needed) to transfer raw water transfer to Watchgate WTW,	SAC/SPA/Ramsar sites are downstream receptors (via the River Rawthey and	established scheme-	established operational
		possible pipeline route c. 15.5km long	hence the River Lune) but are located almost 40km downstream, and so it is	level avoidance or	mitigation (e.g. licence
		• Treatment work modifications to the existing WTW facility to accommodate a	unlikely that abstraction volumes of 10 - 20 Mld would significantly affect	mitigation measures	controls)
		river abstraction, including provision of appropriate mitigation for the transfer of	discharges to the Bay via the Lune (although this would need to be confirmed by		
		Invasive Non-Native Species (INNS) between catchments.	the EA).		

Number	Name	Summary (from proforma)	General Assessment	Recommend	Recommend
				option?	option? (Operation)
WR012	Borrow Beck Reservoir	The scheme would require: • New impounding reservoir in Borrow Beck between Shooter Howe and Belt Howe, raw water transfer to inlet of Watchgate WTW. • Proposed reservoir dimensions based on scope originally costed for AMP4: 30m high earth embankment giving a gross capacity of 33,000 MI • Based on these dimensions, it is assumed that the reservoir would be contained within the 230 mAOD, with the base of the reservoir at about 200 mAOD. • Raw water pipeline and pumping station required between Borrow Beck and inlet of Watchgate WTW • Transfer capacity of the scheme assumed to be half of the yield as calculated (124 Ml/d – which includes abstraction and compensation), i.e. 60 Ml/d • It is assumed that modifications to Watchgate WTW process and capacity will	Construction of the impounding reservoir would be a significant undertaking although no European sites are likely to be directly affected by this component. The current route of the pipeline crosses Bannisdale Beck, which is part of the Kent River SAC; significant effects are possible but likely to be avoidable with established measures. No operational effects anticipated.	Construction: Yes - effects possible but significant or significant adverse effects clearly avoidable with established scheme- level avoidance or mitigation measures	Operation: Yes - no effects or clearly no LSE alone or in combination (e.g. no impact pathways; features not sensitive; within existing licence; transfer of spare water; etc.)
WR026a	River Ribble (Stocks Reservoir)	not be required for this option in order to treat the additional water. This option would require a new abstraction from the River Ribble (new licence required, licenced volumes TBC but anticipated 5 - 10 Mld). The principal construction elements of this option are: • New river abstraction and intake on the River Ribble near Clitheroe • New PS to transfer raw water transfer to Stocks IR, c. 15km long • Possible treatment work modifications to the existing WTW facility to accommodate a river abstraction, including provision of appropriate mitigation for the transfer of Invasive Non-Native Species (INNS) between catchments.	The closest sites to this option are the North Pennines Dales Meadows SAC and the Bowland Fells SPA. North Pennines Dales Meadows SAC are within 100m of the currently proposed pipeline route, but effects on these sites would not be expected with use of established avoidance and mitigation measures. The Ribble and Alt Estuaries SPA / Ramsar sites are downstream receptors (via the River Ribble) but are located almost 30km downstream, and so it is unlikely that abstraction volumes of 5 - 10 Mld would significantly affect discharges to these sites (although this would need to be confirmed by the EA, and so operational effects are 'uncertain' at this stage).	Construction: Yes - effects possible but significant or significant adverse effects clearly avoidable with established scheme- level avoidance or mitigation measures	Operation: Uncertain significant effects cannot be excluded without additional analysis (modelling etc) of scheme operation and / or identification of acceptable operational mitigation measures
WR037a	Haweswater IR 0.5m	This option would involve an increase in the capacity of the Haweswater Reservoir by raising the top water level (TWL) by 0.5m. This would require a modification to the impoundment licence. The principal construction elements of this option are: • increase TWL by 0.5m through installation of a steel weir plate across the spillway crest, whilst still keeping the PMF plus wave surcharge below wave wall height.	The River Eden SAC is fed directly from Haweswater Reservoir and this site will be particularly vulnerable to construction or operation effects. Assuming that operation of the reservoir would be as per current situation (i.e. any compensation releases etc maintained) then adverse effects would not necessarily be expected (although there may be changes in spill frequency particularly during the filling period); similarly, construction impacts can be avoided with established measures although the proximity of the SAC will require that this be clearly established at the scheme level. The main impact will be on the Naddle Forest SAC, which is immediately adjacent to the southern edge of the reservoir (~2.6 km directly on the water's edge, based on GIS) and which would be directly affected as a result of increased reservoir levels. Precise effects cannot be determined without micro-topographical analysis, but a 0.5m increase in levels would likely reduce the SAC area by at least 0.13 ha and potentially more depending on local topography; this would certainly be a significant effect and potentially adverse, and would be unavoidable	Construction: Uncertain - significant effects cannot be excluded and may require the identification of bespoke mitigation measures or amendments to scheme design at the plan level	Operation: No - significant effects certain and adverse effects potentially unavoidable.

Number	Name	Summary (from proforma)	General Assessment	Recommend	Recommend
				option?	option? (Operation)
/VR037b	Haweswater IR	This option would involve an increase in the capacity of the Haweswater	The River Eden SAC is fed directly from Haweswater and this site will be	Construction:	Operation: No -
	lm	Reservoir by raising the top water level (TWL) by Im. This would require a	particularly vulnerable to construction or operation effects. Assuming that	Uncertain - significant	significant effects
		modification to the impoundment licence. The principal construction elements	operation of would be as per current situation (i.e. any compensation releases	effects cannot be	certain and adverse
		of this option are:	etc maintained) then adverse effects would not necessarily be expected	excluded and may	effects potentially
		• increase TWL by Im without spillway modifications by use of the Fusegate	(although there may be changes in spill frequency, particularly during the filling	require the	unavoidable.
		system.	period); similarly, construction impacts can be avoided with established measures	identification of	
			although the proximity of the SAC will require that this be clearly established at	bespoke mitigation	
			the scheme level. The main impact will be on the Naddle Forest SAC, which is	measures or	
			immediately adjacent to the southern edge of the reservoir (~2.6 km directly on	amendments to	
			the water's edge, based on GIS) and which would be directly affected as a result	scheme design at the	
			of increased reservoir levels. Precise effects cannot be determined without	plan level	
			micro-topographical analysis, but a 0.5m increase in levels would likely reduce		
			the SAC area by at least 0.13 ha and potentially more depending on local		
			topography; this would certainly be a significant effect and potentially adverse,		
			and would be unavoidable.		
WR039a	River Eden	The scheme would require:	Abstraction is from River Eden SAC - significant effects are likely and so	Construction:	Operation: Uncertain -
	(Temple Sowerby)	• New river abstraction and intake on the River Eden in the vicinity of Temple	additional investigation would be required to confirm effects on the river and	Uncertain - significant	significant effects
	to Watchgate	Sowerby, sized at flows of 25 and 50 MI/d, the exact quantities available	permitted abstraction volumes if selected as a preferred option (hence	effects cannot be	cannot be excluded
		for abstraction will need to be confirmed with the Environment Agency	operational effects uncertain). Other operational effects are likely (fish	excluded and may	without additional
			entrainment etc). New pipeline runs under River Eden SAC in two locations	require the	analysis (modelling etc)
		<ul> <li>New PS and raw water transfer pipeline to Watchgate WTW</li> </ul>	(effects probably avoidable with standard measures) and through Asby Complex	identification of	of scheme operation
			SAC - substantial significant construction effects likely without route	bespoke mitigation	and / or identification
		• Modifications to existing WTW process or a new upfront WTW to adapt to	modification (essential to support option as preferred).	measures or	of acceptable
		the River Eden water. No change to maximum WTW output is proposed.		amendments to	operational mitigation
WR041	River Irthing to	The scheme would require:	The scheme would require a new abstraction from River Irthing which is part of	Construction:	Operation: Uncertain -
	Cumwhinton plus	New river abstraction on River Irthing at Newby East, near Warwick Bridge	the River Eden SAC; significant effects are likely and so additional investigation	Uncertain - significant	significant effects
	Castle Carrock		would be required to confirm effects on the river and permitted abstraction	effects cannot be	cannot be excluded
	Link	<ul> <li>New raw water transfer pumping station, 6.5 MI/d maximum</li> </ul>	volumes if selected as a preferred option (hence operational effects uncertain).	excluded and may	without additional
		New c.6 km raw water pipeline to Cumwhinton WTW	Other operational effects are likely (fish entrainment etc). Construction would	require the	analysis (modelling etc)
		• WTW modifications, if required, to treat the new water source at	require new abstraction in the SAC and pipeline crossings; adverse effects likely	identification of	of scheme operation
		Cumwhinton WTW (current normal operation at 27 Ml/d; design maximum 40 $$	to be avoidable through scheme-specific detailed design and established	bespoke mitigation	and / or identification
		MI/d). No change to maximum WTW output is proposed.	measures but more information required on these aspects.	measures or	of acceptable
		• New treated water transfer pipeline and pumping station (if needed) between		amendments to	operational mitigation
		Cumwhinton and Castle Carrock SR, sized at 6.5 Ml/d max flow		scheme design at the	measures
				plan level	

		Page 5 of 24

Number	Name	Summary (from proforma)	General Assessment	Recommend	Recommend
				option?	option? (Operation)
WR047a	Milwr Tunnel,	The scheme would require:	This option would utilise an existing mine water discharge. This would	Construction: Yes -	Operation: Uncertain -
	Bagillt (Transfer to	New abstraction from the outfall of the Milwr tunnel at Bagillt	presumably reduce flows into the Dee Estuary SPA / Ramsar. Significant effects	effects possible but	significant effects
	Huntington)	(up to 20 MI/d even in dry summers should be available, possibly more at other	are likely and so additional investigation would be required to confirm effects on	significant or significant	cannot be excluded
		times)	the estuary and permitted abstraction volumes if selected as a preferred option	adverse effects clearly	without additional
		$\bullet$ Transfer of raw water from Bagillt via a new raw water pipeline to Huntington	(hence operational effects uncertain), although it is likely that adverse effects	avoidable with	analysis (modelling etc)
		WTW	would not occur. Construction would require works within the Dee catchment	established scheme-	of scheme operation
		<ul> <li>Treatment at upgraded and upsized Huntington WTW</li> </ul>	although significant effects likely to be avoidable through established measures.	level avoidance or	and / or identification
		<ul> <li>Transfer pumps to deliver increased flows up Dee LDTM to Prescot</li> </ul>	The new pipeline passes through the edge of Deeside and Buckley Newt Sites	mitigation measures	of acceptable
		<ul> <li>Utilisation of increased flows up the existing WELM</li> </ul>	SAC - significant construction effects likely, unless re-routed (but likely to be		operational mitigation
		$\ensuremath{\cdot}$ There may be a benefit to the option without the need for WELM pumping to	achievable).		measures
		Woodgate Hill.			
WR049b	River Ribble	This option would require a new abstraction from the River Ribble (new licence	The Ribble and Alt Estuaries SPA / Ramsar sites are downstream receptors (via	Construction: Yes -	Operation: Uncertain -
	(Transfer to	required, licenced volumes TBC but anticipated 20 Mld) and transfer to an	the River Ribble) located ~10km downstream of the proposed abstraction; it is	effects possible but	significant effects
	Anglezarke IR)	existing impoundment reservoir. The principal construction elements of this	noted that the latest EA data suggests 20Mld may be available, although this	significant or significant	cannot be excluded
		option are:	would need to be confirmed by the EA, and so operational effects are 'uncertain'	adverse effects clearly	without additional
		New river intake, screens and pumping station on River Ribble	at this stage. Construction effects are avoidable with established measures.	avoidable with	analysis (modelling etc)
		I.67km of 630mm OD raw water transfer main to Anglezarke IR		established scheme-	of scheme operation
		The proposed capacity of the option is that was costed for the previous WRMP		level avoidance or	and / or identification
		was 20 Ml/d. However, there may be more water available from the River		mitigation measures	of acceptable
		Ribble for abstraction licensing based on the latest Environment Agency			operational mitigation
					measures
WR062a	Worthington	The scheme would require:	No European sites or features are exposed to the likely effects of this scheme.	Construction: Yes - no	Operation: Yes - no
	WTW (Prospect	<ul> <li>Utilise existing raw water intake system from Worthington impounding</li> </ul>		effects or clearly no	effects or clearly no
	SR)	reservoirs		LSE alone or in	LSE alone or in
		<ul> <li>Re-commission the existing WTW facility re-using existing</li> </ul>		combination (e.g. no	combination (e.g. no
		filters or assume existing process is not fit for refurbishment and should be		impact pathways;	impact pathways;
		replaced for this Level I study		features not sensitive)	features not sensitive;
		Utilise existing treated water mains to provide supplies to Prospect SR			within existing licence;
					transfer of spare
					water; etc.)
WR062b	Worthington	The scheme would require:	No European sites or features are exposed to the likely effects of this scheme.	Construction: Yes - no	Operation: Yes - no
	WTW (Rivington)	Utilise existing raw water intake system from Worthington impounding		effects or clearly no	effects or clearly no
		reservoirs		LSE alone or in	LSE alone or in
		• Raw water or partially treated pumped transfer of raw water transfer to		combination (e.g. no	combination (e.g. no
		connect to Rivington WTW for treatment alongside Rivington IR waters		impact pathways;	impact pathways;
		along a new pipeline.		features not sensitive)	features not sensitive;
					within existing licence;
					transfer of spare

Number	Name	Summary (from proforma)	General Assessment	Recommend	Recommend
				option?	option? (Operation)
WR074	River Darwen (Transfer to Fishmoor WTW)	<ul> <li>The scheme would require:</li> <li>New river intake, screens and pumping station on River Darwen in the vicinity of Roach Bridge</li> <li>New raw water PS and pipeline transfer to Fishmoor IR</li> <li>Assumed no changes to Fishmoor WTW process would be required unless there is a water quality risk that river water from the Darwen could compromise the existing WTW process for the upland sources, Process Engineering to advise.</li> <li>This scheme would require:</li> <li>New river abstraction on the River Bollin near Lymm, sized at capacity of 25 Ml/d</li> <li>New WTW at same location, sized at 25 Ml/d</li> <li>New pumping station and c.6.5km treated water main between Lymm and Manchester DMZ, following the line of the existing treated water main from Lymm WTW</li> <li>It is assumed that there will need to be some new network reinforcement in the receiving area around Manchester (Altrincham/Rivers Lane tile) but without detailed network modelling, this cannot be determined at present.</li> <li>Assumed for this scope that the treated water mains connect to the site of Dunham SR for onward distribution into existing Manchester treated water system using the pumping stations at this location</li> </ul>	The Ribble and Alt Estuaries SPA / Ramsar sites are downstream receptors (via the River Ribble) of the proposed abstraction. Construction effects can be avoided with established measures although the availability of the abstraction volumes would need to be confirmed by the EA, and the acceptability of this option viz effects on European sites would need to be established if pursued as a preferred option (and so operational effects are 'uncertain' at this stage). The Mersey Estuary SPA / Ramsar sites are downstream receptors (via the River Mersey / Ship Canal) of the proposed abstraction. Construction effects can be avoided with established measures although the availability of the abstraction volumes would need to be confirmed by the EA, and the acceptability of this option viz effects on European sites would need to be established if pursued as a preferred option (although the contribution of the Bollin to flows in the Mersey will be limited and dominated by other inputs).	option? Construction: Yes - effects possible but significant or significant adverse effects clearly avoidable with established scheme- level avoidance or mitigation measures Construction: Yes - no effects or clearly no LSE alone or in combination (e.g. no impact pathways; features not sensitive)	option? (Operation) Operation: Uncertain - significant effects cannot be excluded without additional analysis (modelling etc) of scheme operation and / or identification of acceptable operational mitigation Operation: Yes - effects possible but significant or significant adverse effects avoidable with established operational mitigation (e.g. licence controls)
WR079b	Appleton Reservoir, Warrington	Appleton Reservoir is only used as an emergency fire-fighting supply for an industrial customer in Warrington. The scheme would require: • Reinstate Appleton IR with a new or refurbished point of abstraction from the draw-off tower located on the northern embankment • New raw water pumping station to deliver 6 MI/d • New raw water pipeline between Appleton IR and Hill Cliffe SR site • New WTW facility built on the Hill Cliffe SR site to Appleton IR water • Likely requirement for sewer connection to discharge WTW waste product	No European sites or features are exposed to the likely effects of this scheme.	Construction: Yes - no effects or clearly no LSE alone or in combination (e.g. no impact pathways; features not sensitive)	Operation: Yes - no effects or clearly no LSE alone or in combination (e.g. no impact pathways; features not sensitive; within existing licence; transfer of spare water; etc.)
WR079c	Appleton Reservoir, Warrington	As for WR079b, but delivering 9 MI/d.	No European sites or features are exposed to the likely effects of this scheme.	Construction: Yes - no effects or clearly no LSE alone or in	Operation: Yes - no effects or clearly no LSE alone or in

combination (e.g. no

features not sensitive)

impact pathways;

combination (e.g. no

within existing licence; transfer of spare

impact pathways; features not sensitive;

Number Name

WR079d Appleton

WR095 Roughton Gill

Reservoir, Warrington

Summary (from proforma)	General Assessment	Recommend	Recommend
		option?	option? (Operation)
As for WR079b, but delivering 12 MI/d.	No European sites or features are exposed to the likely effects of this scheme.	Construction: Yes - no	Operation: Yes - no
		effects or clearly no	effects or clearly no
		LSE alone or in	LSE alone or in
		combination (e.g. no	combination (e.g. no
		impact pathways;	impact pathways;
		features not sensitive)	features not sensitive;
			within existing licence;
			transfer of spare
The scheme would require:	This option would require a new pipeline across a tributary of the River Caldew	Construction: Yes -	Operation: Uncertain -
Reinstate Roughton Gill mine source, capacity 1.5	(part of the River Eden SAC; pipeline would be located approximately 1km	effects possible but	significant effects
MI/d	upstream of the SAC boundary, and construction of a new WTW in the same	significant or significant	cannot be excluded
• Utilise existing RW transfer pipelines between intake and Fellside village and	area / catchment. Significant effects are possible although likely to be avoidable	adverse effects clearly	without additional
then onwards to Caldbeck; new 300m of RW pipeline to site of Caldbeck SR $$	with established measures. The current licensing position is unclear from the	avoidable with	analysis (modelling etc)
	scheme description and so further information is required to determine	established scheme-	of scheme operation
New WTW at Caldbeck	operational effects; however, as the source is located within the Lake District	level avoidance or	and / or identification
• Treated water transfer to Caldbeck SR and new TW main between Caldbeck	High Fells SAC it is possible that some features may be sensitive to the scheme	mitigation measures	of acceptable
and Roundhills; assume 50/50 split between each SR	operation.		operational mitigation
			measures
The scheme would require:	Abstraction licence abstraction in place and therefore it is assumed no significant	Construction: Yes - no	Operation: Yes - no

		New WTW at Caldbeck	operational effects; however, as the source is located within the Lake District	level avoidance or	and / or identification
		$\mbox{ \bullet Treated water transfer to Caldbeck SR and new TW main between Caldbeck \mbox{ or SR}$	High Fells SAC it is possible that some features may be sensitive to the scheme	mitigation measures	of acceptable
		and Roundhills; assume 50/50 split between each SR	operation.		operational mitigation
					measures
WR099a	Worsthorne	The scheme would require:	Abstraction licence abstraction in place and therefore it is assumed no significant	Construction: Yes - no	Operation: Yes - no
	Borehole	Reinstate and refurbish Worsthorne BH raw water	operational effects on European sites are likely from the reinstatement of the	effects or clearly no	effects or clearly no
	(Compensation)	abstraction borehole	borehole. No impact pathway for construction works.	LSE alone or in	LSE alone or in
		• Utilise existing raw water main and divert into surface water source with new		combination (e.g. no	combination (e.g. no
		length of pipeline (375m) to River Brun		impact pathways;	impact pathways;
		• New pump in BH, rising main in each BH (assumed 100m long), M&E. New or		features not sensitive)	features not sensitive;
		improved headworks borehole to asset standard design.			within existing licence;
					transfer of spare
					water; etc.)
WR099b	Worsthorne	This option would involve the re-instatement of the Worsthorne borehole with	Abstraction licence already in place so it is assumed that no operational effects	Construction: Yes -	Operation: Yes - no
	Borehole	flow passed to Hurstwood IR. This would be within the terms of the existing	on European sites will occur. The scheme would involve construction works	effects possible but	effects or clearly no
	(Hurstwood Ir)	licence. The principal construction elements of this option are:	within 500m of the South Pennine Moors SAC and South Pennine Moors Phase 2	significant or significant	LSE alone or in
		Reinstate and refurbish Worsthorne BH raw water	SPA, although effects on the features of these sites can be avoided with	adverse effects clearly	combination (e.g. no
		abstraction borehole	established measures, such as construction best-practice or timing works to	avoidable with	impact pathways;
		New raw water main and pump flows into Hurstwood IR	avoid breeding / migration periods.	established scheme-	features not sensitive;
				level avoidance or	within existing licence;
				mitigation measures	transfer of spare

	0
Recommend	Recommend
option?	option? (Operation)
Construction: Yes - no	Operation: Yes - no
	Recommend option? Construction: Yes - no

Number	Name	Summary (from proforma)	General Assessment	Recommend	Recommend
				option?	option? (Operation)
WR099c	Worsthorne	The scheme would require:	Abstraction licence abstraction in place and therefore it is assumed no significant	Construction: Yes - no	Operation: Yes - no
	Borehole	Reinstate and refurbish Worsthorne BH raw water	operational effects on European sites are likely. The scheme would involve	effects or clearly no	effects or clearly no
	(Worsthorne	abstraction borehole	construction works within 1km of the South Pennine Moors SAC and South	LSE alone or in	LSE alone or in
	WTW)	<ul> <li>Utilise existing raw water main to Worsthorne WTW</li> </ul>	Pennine Moors Phase 2 SPA, although effects on the features of these sites can	combination (e.g. no	combination (e.g. no
		<ul> <li>Modify existing WTW process accordingly to accept borehole water</li> </ul>	be avoided with established measures, such as construction best-practice or	impact pathways;	impact pathways;
		• New pump in BH, rising main in each BH (assumed 100m long), M&E. New or	timing works to avoid breeding / migration periods.	features not sensitive)	features not sensitive;
		improved headworks borehole to asset standard design.			within existing licence;
					transfer of spare
					water; etc.)
WR100	Thorncliffe Road	The scheme would require:	This option would require a new borehole duplicating an existing borehole; it is	Construction: Yes -	Operation: Uncertain -
	Borehole, Barrow-	Construct a new duplicate borehole at the Thorncliffe Road WTW site	assumed that this would replace the existing borehole and utilise the abstraction	effects possible but	significant effects
	In-Furness		licence (in which case no operational effects would be anticipated) although this	significant or significant	cannot be excluded
		• Borehole construction: 0-10 metres (18") 457 mm diameter plain casing; 1.0-	is not clear from the description. The borehole is within 1km of the Morecambe	adverse effects clearly	without additional
		23.0 metres (15") 380 mm diameter plain casing. Total depth: 100 metres,	Bay SAC and Duddon Estuary SPA / Ramsar site and so further information on	avoidable with	analysis (modelling etc)
		borehole pump rising main needed: 50 metres	the hydrological effects is required to fully determine effects of scheme.	established scheme-	of scheme operation
		• New pumping equipment to provide up to 4.5 MI/d capacity, new WTW to		level avoidance or	and / or identification
		replicate the existing Thorncliffe Road WTW facility, new inlet to Thorncliffe		mitigation measures	of acceptable
		Road SR for the combined flow from the existing BH and new BH (9 MI/d			operational mitigation
		maximum). New borehole can run duty/assist with existing borehole.			measures
		<ul> <li>Suggested new WTW facility built on the Thorncliffe SR site</li> </ul>			
		• As part of this scheme, a negotiated reduction from Schneider Road boreholes			
		would be required in order to ensure no deterioration in WFD objectives for			
		the Furness aquifer.			
WRI0I	Franklaw Z Site	The scheme would require:	No European sites or features are exposed to the likely effects of this scheme.	Construction: Yes - no	Operation: Yes - no
	plus Increased	• Reinstate and refurbish two existing boreholes at Franklaw Z site		effects or clearly no	effects or clearly no
	Franklaw WTW	with maximum output of 10 and 8 MI/d		LSE alone or in	LSE alone or in
	Treatment	• Utilise existing 27" RW pipeline between Z site and Franklaw WTW (NB:		combination (e.g. no	combination (e.g. no
	Capacity	Another possibility is to ${\sf T}$ into the existing Rive Wyre RW main which could be		impact pathways;	impact pathways;
		looked at for a Level 2 scope)		features not sensitive)	features not sensitive;
		$\cdot$ New BH pumps @10 existing/utilised Franklaw/Broughton boreholes to deliver			within existing licence;
		an additional 12 Ml/d RW to Franklaw WTW; assumed capacity of replacement			transfer of spare
		pumps is 4 MI/d each for costing purposes			water; etc.)
		$\bullet$ Additional WTW phase at Franklaw WTW to treat the additional 30 MI/d RW			
		from boreholes.			

WR102a Widnes Boreholes The scheme would require:

WR102ai Widnes Boreholes The scheme would require:

Number Name

A - Summar	y of Feasible Options Review			Page
Name	Summary (from proforma)	General Assessment	Recommend	Recommend
			option?	option? (Operation
Vidnes Boreholes	The scheme would require:	Recommissioning existing boreholes / licences; no operational effects on	Construction: Yes - no	Operation: Yes - no
o Prescot WTW	• Refurbishment of existing Belle Vale, Netherley, Greensbridge Lane, Water	European sites. No impact pathways for construction effects.	effects or clearly no	effects or clearly no
	Lane, Stockswell and Pex Hill borehole sites [note Bold Heath not included in		LSE alone or in	LSE alone or in
	this group under scope of WR102a and is considered separately under WR102e	]	combination (e.g. no	combination (e.g. no
	• Utilisation of existing treated water mains from Widnes BH group to Pex Hill		impact pathways;	impact pathways;
	as raw water mains (note Stockswell is on a separate raw water main)		features not sensitive)	features not sensitive;
	• Refurbishment of Cronton Booster PS as appropriate to permit required flow			within existing licence
	transfer to Pex Hill			transfer of spare
	<ul> <li>New break tank and pumping station located at Pex Hill</li> </ul>			water; etc.)
	• New raw water main between Pex Hill and Prescot WTW, most appropriate			
	route			
	• New WTW plant located at Prescot to treat the blended water from the open	1		
	reservoirs and boreholes (refer to previous IRZ21 scope document for details o	f		
	proposed PBD) to be sized between minimum and maximum capacities – see			

below. • New treated water main from Pex Hill to feed customers in DMA 127-1 who are fed from the treated water main now utilised as a raw water main • New headworks, pumps, M&E, civils, kiosks/buildings on all borehole sites, not including Stockswell which were refurbished in AMP4. 11 BHs in total require refurbishment.

to Prescot WTW • Refurbishment of existing Belle Vale, Netherley, Greensbridge Lane, Water

Recommissioning existing boreholes / licences; no operational effects on	Construction: Ye
European sites. No impact pathways for construction effects.	effects or clearly LSE alone or in combination (e.g impact pathways features not sen:

es - no	Operation: Yes - no
no	effects or clearly no
	LSE alone or in
. no	combination (e.g. no
;	impact pathways;
sitive)	features not sensitive;
	within existing licence;
	transfer of spare
	water; etc.)

• New WTW plant located at Prescot to treat the blended water from the open reservoirs and boreholes (refer to previous IRZ21 scope document for details of proposed PBD) to be sized between minimum and maximum capacities - see below.

• New raw water main between Pex Hill and Prescot WTW, most appropriate

Lane, Stockswell and Pex Hill borehole sites [note Bold Heath not included in

this group under scope of WR102a and is considered separately under WR102e]

• Utilisation of existing treated water mains from Widnes BH group to Pex Hill

as raw water mains (note Stockswell is on a separate raw water main) • Refurbishment of Cronton Booster PS as appropriate to permit required flow

• New break tank and pumping station located at Pex Hill

• New treated water main from Pex Hill to feed customers in DMA 127-1 who are fed from the treated water main now utilised as a raw water main • New headworks, pumps, M&E, civils, kiosks/buildings on all borehole sites, not including Stockswell which were refurbished in AMP4. 11 BHs in total require refurbishment.

· Addition of ion exchange.

transfer to Pex Hill

route

Number	Name	Summary (from proforma)	General Assessment	Recommend	Recommend
				option?	option? (Operation)
WRI02b	Widnes Boreholes	Recommission existing Widnes BH group, upgraded WTWs at Netherley,	Recommissioning existing boreholes / licences; no operational effects on	Construction: Yes - no	Operation: Yes - no
	to Liverpool and	Stockswell and Pex Hill, treated water transfer to Liverpool and Warrington	European sites. No impact pathways for construction effects.	effects or clearly no	effects or clearly no
	Warrington Dmzs	DMZs.		LSE alone or in	LSE alone or in
				combination (e.g. no	combination (e.g. no
				impact pathways;	impact pathways;
				features not sensitive)	features not sensitive;
					within existing licence;
					transfer of spare
WR102c	WIDNES	Recommission existing Widnes BH group, new WTW at Hale Bank and	Recommissioning existing boreholes / licences; no operational effects. Pipeline	Construction: Yes - no	Operation: Yes - no
	BOREHOLES TO	upgraded WTW at Pex Hill, transfer of treated water to Runcorn and	construction works required close to the Mersey Estuary SPA / Ramsar sites but	effects or clearly no	effects or clearly no
	RUNCORN AND	Warrington DMZs	effects avoidable with established measures.	LSE alone or in	LSE alone or in
	WARRINGTON			combination (e.g. no	combination (e.g. no
	Dmzs			impact pathways;	impact pathways;
				features not sensitive)	features not sensitive;
					within existing licence;
					transfer of spare
WRI02d	Eccleston Hill	Recommission existing Eccleston Hill borehole, new raw water transfer main to $% \label{eq:commutative} % \begin{tabular}{lllllllllllllllllllllllllllllllllll$	Recommissioning existing boreholes / licences; no operational effects on	Construction: Yes - no	Operation: Yes - no
	Borehole to	Prescot open reservoirs for treatment at Prescot WTW	European sites. No impact pathways for construction effects.	effects or clearly no	effects or clearly no
	Prescot WTW			LSE alone or in	LSE alone or in
				combination (e.g. no	combination (e.g. no
				impact pathways;	impact pathways;
				features not sensitive)	features not sensitive;
					within existing licence;
					transfer of spare
WRI02e	Bold Heath	Recommission existing Bold Heath boreholes, new raw water transfer main to	Recommissioning existing boreholes / licences; no operational effects on	Construction: Yes - no	Operation: Yes - no
	Boreholes to	Prescot open reservoirs for treatment at Prescot WTW	European sites. No impact pathways for construction effects.	effects or clearly no	effects or clearly no
	Prescot WTW			LSE alone or in	LSE alone or in
				combination (e.g. no	combination (e.g. no
				impact pathways;	impact pathways;
				features not sensitive)	features not sensitive;
					within existing licence;
					transfer of spare

Number	Name	Summary (from proforma)	General Assessment	Recommend	Recommend
WR105a	Lymm Boreholes (Abandonment of Existing WTW Facility; New WTW at Sow Brook)	The scheme would require: • Abandon existing WTW functionality at Lymm WTW, retaining both boreholes (both of which are operational) • Transfer full licensed capacity of raw water (9MI/d) from Lymm boreholes (Quarry and Dingle) using existing pumping main to new WTW located in vicinity of Sow Brook. It may be possible to abandon the raw water pumping station at Lymm WTW if the borehole pumps can be used to transfer raw water to the new Sow Brook WTW. Other locations for a new WTW may be suitable with further engineering assessment and this location is indicative for costing purposes. • New WTW facility (based on WRMPI5 scope previously costed)	No European sites or features are exposed to the likely effects of this scheme.	option? Construction: Yes - no effects or clearly no LSE alone or in combination (e.g. no impact pathways; features not sensitive)	option? (Operation) Operation: Yes - no effects or clearly no LSE alone or in combination (e.g. no impact pathways; features not sensitive; within existing licence; transfer of spare water; etc.)
WR105ai	Lymm Boreholes (Abandonment of Existing WTW Facility; New WTW at Sow Brook)	The scheme would require: • Abandon existing WTW functionality at Lymm WTW, retaining both boreholes (both of which are operational) • Transfer full licensed capacity of raw water (9Ml/d) from Lymm boreholes (Quarry and Dingle) using existing pumping main to new WTW located in vicinity of Sow Brook. It may be possible to abandon the raw water pumping station at Lymm WTW if the borehole pumps can be used to transfer raw water to the new Sow Brook WTW. Other locations for a new WTW may be suitable with further engineering assessment and this location is indicative for costing purposes. • New WTW facility (based on WRMP15 scope previously costed). • Addition of water softening.	No European sites or features are exposed to the likely effects of this scheme.	Construction: Yes - no effects or clearly no LSE alone or in combination (e.g. no impact pathways; features not sensitive)	Operation: Yes - no effects or clearly no LSE alone or in combination (e.g. no impact pathways; features not sensitive; within existing licence; transfer of spare water; etc.)
WR105b	Lymm Boreholes (Abandonment of Existing WTW Facility; New WTW at Hill Cliffe)	The scheme would require: • Abandon existing WTW functionality at Lymm WTW, retaining boreholes (both of which are operational) • Transfer full licensed capacity of raw water (9Ml/d) from Lymm boreholes (Quarry and Dingle) to Hill Cliffe SR site and new WTW using new pumping main • New WTW located at Hill Cliffe to treat 9 Ml/d from Lymm • Options for treatment of water at Lymm need to consider risks to water quality compliance and whether the boreholes need to be treated for arsenic or can blend 50:50 with regional water from Vyrnwy. Variations to include with or without arsenic treatment should be presented in the PBD. • New WTW facility (based on WRMP15 scope previously costed) to include: raw water break tank, GFH for arsenic treatment (if required) to treat 9 Ml/d combined from both boreholes, bypass valve arrangement for GFH • All WTW components to be housed in new building.	No European sites or features are exposed to the likely effects of this scheme.	Construction: Yes - no effects or clearly no LSE alone or in combination (e.g. no impact pathways; features not sensitive)	Operation: Yes - no effects or clearly no LSE alone or in combination (e.g. no impact pathways; features not sensitive; within existing licence; transfer of spare water; etc.)

Number	Name	Summary (from proforma)	General Assessment	Recommend	Recommend
				option?	option? (Operation)
WR105bi WR106	Lymm Boreholes (Abandonment of Existing WTW Facility; New WTW at Hill Cliffe) Walton and Daresbury Boreholes	As per WR105b with the addition of water softening. The scheme would require: • Reinstate and refurbish two boreholes at Walton (duty/standby), one borehole at Daresbury, south Warrington	No European sites or features are exposed to the likely effects of this scheme.	option? Construction: Yes - no effects or clearly no LSE alone or in combination (e.g. no impact pathways; features not sensitive) Construction: Yes - no effects or clearly no LSE alone or in	option? (Operation) Operation: Yes - no effects or clearly no LSE alone or in combination (e.g. no impact pathways; features not sensitive; within existing licence; transfer of spare Operation: Yes - no effects or clearly no LSE alone or in
		<ul> <li>Three new borehole pumps, rising main</li> <li>New raw water main to connect Daresbury to Walton borehole sites (straight line distance 3600m); then utilise 15"AC treated water main from Walton as a raw water main (upgrade if required to transfer the combined flow)</li> <li>Prior to connection between 15" and 30" main, new 500m raw water main to connect to Hill Cliffe site and new WTW facility (although land may need to be purchased).</li> <li>New WTW facility built on the Hill Cliffe SR site</li> </ul>		combination (e.g. no impact pathways; features not sensitive)	combination (e.g. no impact pathways; features not sensitive; within existing licence; transfer of spare water; etc.)
WR107a	Aughton Park & Moss End Boreholes (Royal Oak WTW)	<ul> <li>This scheme would require:</li> <li>Fully commission two existing boreholes located at Aughton Park and Moss End</li> <li>New raw water transfer main/s from the two sites to connect into Royal Oak WTW process.</li> <li>Modified Royal Oak WTW process to allow the additional 10 Ml/d to be treated, either as a separate stream or amalgamated with the existing raw water sources.</li> <li>Modifications to the WTW output and network as appropriate in order to permit utilisation of the increased WTW capacity to function within the Southport and Liverpool DMZs</li> </ul>	Closest European sites are Martin Mere SPA / Ramsar approximately 5km from the borehole so operational effects unlikely. No pathways for construction effects.	Construction: Yes - no effects or clearly no LSE alone or in combination (e.g. no impact pathways; features not sensitive)	Operation: Yes - effects possible but significant or significant adverse effects avoidable with established operational mitigation (e.g. licence controls)

Page I	3 of	24
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Number	Name	Summary (from proforma)	General Assessment	Recommend	Recommend
				option?	option? (Operation)
WR107ai	Aughton Park &	This scheme would require:	Closest European sites are Martin Mere SPA / Ramsar approximately 5km from	Construction: Yes - no	Operation: Yes -
	Moss End	<ul> <li>Fully commission two existing boreholes located at Aughton Park</li> </ul>	the borehole so operational effects unlikely. No pathways for construction	effects or clearly no	effects possible but
	Boreholes (Royal	and Moss End	effects.	LSE alone or in	significant or significant
	Oak WTW)	$\mbox{ \bullet}$ New raw water transfer main/s from the two sites to connect into Royal Oak		combination (e.g. no	adverse effects
		WTW process.		impact pathways;	avoidable with
		<ul> <li>Modified Royal Oak WTW process to allow the additional 10 Ml/d to be</li> </ul>		features not sensitive)	established operational
		treated, either as a separate stream or amalgamated with the existing raw water			mitigation (e.g. licence
		sources.			controls)
		• Modifications to the WTW output and network as appropriate in order to			
		permit utilisation of the increased WTW capacity to function within the			
		Southport and Liverpool DMZs			
		Addition of ion exchange.			
WRI07b	Randles Bridge,	The scheme would require:	Existing licence; no operational effects anticipated (subject to EA confirming	Construction: Yes - no	Operation: Yes - no
	Knowsley,	$\cdot$ NB: WR107b assumes that WR107a has already been constructed to take the	extension of abstraction licence). No significant construction effects anticipated	effects or clearly no	effects or clearly no
	Primrose Hill	WTW capacity from 44 to 54 MI/d.	due lack of impact pathway (distance).	LSE alone or in	LSE alone or in
		<ul> <li>Commission existing boreholes located at 2No. Randles Bridge,</li> </ul>		combination (e.g. no	combination (e.g. no
		2No. Knowsley and 1No. Primrose Hill		impact pathways;	impact pathways;
				features not sensitive)	features not sensitive;
		• New raw water transfer mains from the three sites to connect into Royal Oak			within existing licence;
		WTW process.			transfer of spare
		Primrose Hill to Royal Oak = 8 km			water; etc.)
		<ul> <li>Randles Bridge to Royal Oak = 8.3 km</li> </ul>			
		<ul> <li>Knowsley (to connect to Randles Bridge RW main) = 2km</li> </ul>			
				-	-
VVR109	Swineshaw	This option involves the reinstatement of 3No. boreholes on the Swineshaw	This option would require minor construction works within 500m of the Peak	Construction: Yes -	Operation: Uncertain -
	Boreholes	catchment and transfer of raw water to Buckton Castle WIW for treatment	District Moors SAC and South Pennine Moors Phase I SPA, although effects on	effects possible but	significant effects
	(Buckton Castle	alongside the existing reservoir sources via existing pipelines. The principal	the features of these sites can be avoided with established measures, such as	significant or significant	cannot be excluded
	WTW)	construction elements of this option are:	construction best-practice or timing works to avoid breeding / migration	adverse effects clearly	without additional
		• Reinstate and refurbish raw water abstraction boreholes located on the	periods. Operational effects uncertain - there is no existing licence and surveys	avoidable with	analysis (modelling etc)
		Swineshaw catchments that feed Buckton Castle VV I VV,	in connection with a drought order have suggested there may be some	established scheme-	of scheme operation
		• No.2 and No.3 boreholes are accessible, No.1 is not currently accessible but	groundwater connectivity between the source and the SAC features. This is	level avoidance or	and / or identification
		could be made accessible with track improvements.	subject to further survey.	mitigation measures	of acceptable
					operational mitigation
					measures

Number	Name	Summary (from proforma)	General Assessment	Recommend	Recommend
				option?	option? (Operation)
WRI IO	Increased Abstraction from the M&EC Carboniferous Aquifers, Treatment to Potable Standards and Transfer to Treated Water	This option would involve increasing the licenced abstraction from the Rushton Spencer boreholes and passing this to the Hug Bridge WTW for treatment; no new infrastructure required.	No European sites or features are exposed to the likely effects of this scheme.	Construction: Yes - no effects or clearly no LSE alone or in combination (e.g. no impact pathways; features not sensitive)	Operation: Yes - no effects or clearly no LSE alone or in combination (e.g. no impact pathways; features not sensitive; within existing licence; transfer of spare water; etc.)
WRIII	Voodford Borehole	<ul> <li>This option involves increasing abstraction from Woodford BH from 9Mld to 12 Mld. The principal construction elements of this option are:</li> <li>Increase the output of Woodford BH from the current installed capacity of 9 Ml/d to 12 Ml/d,</li> <li>Use existing, or upgraded raw water main (current capacity 15", known history of bursts) between Woodford and Hazel Grove SR</li> <li>New WTW located at Hazel Grove SR site, blending in existing storage.</li> </ul>	No impact pathways; EA would need to confirm increase in abstraction but no receptors likely to be significantly affected.	Construction: Yes - no effects or clearly no LSE alone or in combination (e.g. no impact pathways; features not sensitive)	Operation: Yes - no effects or clearly no LSE alone or in combination (e.g. no impact pathways; features not sensitive; within existing licence; transfer of spare water; etc.)
WRI12	Bramhall Borehole	<ul> <li>This option involves a new borehole located at Bramhall; raw water transfer to new Hazel Grove WTW; and combined treatment of Woodford and Bramhall BH. The principal construction elements of this option are:</li> <li>New 5 MI/d borehole located at Bramhall</li> <li>New c.5.3km raw water main from Bramhall to Hazel Grove SR site.</li> <li>New WTW located at Hazel Grove SR site to treat combined output of Woodford BH (WR111) plus Bramhall BH (peak capacity 12+5 = 17 MI/d), blending in existing storage.</li> </ul>	No impact pathways; EA would need to confirm increase in abstraction but no receptors likely to be significantly affected.	Construction: Yes - no effects or clearly no LSE alone or in combination (e.g. no impact pathways; features not sensitive)	Operation: Yes - no effects or clearly no LSE alone or in combination (e.g. no impact pathways; features not sensitive; within existing licence; transfer of spare water; etc.)
WRI13	Tytherington Boreholes	<ul> <li>The scheme would require:</li> <li>New TW main 2.9km 315mmOD between Tytherington WTW and Hurdsfield SR</li> <li>Modifications to existing WTW if required</li> <li>New or improved headworks borehole to asset standard design.</li> </ul>	No significant effects anticipated assuming established measures (distance)	Construction: Yes - no effects or clearly no LSE alone or in combination (e.g. no impact pathways; features not sensitive)	Operation: Yes - no effects or clearly no LSE alone or in combination (e.g. no impact pathways; features not sensitive; within existing licence; transfer of spare

Ροσο	15	of	24
гаде	15	0I	74

Number Name	Summary (from proforma)	General Assessment	Recommend	Recommend
			option?	option? (Operation)
WR114 Python Mill	The scheme would require:	The operational purpose of this scheme is not entirely clear from the description	Construction: Yes -	Operation: Uncertain -
Borehole	Reinstate and refurbish a raw water abstraction borehole located at Python	although it is assumed to be a type of compensation scheme allowing use of	effects possible but	significant effects
	Mill	alternative sources. However, the scheme would involve discharges to the	significant or significant	cannot be excluded
	New raw water main between Python Mill and Rochdale Canal	Rochdale Canal (part of which is an SAC) and so there is clearly scope for	adverse effects clearly	without additional
	New discharge scour into canal	significant and potentially adverse effects. It is noted that the previous licence	avoidable with	analysis (modelling etc)
	New sewer connection at Python Mill	was revoked by the EA. Construction effects are likely to be avoidable with	established scheme-	of scheme operation
		established measures.	level avoidance or	and / or identification
			mitigation measures	of acceptable
				operational mitigation
WRI19a Egremont	From 2022, South Egremont boreholes and Ennerdale WTW will be abandoned	Scheme is within terms of existing licences so operational effects no expected.	Construction: Yes -	Operation: Yes - no
Boreholes	when the new Thirlmere supply to West Cumbria is completed. This option	Construction would require new WTW and pipeline crossing of the River Ehen	effects possible but	effects or clearly no
(Existing)	seeks to retain the abstraction and utilise the raw water to a new WTW near	SAC although effects on the features of this site can be avoided with established	significant or significant	LSE alone or in
	Nannycatch SR. The principal construction elements of this option are:	measures, such as construction best-practice or timing works to avoid breeding /	adverse effects clearly	combination (e.g. no
	<ul> <li>New WTW located at the Nannycatch site sized at 11 MI/d</li> </ul>	migration periods.	avoidable with	impact pathways;
	<ul> <li>New treated water main between Nannycatch WTW and High Leys SR</li> </ul>		established scheme-	features not sensitive;
			level avoidance or	within existing licence;
			mitigation measures	transfer of spare
				water; etc.)
WRI19b Egremont	From 2022, South Egremont boreholes and Ennerdale WTW will be abandoned	Construction would require new WTW and pipeline crossing of the River Ehen	Construction: Yes -	Operation: Uncertain -
Boreholes (Ne	w) when the new Thirlmere supply to West Cumbria is completed. This option	SAC although effects on the features of this site can be avoided with established	effects possible but	significant effects
	seeks to further enhance abstraction from the West Cumbria aquifer with four	measures, such as construction best-practice or timing works to avoid breeding /	significant or significant	cannot be excluded
	new boreholes (10 Ml/d) to supplement the existing sources (11 Ml/d - see	migration periods. Operation would require increased exploitation of the West	adverse effects clearly	without additional
	option WRI19a). The principal construction elements of this option are:	Cumbria aquifer; the proposed boreholes are over 3km from the River Ehen so	avoidable with	analysis (modelling etc)
	• New BH at Sandwith, 150m deep, 2.5 Ml/d capacity	significant effects on this site due to drawdown (etc) would not necessarily be	established scheme-	of scheme operation
	<ul> <li>New BH at Rottington, 150m deep, 2.5 Ml/d capacity</li> </ul>	expected although additional investigation would be required to confirm this	level avoidance or	and / or identification
	<ul> <li>New BH at Moor Platts, 150m deep, 2.5 Ml/d capacity</li> </ul>	(hence operational effects uncertain).	mitigation measures	of acceptable
	<ul> <li>Refurbish existing borehole at Catgill, 2.5 MI/d capacity</li> </ul>			operational mitigation
	<ul> <li>New break tank and RWPS (10 MI/d) located at Catgill site</li> </ul>			measures
	<ul> <li>New RW main between Catgill and the site of Nannycatch SR</li> </ul>			
	<ul> <li>New WTW located at the Nannycatch site sized at 21 MI/d to treat existing</li> </ul>			
	boreholes from WRI19a plus the four new boreholes from WRI19b			
	<ul> <li>New treated water main between Nannycatch WTW and High Leys SR,</li> </ul>			
	, 6, , ,			
	21 MI/d.			

Number	Name	Summary (from proforma)	General Assessment	Recommend	Recommend
				option?	option? (Operation)
WRI20	Cross Hill Boreholes, Wirral	This option involves three new boreholes at Cross Hill SR site, Wirral., with a new WTW on the same site. The principal construction elements of this option are: • Construct three new 150m deep boreholes at Cross Hill SR, installed capacity 5 Ml/d each • Raw water main to connect all three boreholes together prior to treatment stage • New WTW facility built on the Cross Hill SR site. Proposal would be for asset rationalisation on the Wirral to include revocation of existing abstraction licences at: Hooton, Gorston and Springhill.	Construction would require a new WTW and boreholes within 4km of the Dee Estuary SAC / SPA / Ramsar sites and 6.5km of the Mersey Estuary SPA although construction effects on the features of these sites can be avoided with established measures, such as construction best-practice or timing works to avoid breeding / migration periods. Operation would require increased exploitation of the Wirral aquifer Cumbria aquifer, although the precise operation is not clear as the option will also involve revocation of some licences. The proposed abstractions may affect spring (etc) flows into the Dee Estuary although significant effects would not necessarily be expected; additional investigation would be required to confirm this hence operational effects	Construction: Yes - effects possible but significant or significant adverse effects clearly avoidable with established scheme- level avoidance or mitigation measures	Operation: Uncertain - significant effects cannot be excluded without additional analysis (modelling etc) of scheme operation and / or identification of acceptable operational mitigation measures
WR120i	Cross Hill Boreholes, Wirral	This option involves three new boreholes at Cross Hill SR site, Wirral., with a new WTW on the same site. The principal construction elements of this option are: • Construct three new 150m deep boreholes at Cross Hill SR, installed capacity 5 MI/d each • Raw water main to connect all three boreholes together prior to treatment stage • New WTW facility built on the Cross Hill SR site. • Additional water softening. Proposal would be for asset rationalisation on the Wirral to include revocation of existing abstraction licences at: Hooton, Gorston and Springhill.	uncertain. Construction would require a new WTW and boreholes within 4km of the Dee Estuary SAC / SPA / Ramsar sites and 6.5km of the Mersey Estuary SPA although construction effects on the features of these sites can be avoided with established measures, such as construction best-practice or timing works to avoid breeding / migration periods. Operation would require increased exploitation of the Wirral aquifer Cumbria aquifer, although the precise operation is not clear as the option will also involve revocation of some licences. The proposed abstractions may affect spring (etc) flows into the Dee Estuary although significant effects would not necessarily be expected; additional investigation would be required to confirm this hence operational effects uncertain.	Construction: Yes - effects possible but significant or significant adverse effects clearly avoidable with established scheme- level avoidance or mitigation measures	Operation: Uncertain - significant effects cannot be excluded without additional analysis (modelling etc) of scheme operation and / or identification of acceptable operational mitigation measures
WRI2Ia	Eaton Boreholes (Hollins Hill)	This option involves the reinstatement of the Eaton boreholes, Cheshire (existing licence) with an upgraded water treatment works facility, transfer of treated water to storage at Hollins Hill SR using an existing treated water main, or upgraded treated water main if required.	No impact pathways; within terms of existing licence; nearest site (Oak Mere SAC / Midland Meres and Mosses Phase 2 Ramsar) over 4km away.	Construction: Yes - no effects or clearly no LSE alone or in combination (e.g. no impact pathways; features not sensitive)	Operation: Yes - no effects or clearly no LSE alone or in combination (e.g. no impact pathways; features not sensitive; within existing licence; transfer of spare
WR1216	Eaton Boreholes (Mid Cheshire Main)	<ul> <li>This option involves the reinstatement of the Eaton boreholes, Cheshire</li> <li>(existing licence) with an upgraded water treatment works facility, transfer of</li> <li>treated water to the Mid Cheshire Main near Eaton WTW using existing main.</li> <li>The principal construction elements of this option are:</li> <li>Reinstate and refurbish two Eaton boreholes and WTW facility,</li> <li>Sapling Lane, Eaton</li> <li>New WTW facility built on the Eaton site</li> <li>Transfer treated water to Mid Cheshire Main in the vicinity of Eaton WTW,</li> <li>utilising abandoned 18" steel main as appropriate, or laying new sections if</li> <li>needed.</li> </ul>	No impact pathways; within terms of existing licence; nearest site (Oak Mere SAC / Midland Meres and Mosses Phase 2 Ramsar) over 4km away.	Construction: Yes - no effects or clearly no LSE alone or in combination (e.g. no impact pathways; features not sensitive)	Operation: Yes - no effects or clearly no LSE alone or in combination (e.g. no impact pathways; features not sensitive; within existing licence; transfer of spare water; etc.)

Number	Name	Summary (from proforma)	General Assessment	Recommend	Recommend
				option?	option? (Operation)
WRI22	Newton Hollows Boreholes Bearstone	This option involves the reinstatement of the Newton Hollows boreholes, Cheshire (existing licence) with an upgraded water treatment works facility, transfer of treated water to using existing main. The principal construction elements of this option are: • Reinstate and refurbish three boreholes at Newton Hollows • New WTW within existing WTW site.	No impact pathways; within terms of existing licence; nearest site (Mersey Estuary SPA / Ramsar) over 5km away. No impact pathways; within terms of existing licence; nearest site (Midland	Construction: Yes - no effects or clearly no LSE alone or in combination (e.g. no impact pathways; features not sensitive)	Operation: (Operation) Operation: Yes - no effects or clearly no LSE alone or in combination (e.g. no impact pathways; features not sensitive; within existing licence; transfer of spare Operation: Yes - no
	Boreholes	<ul> <li>(existing licence) with a new water treatment works facility, transfer of treated water toto storage at Woore Ash SR using an existing treated water main, or upgraded treated water main if required. The principal construction elements of this option are:</li> <li>Reinstate and refurbish two of the three Bearstone boreholes and existing WTW facility, south of Woore</li> <li>New or upgraded WTW facility built on the Bearstone site.</li> </ul>	Meres and Mosses Phase I Ramsar) over 9km away.	effects or clearly no LSE alone or in combination (e.g. no impact pathways; features not sensitive)	effects or clearly no LSE alone or in combination (e.g. no impact pathways; features not sensitive; within existing licence; transfer of spare water; etc.)
WRI28	Tarn Wood (North Eden to Carlisle)	<ul> <li>This option involves increased abstraction from the Tarn Wood boreholes from</li> <li>2.3 Ml/d to 4 Ml/d, and a new raw water connection between Tarn Wood WTW and Cumwhinton WTW to connect North Eden and Carlisle Resource Zones.</li> <li>The principal construction elements of this option are:</li> <li>New pumping station</li> <li>New c.14.2 km, 225 mmOD polyethylene main to Cumwhinton WTW inlet.</li> </ul>	This option would increase abstraction from a borehole approximately 1.5km / from the River Eden SAC, and construction of a pipeline within the catchment of this site. Construction effects are likely to be avoidable with established measures but more analysis of the potential operational effects is required, particularly regards any connectivity between the aquifer and the river. The increase in abstraction volumes would seem to be unlikely to affect the river, although this would need to be confirmed by the EA, and so operational effects are 'uncertain' at this stage.	Construction: Yes - effects possible but significant or significant adverse effects clearly avoidable with established scheme- level avoidance or mitigation measures	Operation: Uncertain - significant effects cannot be excluded without additional analysis (modelling etc) of scheme operation and / or identification of acceptable operational mitigation
WRI29	North Cumbria Boreholes	From 2022, Scales boreholes and Quarry Hill WTW will be abandoned when the new Thirlmere supply to West Cumbria is completed. This option seeks to retain the abstraction from Scales and combine with new boreholes at Wavertor and Thursby. The principal construction elements of this option are: • New borehole located at Waverton, 150m deep, 2 Ml/d capacity • New borehole located at Thursby, 150m deep, 2 Ml/d capacity • RW transfer from Waverton to Thursby to Quarry Hill WTW (4 Ml/d) • New WTW to treat 10 Ml/d from all boreholes • New treated water main between Quarry Hill WTW and Moota Hill SR	e Construction would require new boreholes approximately 5km from the River Caldew (River Eden SAC) although these (and other construction elements) in would be outside the River Eden SW catchment. Construction effects can be avoided with established measures, such as construction best-practice or timing works to avoid breeding / migration periods. Operation would require increased exploitation of the North Cumbria aquifer; the proposed boreholes are over 5km from the River Caldew in a separate surface water catchment so significant effects on this site due to drawdown (etc) would not be expected although additional investigation would be required to confirm this and permitted abstraction volumes (hence operational effects uncertain).	Construction: Yes - effects possible but significant or significant adverse effects clearly avoidable with established scheme- level avoidance or mitigation measures	Operation: Uncertain - significant effects cannot be excluded without additional analysis (modelling etc) of scheme operation and / or identification of acceptable operational mitigation measures

Page	18	of	24
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Number	Name	Summary (from proforma)	General Assessment	Recommend	Recommend
WR140	Horwich WwTW Final Effluent Reuse	<ul> <li>The scheme would require:</li> <li>New abstraction from Pearl Brook/River Douglas, downstream of Horwich WwTW, capacity maximum 5 Ml/d</li> <li>New pumping station and transfer of raw water to Rivington WTW using most appropriate pipeline route, c.1.7km route proposed</li> <li>New front end Rivington WTW process to treat new river water source, then transfer through existing Rivington WTW process to potable WQ standards</li> <li>Treated water to be transferred into existing distribution system</li> </ul>	No European sites or features are exposed to the likely effects of this scheme.	Construction: Yes - no effects or clearly no LSE alone or in combination (e.g. no impact pathways; features not sensitive)	Operation: (Operation) Operation: Yes - no effects or clearly no LSE alone or in combination (e.g. no impact pathways; features not sensitive; within existing licence; transfer of spare water; etc.)
WRI4I	Rossendale WwTW - Final Effluent Reuse	The scheme would require: • New abstraction from the River Irwell, downstream of Rossendale WwtW • New pumping station and transfer of raw water to existing site of Townsend Fold WTW, 10 MI/d using most appropriate pipeline route • Treated water to be transferred into existing distribution system	No European sites or features are exposed to the likely effects of this scheme.	Construction: Yes - no effects or clearly no LSE alone or in combination (e.g. no impact pathways; features not sensitive)	Operation: Yes - no effects or clearly no LSE alone or in combination (e.g. no impact pathways; features not sensitive; within existing licence; transfer of spare
WR142	Hyndburn WwTW - Final Effluent Reuse	This scheme would involve effluent reuse using flows from Hyndburn WwTW and treatment at Martholme WTW (new WTW). The principal construction elements of this option are: • New abstraction from the River Calder, downstream of Hyndburn WwtW 10 Ml/d using most appropriate pipeline route New PS and transfer of raw water to existing site of Martholme WTW• • New WTW process to treat new river water source to potable WQ standards. • Treated water to be transferred into existing distribution system using existing system from Martholme WTW • Calculations based on 50% of DWF from Hyndburn WwTW = 20.9 Ml/d, more maybe be possibly available	This scheme would presumably reduce flows into the River Ribble and hence the Ribble and Alt Estuaries SPA / Ramsar; additional investigation would be required to confirm effects on the estuary and permitted abstraction volumes (hence operational effects uncertain), although it is unlikely that there would be significant / adverse based on available information. No construction effects likely.	Construction: Yes - no effects or clearly no LSE alone or in combination (e.g. no impact pathways; features not sensitive)	Operation: Uncertain - significant effects cannot be excluded without additional analysis (modelling etc) of scheme operation and / or identification of acceptable operational mitigation measures
WRI44	Saddleworth and Mossley top - Final Effluent Reuse	The scheme would require: • New abstraction from the River Tame, downstream of Mossley Top WwtW, utilising discharges from both Mossley Top and Saddleworth WwTWs • New pumping station and transfer of raw water to Buckton Castle WTW, 5 MI/d using most appropriate pipeline route • New upfront WTW process to treat river water in order to treat final effluent to potable WQ standards. Buckton Castle WTW capacity increase by 5 MI/d.	No European sites or features are exposed to the likely effects of this scheme.	Construction: Yes - no effects or clearly no LSE alone or in combination (e.g. no impact pathways; features not sensitive)	Operation: Yes - no effects or clearly no LSE alone or in combination (e.g. no impact pathways; features not sensitive; within existing licence; transfer of spare water; etc.)

Number	Name	Summary (from proforma)	General Assessment	Recommend	Recommend
WRI46	Davyhulme – Final Effluent Reuse	This scheme would involve effluent reuse using flows from Davyhulme WwTW; new treatment works; new service reservoir and transfer to existing potable network The principal construction elements of this option are: • New direct final effluent reuse scheme from the outfall of Davyhulme WwTW • New WTW sized at maximum 100 Ml/d • New SR and transfer to existing treated water network for Manchester • Scheme capacity sized at 100 Ml/d (based on Manchester Resilience project scope – located as option number 034	This scheme would presumably reduce flows into the Mersey Estuary SPA / Ramsar via the Manchester Ship Canal; additional investigation would be required to confirm effects on the estuary and permitted abstraction volumes (hence operational effects uncertain) although it is unlikely that there would be significant / adverse based on available information. Construction effects likely to be avoidable through established measures.	option? Construction: Yes - effects possible but significant or significant adverse effects clearly avoidable with established scheme- level avoidance or mitigation measures	option? (Operation) Operation: Uncertain - significant effects cannot be excluded without additional analysis (modelling etc) of scheme operation and / or identification of acceptable operational mitigation measures
WRI48	Cumwhinton Boreholes plus Castle Carrock Link	This option would involve two new boreholes located at Cumwhinton WTW; modifications to Cumwhinton WTW process; and a treated water link to Castle Carrock SR. The principal construction elements of this option are: • Two new boreholes located at Cumwhinton WTW, operating in duty/duty mode to deliver up to 6.5 Ml/day total • WTW modifications, if required, to treat the borehole water at Cumwhinton WTW (current normal operation at 27 Ml/d; design maximum 40 Ml/d) • New treated water transfer pipeline and pumping station (if needed) between Cumwhinton and Castle Carrock SR, sized at 6.5 Ml/d max flow.	This option would increase abstraction from a borehole approximately 1km from the River Eden SAC, and construction of a pipeline within the catchment of this site. Construction effects are likely to be avoidable with established measures but more analysis of the potential operational effects is required, particularly regards any connectivity between the aquifer and the river. The increase in abstraction volumes would need to be confirmed by the EA, and so operational effects are 'uncertain' at this stage.	Construction: Yes - effects possible but significant or significant adverse effects clearly avoidable with established scheme- level avoidance or mitigation measures	Operation: Uncertain - significant effects cannot be excluded without additional analysis (modelling etc) of scheme operation and / or identification of acceptable operational mitigation measures
WRI50	Castle Carrock Dead Water Storage	This option would utilise the dead water within Carrock IR. This would involve either the utilisation of existing pipework that enables the dead water to be drained to the river in the case of an emergency, perhaps with the addition of pumping if necessary.	No construction effects would be anticipated (existing assets used). The option was a included in the drought plan, which concluded no LSE due to operation and this is likely to be the case if utilised as a preferred option (although the frequency of operation would vary).	Construction: Yes - effects possible but significant or significant adverse effects clearly avoidable with established scheme- level avoidance or mitigation measures	Operation: Yes - no effects or clearly no LSE alone or in combination (e.g. no impact pathways; features not sensitive; within existing licence; transfer of spare
WRI53	Simmonds Hill – Increased WTW Capacity	The scope of WR153 builds on the scope of WR123 (Helsby and Foxhill Boreholes) as one of the components. The principal construction elements of option WR153 in addition to those from WR123 are: • Foxhill BHs: Reinstate Foxhill BH1 • Combined pumping of 14 Ml/d (11 Ml/d Foxhill; 3 Ml/d Helsby) through existing 16" main to blend with water from Simmonds Hill WTW • Mouldsworth/Manley Common/Manley Quarry/Five Crosses BHs: Increase raw water production capability by 5 Ml/d from existing borehole sources. • Simmonds Hill WTW: Increase raw water source availability by a further 8 Ml/d of treatment capacity (from the existing 27 Ml/d to 35 Ml/d)	Construction would require works within 4km of the Mersey Estuary SPA although effects on the features of these sites can be avoided with established measures, such as construction best-practice or timing works to avoid breeding / migration periods. Operation would require increased exploitation of the g aquifer, although the precise effects of operation is uncertain - it is assumed that the option has the potential to reduce flows into the estuary via (for example) the Hornsmill Brook. Additional investigation would be required to confirm this hence operational effects uncertain.	Construction: Yes - effects possible but significant or significant adverse effects clearly avoidable with established scheme- level avoidance or mitigation measures	Operation: Uncertain - significant effects cannot be excluded without additional analysis (modelling etc) of scheme operation and / or identification of acceptable operational mitigation measures

Page 20 of 24
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Number	Name	Summary (from proforma)	General Assessment	Recommend	Recommend
WRI54	Sandiford – Increased WTW Capacity	<ul> <li>This option would involve improvements in WTW treatment and capacity to fully utilise existing licenced volumes. The principal construction elements of option are:</li> <li>Increase raw water production capability by 10 Ml/d from existing borehole sources (Organsdale, Delamere No.3, Delamere No.4, Eddisbury, Cotebrook 40, Cotebrook 15, Sandiford BHs) with new borehole pumps.</li> <li>Delamere WTW: Assume that the arsenic removal plant remains the same and treats the same source waters (Organsdale, Delamere No.3, Delamere No.4, Eddisbury) but with an increase in capacity of 5 Ml/d arsenic removal GFH</li> <li>Sandiford WTW: Increase WTW capacity by 10 Ml/d; consider conversion of membrane treatment plant to UV; new partial nitrate removal plant (10 Ml/d) to ensure final water compliance (example raw water data provided)</li> <li>Transfer of treated water to Hollins Hill SR via existing infrastructure</li> </ul>	No operational effects (within terms of existing licence). The boreholes and WTW sites are within 1km of Oak Mere SAC and the Midlands Meres and Mosses Phase 2 Ramsar site but construction works would be minor at existing assets and significant effects would not be expected.	Construction: Yes - effects possible but significant or significant adverse effects clearly avoidable with established scheme- level avoidance or mitigation measures	Operation: Yes - no effects or clearly no LSE alone or in combination (e.g. no impact pathways; features not sensitive; within existing licence; transfer of spare water; etc.)
WR800	River Bela to Thirlmere Aqueduct	This option would involve an abstraction trade from existing non-water industry abstraction licence holder abstracting from River Bela - possible transfer of raw water to IRZ via Thirlmere Aqueduct. The principal construction elements of this option are: • New river abstraction and intake on the River Bela at Bela Mill • Raw water pumping station • Raw water transfer to Thirlmere Aqueduct at suitable connection point (e.g. Lupton North Well 6.6km)	This option would require construction works within the near catchment of the Morecambe Bay SAC / SPA / Ramsar sites and near to other European sites (e.g. Morecambe Bay Pavements) but effects on these sites will be avoidable with established measures. With regard to operation, the scheme will utilise existing licenced volumes and so hydrological effects would not be anticipated; the scheme would be a transfer of raw water between catchments although established treatment standards for INNS should avoid any risk of effects (and no European sites would be exposed to the raw water).	Construction: Yes - effects possible but significant or significant adverse effects clearly avoidable with established scheme- level avoidance or mitigation measures	Operation: Yes - no effects or clearly no LSE alone or in combination (e.g. no impact pathways; features not sensitive; within existing licence; transfer of spare water; etc.)
WR810	Cow Green IR to Haweswater via Heltondale Aqueduct	This option would involve a 40 MI/d transfer from the Northumbrian Water Cow Green IR to discharge into Heltondale aqueduct and hence discharge into Haweswater for use in IRZ. The principal construction elements of this option are: • New intake structure and screen at Cow Green (invasive species protection required) • New Raw water pumping station at Cow Green and break tanks as required • New raw water transfer main from Cow Green and connection into the Heltondale aqueduct (pressure will need to managed).	This option, as currently proposed, would require a pipeline crossing several branches of the River Eden SAC and, more significantly, construction across the North Pennine Moors SPA and the Moorhouse - Upper Teesdale SAC (no roads available on the currently proposed route). This would have significant and almost certainly adverse effects. A road route, avoiding the SAC, would involve a significant detour with cost implications. With regard to operation, it is not clear whether the scheme will utilise existing licenced volumes and so hydrological effects may occur on downstream sites in Teesdale; the scheme would be a transfer of raw water between catchments which may risk the transfer of invasive species to the Eden catchment although established treatment standards for INNS should prevent any effects. There will also be a risk of effects due to hydrological and chemical variations.	Construction: Uncertain - significant effects cannot be excluded and may require the identification of bespoke mitigation measures or amendments to scheme design at the plan level	Operation: Uncertain - significant effects cannot be excluded without additional analysis (modelling etc) of scheme operation and / or identification of acceptable operational mitigation measures

Number	Name	Summary (from proforma)	General Assessment	Recommend	Recommend
				option?	option? (Operation)
WR812	Kielder Water IR	This option would involve a 100 Ml/d transfer of raw water from Kielder Water	There are a number of major uncertainties around the scheme which will	Construction:	Operation: Uncertain -
	Transfer	IR (Northumbrian Water) to the IRZ at Haweswater. The principal	determine the likelihood of significant effects - not least the uncertainty	Uncertain - significant	significant effects
		construction elements of this option are:	regarding pipeline routes from Kielder to the United Utilities network. At the	effects cannot be	cannot be excluded
		• New raw water intake structure and screens located at Kielder Water	moment, the primary pipeline from Kielder to United Utilities is assumed to be a	excluded and may	without additional
		New raw water pumping station	straight line across Kielder Forest (and hence across the Border Mires, Kielder –	require the	analysis (modelling etc)
		New transfer into Heltondale Aqueduct.	Butterburn SAC). This would have significant and almost certainly adverse	identification of	of scheme operation
		<ul> <li>Invasive species protection will need to be provided.</li> </ul>	effects. A road route, avoiding the SAC, would involve a significant detour with	bespoke mitigation	and / or identification
			cost implications. At the moment, it is likely that the scheme will have significant	measures or	of acceptable
			construction effects on the Border Mires, Kielder – Butterburn SAC and	amendments to	operational mitigation
			(probably) the River Eden SAC (since several tributaries are crossed, not at	scheme design at the	measures
			existing crossing points).	plan level	
			With regard to operation, the scheme would be a transfer of raw water		
			between catchments requiring a discharge to the Haweswater Reservoir via the		
			Heltondale Aqueduct, which directly supplies the River Eden SAC; there will be		
			significant effects and a substantial risk of adverse effects (e.g. invasive species		
			transfer (avoidable), or water chemistry differences). It is also not clear whether	·	
			the scheme will utilise existing licenced volumes and so hydrological effects may		
			occur on downstream sites in Teesdale. Additional analysis is likely to be		
			required for the HRA if this is selected as a preferred option.		
WR813	Scammonden IR to	This option would involve the transfer of water from Yorkshire Water	No European sites or features are exposed to the likely effects of this scheme.	Construction: Yes - no	Operation: Yes - no
	Buckton Castle via	(Scammonden IR) into Huddersfield Narrow Canal, flowing through Standedge		effects or clearly no	effects or clearly no
	Huddersfield	Tunnel, with UU abstraction and transfer to Buckton Castle WTW and into $IRZ$		LSE alone or in	LSE alone or in
	Narrows Canal	The principal construction elements of this option are:		combination (e.g. no	combination (e.g. no
		• New raw water abstraction point and pumping station at Scammonden IR		impact pathways;	impact pathways;
				features not sensitive)	features not sensitive;
		• New raw water transfer pipeline to break tank and discharge point into the			within existing licence;
		Huddersfield Narrow Canal			transfer of spare
		• New raw water abstraction point and pumping station on the Huddersfield			water; etc.)
		Narrow Canal near Mossley			
		<ul> <li>New raw water transfer pipeline to inlet of Buckton Castle WTW</li> </ul>			
		<ul> <li>Invasive species protection will need to be applied at Scammonden</li> </ul>			
WR814a	Increased	This option would involve a negotiated reduction in industrial supply from	The scheme will utilise existing licenced volumes and so no operational effects	Construction: Yes -	Operation: Yes - no
	Abstraction	Heronbridge PS on River Dee, releasing additional abstraction capacity for UU to	would be anticipated (although licence transfer would need to be confirmed by	effects possible but	effects or clearly no
	Capacity at	abstract and treat at Huntington WTW. The principal construction elements of	the EA). Construction works will take place within an existing WTW near the	significant or significant	LSE alone or in
	Heronbridge	this option are:	River Dee and Bala Lake SAC, although effects on the features of this site will be	adverse effects clearly	combination (e.g. no
		<ul> <li>Increase the size of Huntington WTWs by 24 Mld, taking account of</li> </ul>	avoidable with established measures, such as construction best-practice or timing	avoidable with	impact pathways;
		abstraction, transfer, treatment assets, and off site pumping.	works to avoid breeding / migration periods.	established scheme-	features not sensitive;
				level avoidance or	within existing licence;
				mitigation measures	transfer of spare
					water; etc.)

Number	Name	Summary (from proforma)	General Assessment	Recommend option?	Recommend option? (Operation)
WR814b	Increased Abstraction Capacity at Heronbridge	This option would involve a negotiated reduction in industrial supply from Heronbridge PS on River Dee, releasing additional abstraction capacity for UU to abstract and treat at Hurleston WTW. The principal construction elements of this option are: • Increased water abstraction @ Dee / Llangollen Canal for Hurleston WTW • Increased raw water transfer via the Llangollen Canal (Canal and Rivers Trust will charge for this) • Increased raw water abstraction capacity at Hurleston • Increased water treatment capacity at Hurleston or second WTWs • Increased potable water pumping • Connection into the Mid-Cheshire Main located close to Nanneys Bridge, sized at 24 Ml/d	It is understood that this scheme will effectively transfer the licenced volume o 'upstream' on the Dee from the current abstraction at Heronbridge to a location near the Dee / Llangollen Canal intersection (presumably around the Froncysyllte intake), with transfer of the water to Hurleston via the Llangollen Canal (and presumably the Shropshire Union). The shift in abstraction location will have significant effects on the River Dee and Bala Lake SAC, which may be adverse and additional investigation will be required to support any HRA of a preferred option. Construction effects will be avoidable with established measures.	Construction: Yes - no effects or clearly no LSE alone or in combination (e.g. no impact pathways; features not sensitive)	Operation: Uncertain - significant effects cannot be excluded without additional analysis (modelling etc) of scheme operation and / or identification of acceptable operational mitigation measures
WR814c	Increased Abstraction Capacity at Heronbridge	This option would involve a negotiated reduction in industrial supply from Heronbridge PS on River Dee, releasing additional abstraction capacity for UU to abstract and treat at Hurleston WTW. The principal construction elements of this option are: • Increased water abstraction @ Dee / Llangollen Canal for Hurleston WTW • New raw water transfer main from Dee / Llangollen confluence to Hurleston WTWs (or second new WTWs) • Increased raw water abstraction capacity at Hurleston or second WTWs • Increased water treatment capacity at Hurleston or second WTWs • Increased potable water pumping • Connection into the Mid-Cheshire Main located close to Nanneys Bridge, sized at 24 Ml/d	It is understood that this scheme will effectively transfer the licenced volume o'upstream' on the Dee from the current abstraction at Heronbridge to a location near the Dee / Llangollen Canal intersection (presumably around the Froncysyllte intake), with transfer of the water to Hurleston via the Llangollen Canal (and presumably the Shropshire Union). The shift in abstraction location will have significant effects on the River Dee and Bala Lake SAC, which may be adverse and additional investigation will be required to support any HRA of a preferred option. Construction works will require pipe crossings of the River Dee and Bala Lake SAC, although effects on the features of this site will be avoidable with established measures, such as construction best-practice or timing works to avoid breeding / migration periods.	Construction: Yes - effects possible but significant or significant adverse effects clearly avoidable with established scheme- level avoidance or mitigation measures	Operation: Uncertain - significant effects cannot be excluded without additional analysis (modelling etc) of scheme operation and / or identification of acceptable operational mitigation measures
WR815	Lancaster Canal to Thirlmere Aqueduct	This option would involve a new abstraction from the Lancaster Canal and transfer into Thirlmere Aqueduct for subsequent treatment. Lancaster canal is fed from Killington Lake & Peasey Beck The principal construction elements of this option are: • New water abstraction point on Peasey Beck/Lancaster Canal in vicinity of Killington Lake • Raw water transfer between abstraction point and discharge point (may require pumping station depending upon choose abstraction point) • Connection to TA e.g. at Beehive South Well • Treatment of new water source long with Thirlmere water at Lostock WTW. No proposed change to WTW process assumed not required.	The scheme will require a new I5Mld abstraction from the Peasy Beck / Lancaster canal; there are no European sites locally that are likely to be affected by the operation of the scheme, although the Peasy Beck feeds the Morecambe Bay SAC / SPA / Ramsar sites via the River Bela (approx. I5km downstream) and so effects are possible (although unlikely). Construction effects are likely to be avoidable with established measures.	Construction: Yes - effects possible but significant or significant adverse effects clearly avoidable with established scheme- level avoidance or mitigation measures	Operation: Yes - effects possible but significant or significant adverse effects avoidable with established operational mitigation (e.g. licence controls)

Number	Name	Summary (from proforma)	General Assessment	Recommend	Recommend
				option?	option? (Operation)
WR816	Manchester Bolton Bury Canal to Integrated Zone	<ul> <li>This option would involve a new abstraction from Manchester, Bolton &amp; Bury Canal, treatment to potable standards and transfer to treated water storage in IRZ (canal system supplied from River Irwell into Elton Reservoir). The principal construction elements of this option are:</li> <li>New water abstraction from Manchester, Bolton &amp; Bury Canal from Elton Reservoir,</li> <li>New WTW at same location, treatment to potable standards</li> <li>New PS and pipeline to connect to Integrated Resource Zone storage at Woodgate Hill SR</li> </ul>	The scheme will require a new 10Mld abstraction; there are no European sites within 10km. No operational or construction effects anticipated, assuming WAFU.	Construction: Yes - no effects or clearly no LSE alone or in combination (e.g. no impact pathways; features not sensitive)	Operation: Yes - no effects or clearly no LSE alone or in combination (e.g. no impact pathways; features not sensitive; within existing licence; transfer of spare water; etc.)
WR817	Carr Mill Dam to Integrated Resource Zone	This option would involve a new abstraction from St Helens Canal, treatment to potable standards and transfer to treated water storage in IRZ (canal system supplied from Carr Mill Dam, potential to also feed Manchester, Bolton & Bury canal or Sankey Brook so a number of abstraction options). The principal construction elements of this option are: • New water abstraction from St Helens Canal at Carr Mill Dam • New WTW at same location, treatment to potable standard • New pumping station and treated water main between Carr Mill Dam and Montrey SR	The scheme will require a new 23Mld abstraction; there are no European sites within 10km. The Mersey Estuary SPA / Ramsar sites are downstream receptors but effects would not be anticipated given the distance and scale / nature of abstraction. No operational or construction effects anticipated, assuming WAFU.	Construction: Yes - no effects or clearly no LSE alone or in combination (e.g. no impact pathways; features not sensitive)	Operation: Yes - no effects or clearly no LSE alone or in combination (e.g. no impact pathways; features not sensitive; within existing licence; transfer of spare water; etc.)
WR820	Shropshire Union Canal to Integrated Resource Zone	This option would involve a new abstraction from Shropshire Union Canal/Middlewich branch, direct canal abstraction, treatment to potable standards at Hurleston WTW and transfer to treated water storage in IRZ - based on surplus capacity from Birmingham Canal navigation. The principal construction elements of this option are: • Increased abstraction volume at existing abstraction pumps on the Shropshire Union canal by 15.5 Mld (located at Hurleston WTW) • Fish screens (currently none on site so abstraction point not used) • Increased treatment capacity at Hurleston (15.5 Ml/d) • Sufficient treatment to reliably treat larger volumes of canal water (Shropshire union regarded as poorer WQ than Llangollen) • Connection into the Mid-Cheshire Main located close to Nanneys Bridge, sized at 15.5 Ml/d	The scheme will require a new 15.5Mld abstraction; it is understood that this surplus is conjunctively supported by Bradley borehole and Chasewater resource. The nearest European sites (components of the Midlands Meres and Mosses Phase I Ramsar) are all located over 8km from the option and not linked hydrologically. No operational or construction effects anticipated, assuming WAFU.	Construction: Yes - no effects or clearly no LSE alone or in combination (e.g. no impact pathways; features not sensitive)	Operation: Yes - no effects or clearly no LSE alone or in combination (e.g. no impact pathways; features not sensitive; within existing licence; transfer of spare water; etc.)

Number	Name	Summary (from proforma)	General Assessment	Recommend	Recommend
				option?	option? (Operation)
WR821	Shropshire Union	This option would involve a new abstraction from Shropshire Union	No construction effects are anticipated due to distances from European sites	Construction: Yes - no	Operation: Uncertain -
	Canal + Llangollen	Canal/Middlewich branch, treatment to potable standards and transfer to treated	(closest over 8km away) and absence of impact pathways. With regard to	effects or clearly no	significant effects
		water storage in IRZ (potentially Congleton area) - based on surplus from	operation and increased abstraction, there is the possibility of direct effects on	LSE alone or in	cannot be excluded
		Birmingham canal navigation but supplemented by additional feed(s) from Belvide	the River Dee and Bala SAC depending on scheme operation, so operational	combination (e.g. no	without additional
		Reservoir and/or Llangollen Canal/River Dee. The principal construction	effects are considered 'uncertain' at this stage.	impact pathways;	analysis (modelling etc)
		elements of this option are:		features not sensitive)	of scheme operation
		• Increased abstraction volume at existing abstraction pumps on the Shropshire			and / or identification
		Union canal by 30 Mld (located at Hurleston WTW)			of acceptable
		<ul> <li>Fish screens (currently none on site so abstraction point not used)</li> </ul>			operational mitigation
		• Increased treatment capacity at Hurleston (30 mld) or build second works			measures
		• Connection into the Mid-Cheshire Main located close to Nanneys Bridge, sized at 30 Ml/d			
		Increased abstraction licence would be required from the Environment Agency.			
WR824	Blenkinsopp Mine	The scheme would require:	Pipeline passes through North Pennine Moors SAC - significant construction	Construction:	Operation: Yes - no
		New water abstraction from Blenkinsopp mine	effects possible without re-routing. Easily avoided by directing around the SAC.	Uncertain - significant	effects or clearly no
		${\mbox{ \ \ }}$ Raw water transfer to Castle Carrock raw water collection main as shown on	Pipeline crosses River Eden SAC. No operational effects anticipated (no impact	effects cannot be	LSE alone or in
		map (pumping required)	pathway)	excluded and may	combination (e.g. no
		$\bullet$ Treatment to potable standard through existing WTW facility and distribution		require the	impact pathways;
		into existing potable storage		identification of	features not sensitive;
				bespoke mitigation	within existing licence;
				measures or	transfer of spare
				amendments to	water; etc.)
				scheme design at the	



# Appendix B

# Established / Assumed Avoidance and Mitigation Measures

#### Overview

The 'avoidance measures' that may be applied to the options are detailed below, and are grouped as follows:

- General Measures (established construction best-practice, etc.) which will be applied to all options;
- Option-specific Measures (established and reliable measures identified to avoid specific potential effects on European sites, such as in relation to mobile species from the sites).

These measures will be applied unless project-level HRAs or scheme-specific environmental studies demonstrate that they are not required (i.e. the anticipated effect will not occur), not appropriate, or that alternative or additional measures are necessary or more appropriate.

Note that these measures are not exhaustive or exclusive and must be reviewed at the project stage, taking into account any changes in best-practice as well as scheme-specific survey information or studies.

#### General Measures and Principles

#### Scheme Design and Planning

All options will be subject to project-level environmental assessment as they are brought forward, which will include assessments of their potential to affect European sites during their construction or operation. These assessments will consider or identify (inter alia):

- opportunities for avoiding potential effects on European sites through design (e.g. alternative pipeline routes; micro siting; etc);
- construction measures that need to be incorporated into scheme design and/or planning to avoid or mitigate potential effects - for example, ensuring that sufficient working area is available for pollution prevention measures to be installed, such as sediment traps;
- operational regimes required to ensure no adverse effects occur (e.g. compensation releases although note that these measures can only be identified through detailed investigation schemes).

#### **Pollution Prevention**

The habitats of European sites are most likely to be affected indirectly, through construction-site derived pollutants, rather than through direct encroachment. There is a substantial body of general construction good-practice which is likely to be applicable to all of the proposed options and can be relied on (at this level) to prevent significant or adverse effects on a European site occurring as a result of construction site-derived pollutants. The following guidance documents detail the current industry best-practices in construction that are likely to be relevant to the proposed schemes:

- ► Environment Agency Pollution Prevention Guidance Notes<sup>10</sup>, including:
  - PPG1: General guide to the prevention of pollution (May 2001);
  - ▶ PPG5: Works and maintenance in or near water (October 2007);

<sup>&</sup>lt;sup>10</sup> Note, the Environment Agency Pollution Prevention Guidance Notes have been withdrawn by the Government, although the principles within them are sound and form a reasonable basis for pollution prevention measures.



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- PPG6: Pollution prevention guidance for working at construction and demolition sites (April 2010);
- PPG21: Pollution incident response planning (March 2009);
- PPG22: Dealing with spillages on highways (June 2002);
- Environment Agency (2001) Preventing pollution from major pipelines [online]. Available at www.environment-agency.gov.uk/static/documents/Business/pipes.pdf. [Accessed 1 March 2011];
- Venables R. et al. (2000) Environmental Handbook for Building and Civil Engineering Projects. 2nd Edition. Construction Industry Research and Information Association (CIRIA), London.

The best-practice procedures and measures detailed in these documents will be followed for all construction works derived from the WRMP as a minimum standard, unless scheme-specific investigations identify additional measures and/or more appropriate non-standard approaches for dealing with potential site-derived pollutants.

#### General measures for species

Most species-specific avoidance or mitigation measures can only be determined at the scheme level, following scheme-specific surveys, and 'best-practice' mitigation for a species will vary according to a range of factors that cannot be determined at the strategic (WRMP) level. In addition, some general 'best-practice' measures may not be relevant or appropriate to the interest features of the European sites concerned (for example, clearing vegetation over winter is usually advocated to avoid impacts on nesting birds; however, this is unlikely to be necessary to avoid effects on some SPA species (such as overwintering estuarine birds) and the winter removal of vegetation might actually have a negative effect on these species through disturbance). However, the following general measures will be followed to minimise the potential for impacts on species that are European site interest features unless project level environmental studies or HRA indicate that they are not required or not appropriate, or that alternative or additional measures are more appropriate/necessary:

- Scheme design will aim to minimise the environmental effects by 'designing to avoid' potential habitat features that may be used by species that are European site interest features when outside the site boundary (e.g. linear features such as hedges or stream corridors; large areas of scrub or woodland; mature trees; etc.) through scheme-specific routing studies;
- The works programme and requirements for each option will be determined at the earliest opportunity to allow investigation schemes, surveys and mitigation to be appropriately scheduled and to provide sufficient time for consultations with NE;
- Night-time working, or working around dusk/dawn, should be avoided to reduce the likelihood of negative effects on nocturnal species;
- Any lighting required (either temporary or permanent) will be designed with an ecologist to ensure that potential 'displacement' effects on nocturnal animals, particularly SAC bat species, are avoided;
- All compounds/pipe stores etc. will be sited, fenced or otherwise arranged to prevent vulnerable SAC species (notably otters) from accessing them;
- All materials will be stored away from commuting routes/foraging areas that may be used by species that are European site interest features;
- > All excavations will have ramps or battered ends to prevent species becoming trapped;
- Pipe-caps must be installed overnight to prevent species entering and becoming trapped in any laid pipe-work.



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#### **Option-Specific Measures**

Option specific measures (if required) will be determined as the preferred options are identified. However, it is assumed that the lowest-impact solution will be pursued, particularly regards construction solutions – for example, directional drilling beneath sensitive rivers rather than open cut; etc.



# Appendix C

# Review of Other Options (not considered as feasible options)

The tables below summarise the review of those additional options that have not been included in the list of 79 Feasible Options (Appendix A). These options were identified as 'possibilities' for inclusion as Feasible Options by UU (based on the unconstrained list), but have since been discarded for a range of reasons; the HRA review was completed prior to the options being formally rejected (and hence is reported here for completeness) although the results of this review were not a primary driver for the exclusion of the options.
Number	Name	Summary (from proforma)	General Assessment	Recommend	Recommend
				option?	option? (Operation)
WR005	Ditton Brook	The scheme would require:	This scheme could presumably reduce flows into the Mersey Estuary SPA $\!/$	Construction: Yes -	Operation: Uncertain -
		New lowland river raw water abstraction from Ditton Brook,	Ramsar via the Ditton Brook. Construction effects avoidable assuming	effects possible but	significant effects
		assumed capacity 5 MI/d	established measures. New abstraction licence required - EA to confirm WAFU;	significant or significant	cannot be excluded
		New Ditton WTW at same location	additional investigation would be required to confirm effects on the estuary and $% \left( {{{\left( {{{{\left( {{{c}} \right)}}} \right)}_{i}}}} \right)$	adverse effects clearly	without additional
		$\bullet$ New c.6.2km treated water transfer between Ditton WTW and Speke SR	permitted abstraction volumes (hence operational effects uncertain).	avoidable with	analysis (modelling etc)
		treated water storage		established scheme-	of scheme operation
				level avoidance or	and / or identification
				mitigation measures	of acceptable
					operational mitigation
WR008	New surface	This option would require a new raw water abstraction from confluence of	The Arrowe Brook is a minor stream the ultimately discharges to the Mersey	Construction: Yes -	Operation: Uncertain -
	water abstraction	Arrowe Brook/Birket, assumed capacity is de-minimis 1.7 Ml/d. There may be	Estuary; this scheme could presumably reduce flows into the Mersey Estuary	effects possible but	significant effects
	from Arrowe	more water at certain times. The principal construction elements of this	SPA / Ramsar although effects likely to be very minor. Construction effects	significant or significant	cannot be excluded
	Brook/Birket; Raw	option are:	avoidable assuming established measures. New abstraction licence required - $EA$	adverse effects clearly	without additional
	water transfer to	New c.6km raw water transfer to Grange WTW and SR site	to confirm is WAFU; additional investigation would be required to confirm	avoidable with	analysis (modelling etc)
	Grange WTW and	• New WTW process for lowland river water; output blended with existing	effects on the estuary and permitted abstraction volumes (hence operational	established scheme-	of scheme operation
	SR site; new	water in Grange SR	effects uncertain, although likely to be acceptable).	level avoidance or	and / or identification
	WTW to treat	• Ensure treated water meets all internal requirements (e.g. start up to waste),		mitigation measures	of acceptable
	river water;	water quality regulations and abstraction licence conditions			operational mitigation
	transfer to existing	• Ensure that flooding risks due to inundation of assets are considered in the			measures
	treated water	proposed design			
	storage at Grange				
	SR				
WR010_\	∧River Greta and	The scheme would require:	The scheme will involve new abstractions from the River Greta and River	Construction: Yes -	Operation: Yes -
	River Wenning to	New river abstraction and intake on the River Greta, Burton in Lonsdale	Wenning with pipeline transfer to Lancaster WTW for storage and treatment.	effects possible but	effects possible but
	Lancaster Raw	sized at 10 MI/d	The rivers are tributaries of the Lune and hence the Morecambe Bay SAC / SPA $^{\prime}$	significant or significant	significant or significant
	Water Storage	• Raw water transfer, assume a new PS needed, to combine with a new river	Ramsar, although operational effects are likely to be avoidable if the EA confirm	adverse effects clearly	adverse effects
	and Lancaster	abstraction and intake on the River Wenning, Low Bentham, also sized at 10	WAFU. The pipeline route is uncertain but all construction effects can be	avoidable with	avoidable with
	WTW	MI/d	avoided with standard established measures.	established scheme-	established operational
		$\cdot$ New PS (assumed needed) to transfer the combined raw water (up to 20 Ml/d)		level avoidance or	mitigation (e.g. licence
		to Lancaster WTW raw water storage, e.g. Langthwaite Reservoir		mitigation measures	controls)
		• Modifications as required to Lancaster WTW to enable the			
		new river sources to be treated. No change to maximum WTW output is			
		proposed.			
		Possible pipeline route shown on map, c. 20km long and would need to			
		transfer between 10 and 20 MI/d of raw water to Lancaster WTW RW storage,			
		but the exact quantities available for abstraction will need to be confirmed with			

Number	Name	Summary (from proforma)	General Assessment	Recommend	Recommend
				option?	option? (Operation)
WR026b	River Ribble,	This option would require a new abstraction from the River Ribble (new licence	The closest sites to this option are the North Pennines Dales Meadows SAC and	Construction: Yes -	Operation: Uncertain -
	Clitheroe	required, licenced volumes TBC but anticipated 5 - 10 Mld). The principal	the Bowland Fells SPA, although there are no impact pathways to these sites.	effects possible but	significant effects
		construction elements of this option are:	The Ribble and Alt Estuaries SPA / Ramsar sites are downstream receptors (via	significant or significant	cannot be excluded
		New river abstraction on the River Ribble at Clitheroe	the River Ribble) but are located almost 30km downstream, and so it is unlikely	adverse effects clearly	without additional
		New WTW located at New Lane	that abstraction volumes of 5 - 10 Mld would substantially affect discharges to	avoidable with	analysis (modelling etc)
		$\bullet$ Treated water mains to Lowcocks SR and Waddington High Level SR with new	these sites (although this would need to be confirmed by the EA, and so	established scheme-	of scheme operation
		PS and new TW mains.	operational effects are 'uncertain' at this stage).	level avoidance or	and / or identification
				mitigation measures	of acceptable
					operational mitigation
WR029	River Mite, New	The scheme would require:	This scheme would require a new abstraction from the River Mite immediately	Construction:	Operation: Uncertain -
	Abstraction,	New river abstraction and intake on the River Mite,	above the Drigg Coast SAC. The proximity of the works will require bespoke	Uncertain - significant	significant effects
	WTW and	maximum abstraction 6 Ml/d, the exact quantities available for abstraction will	construction-stage mitigation, although construction effects are likely to be	effects cannot be	cannot be excluded
	Transfer to	need to be confirmed with the Environment Agency. Possible new abstraction	avoidable with established measures. Abstraction location needs to be confirmed	excluded and may	without additional
	Existing SR	location shown.	and EA to determine WAFU; additional investigation would be required to	require the	analysis (modelling etc)
	Storage	<ul> <li>Raw water transfer to new WTW facility at same location</li> </ul>	confirm effects on the estuary and permitted abstraction volumes if selected as a	identification of	of scheme operation
		• Treated water transfer, pumping station/s, to existing SR storage (with assumed	preferred option (hence operational effects uncertain).	bespoke mitigation	and / or identification
		demands):		measures or	of acceptable
		• Muncaster SR   MI/d		amendments to	operational mitigation
		• Calder SR 2.5 MI/d		scheme design at the	measures
		• Wilton SR 2 MI/d		plan level	
		It is assumed that the existing treated water infrastructure can be utilised as			
		much as possible to transfer water north. There may need to be some			
		reinforcement between Muncaster and the supplies at Gosforth which should be			
		assessed as part of this solution as well as the impacts of reversing the flow.			
		<ul> <li>It should be possible to supply Blengfell SR 172mAOD and</li> </ul>			
		Boonwood Gosforth SR 110mAOD which are small SRs en-route using			
		existing PS and treated water infrastructure.			

be confirmed with the Environment Agency

Lowhouse SR

• Raw water transfer to new WTW facility at same location

• New c.14km treated water transfer, pumping station, to existing SR storage at

Number Name

WR030

WR031

WTW and

Transfer to

Existing SR

Storage

Name	Summary (from proforma)	General Assessment	Recommend	Recommend
			option?	option? (Operation)
River Esk New	The scheme would require:	Effects uncertain - further information of exact quantities to be abstracted	Construction:	Operation: Uncertain
Abstraction,	• New river abstraction and intake on the River Esk,	required. Drigg Coast SAC lies downstream of abstraction on the River Esk.	Uncertain - significant	significant effects
WTW and	maximum abstraction 5-10 MI/d, the exact quantities available for abstraction wil	New WTW facility to receive raw water is adjacent to Drigg Coast SAC -	effects cannot be	cannot be excluded
Transfer to	need to be confirmed with the Environment Agency. Possible new abstraction	scheme-specific detailed design required to avoid construction effects. Scheme-	excluded and may	without additional
Existing SR	location shown.	specific modelling required to determine potential operational effect on Drigg	require the	analysis (modelling etc
Storage	• Raw water transfer to new WTW facility,	Coast SAC, additional investigation would be required to confirm effects on the	identification of	of scheme operation
	• Treated water transfer, pumping station/s, to existing SR storage (with assumed	estuary and permitted abstraction volumes if selected as a preferred option	bespoke mitigation	and / or identification
	demands):	(hence operational effects uncertain).	measures or	of acceptable
	• Muncaster SR   MI/d		amendments to	operational mitigation
	• Calder SR 2.5 MI/d		scheme design at the	measures
	• Wilton SR 2 MI/d		plan level	
	• Nannycatch 10-11 MI/d			
	• It is assumed that the existing treated water infrastructure can be utilised as			
	much as possible to transfer water north. There may need to be some			
	reinforcement between Muncaster and the supplies at Gosforth which should be			
	assessed as part of this solution as well as the impacts of reversing the flow			
	• Flows should be to transfer 5 and up to 10 Ml/d, but the exact quantities			
	available for abstraction will need to be confirmed with the Environment Agency			
	<ul> <li>It should be possible to supply Blengfell SR 172mAOD and</li> </ul>			
	Boonwood Gosforth SR 110mAOD which are small SRs en-route using			
	existing PS and treated water infrastructure.			
River Annas; New	v The scheme would require:	Construction would be required within the Morecambe Bay SAC / SPA / Ramsar	Construction: Yes -	Operation: Yes - no
Abstraction,	New river abstraction and intake on the River Annas at	catchment but not effects anticipated with established measures. No impact	effects possible but	effects or clearly no

Bootle, sized at 3 MI/d, the exact quantities available for abstraction will need to pathways for operational effects (distance / downstream).

Page	3	of	26
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significant or significant LSE alone or in

combination (e.g. no

features not sensitive;

within existing licence;

impact pathways;

transfer of spare water; etc.)

adverse effects clearly

established scheme-

level avoidance or

mitigation measures

avoidable with

Number	Name	Summary (from proforma)	General Assessment	Recommend	Recommend
WR032_ WR080	River Dane, River Wheelock, River Weaver	This option would require a new abstractions from the Rivers Dane and Weaver (new licence required, licenced volumes TBC but anticipated 5 Mld from each abstraction). The principal construction elements of this option are: • New river abstraction and intake close to the River Dane confluence with the River Weave, sized at 5 Ml/d • Raw water transfer along c.9km pipeline to combine with a new abstraction from the River Weaver, sized at 5 Ml/d • Transfer of combined flow to new WTW located close to Nanneys Bridge, sized at 10 Ml/d • WTW output pumped into Mid Cheshire Main	r The closest sites to this option are the Midlands Meres and Mosses Phase 2 Ramsar sites and their associated SACs (West Midlands Mosses SAC; Oak Mere SAC); these sites are over 8km from the proposed pipeline and abstraction, and so will not be affected by construction or operation. The Mersey Estuary SAC / SPA / Ramsar sites are downstream receptors (via the River Weaver) but are located almost 30km downstream, and so it is unlikely that abstraction volumes of 5 - 10 Mld would substantially affect discharges to these sites (although this would need to be confirmed by the EA, and so operational effects are 'uncertain' at this stage).	Construction: Yes - no effects or clearly no LSE alone or in combination (e.g. no impact pathways; features not sensitive)	Operation: Uncertain - significant effects cannot be excluded without additional analysis (modelling etc) of scheme operation and / or identification of acceptable operational mitigation measures
WR036	River Caldew	The scheme would require: • New river abstraction and intake on the River Caldew at Cummersdale • Raw water transfer to High Brownelson • New WTW at same site as SR sized at between 2.5 and 5 Ml/d and transfer to existing SR storage. The exact quantities available for abstraction will need to be confirmed with the Environment Agency	River Caldew is part of River Eden SAC; likely significant effects from abstraction, require EA to confirm WAFU. Construction works would require scheme-specific detailed design to avoid effects.	Construction: Yes - effects possible but significant or significant adverse effects clearly avoidable with established scheme- level avoidance or mitigation measures	Operation: Uncertain - significant effects cannot be excluded without additional analysis (modelling etc) of scheme operation and / or identification of acceptable operational mitigation
WR039b	River Eden (Temple Sowerby) to Demmings Moss SR	The scheme would require: • New river abstraction and intake on the River Eden in the vicinity of Temple Sowerby, sized at up to 16 Ml/d, the exact quantities available for abstraction will need to be confirmed with the Environment Agency • New WTW at Temple Sowerby, PS and treated water transfer pipeline (c.21km) to Demmings Moss SR	Abstraction is from River Eden SAC - EA to confirm WAFU. Likely substantial significant effects of abstraction, additional investigation would be required to confirm effects on the river and permitted abstraction volumes if selected as a preferred option (hence operational effects uncertain). Scheme-specific detailed design to avoid effects during construction. New pipeline runs through Asby Complex SAC and Lake District High Fells SAC - substantial significant construction effects likely without route modification (essential to support option as preferred).	Construction: Uncertain - significant effects cannot be excluded and may require the identification of bespoke mitigation measures or amendments to	Operation: Uncertain - significant effects cannot be excluded without additional analysis (modelling etc) of scheme operation and / or identification of acceptable operational mitigation
WR042	River Esk to Cumwinton plus Castle Carrock Link	The scheme would require: • New river abstraction on River Esk at Longtown • New raw water transfer pumping station, 6.5 Ml/d maximum • New c.18 km raw water pipeline to Cumwhinton WTW • WTW modifications, if required, to treat the new water source at Cumwhinton WTW (current normal operation at 27 Ml/d; design maximum 40 Ml/d). No change to maximum WTW output is proposed. • New treated water transfer pipeline and pumping station (if needed) between Cumwhinton and Castle Carrock SR, sized at 6.5 Ml/d max flow	The Solway Firth SAC and Upper Solway Flats and Marshes SPA / Ramsar sites are downstream receptors (via the River Esk) located ~2km downstream of the proposed abstraction. Construction effects can be avoided with established measures although the availability of the abstraction volumes would need to be confirmed by the EA, and the acceptability of this option viz effects on European sites would need to be established if pursued as a preferred option (and so operational effects are 'uncertain' at this stage). The pipeline crosses River Eden SAC - construction effects probably avoidable with scheme-specific detailed design.	Construction: Yes - effects possible but significant or significant adverse effects clearly avoidable with established scheme- level avoidance or mitigation measures	Operation: Uncertain - significant effects cannot be excluded without additional analysis (modelling etc) of scheme operation and / or identification of acceptable operational mitigation measures

Number	Name	Summary (from proforma)	General Assessment	Recommend	Recommend
WR043	River Petteril to Cumwhinton plus Castle Carrock Link	The principal construction elements of this option are: • New river abstraction on River Petteril at Carleton • New raw water transfer pumping station, sized at 3.0-6.5 Ml/d maximum • New c.4 km raw water pipeline to Cumwhinton WTW • WTW modifications, if required, to treat the new water source at Cumwhinton WTW (current normal operation at 27 Ml/d; design maximum 40 Ml/d). No change to maximum WTW output is proposed. • New treated water transfer pipeline and pumping station (if needed) between Cumwhinton and Castle Carrock SR, sized at 6.5 Ml/d max flow	The scheme would require a new abstraction from River Petteril which is a tributary of the River Eden SAC; significant effects are likely and so additional investigation would be required to confirm effects on the river and permitted abstraction volumes if selected as a preferred option (hence operational effects uncertain). Other operational effects are possible (fish entrainment etc). Construction would require pipeline crossings of the SAC; adverse effects likely to be avoidable through scheme-specific detailed design and established measures but more information required on these aspects.	Construction: Yes - effects possible but significant or significant adverse effects clearly avoidable with established scheme- level avoidance or mitigation measures	Operation: Uncertain - significant effects cannot be excluded without additional analysis (modelling etc) of scheme operation and / or identification of acceptable operational mitigation measures
WR044	River Waver to Church Hill SR	This option would require a new abstraction from the River Waver (new licence required, licenced volumes TBC but anticipated 2.5 - 5 Mld) and transfer for treatment at a new WTW. The principal construction elements of this option are: • New river abstraction and intake on the River Waver at Waverbridge, near Wigton • Raw water transfer to Church Hill SR • New WTW at same site as SR sized at between 2.5-5.0 Ml/d and transfer to existing SR storage. The exact quantities available for abstraction will need to be confirmed with the Environment Agency.	The River Waver runs along the southern edge of the Wedholme Flow SSSI component of the South Solway Mosses SAC; this is a raised mire and so connectivity with the River Waver will be limited, although further investigation will be required to establish the operational effects of abstraction from the Waver on this site. The Solway Firth SAC and Upper Solway Flats and Marshes SPA / Ramsar sites are downstream receptors (via the River Waver) and will be vulnerable to operational effects.	Construction: Yes - effects possible but significant or significant adverse effects clearly avoidable with established scheme- level avoidance or mitigation measures	Operation: Uncertain - significant effects cannot be excluded without additional analysis (modelling etc) of scheme operation and / or identification of acceptable operational mitigation measures
WR045	River Wampool to High Brownelson SR	This option would require a new abstraction from the River Wampool (new licence required, licenced volumes TBC but anticipated 2.5 - 5 Mld) and transfer for treatment at a new WTW. The principal construction elements of this option are: • New river abstraction and intake on the River Wampool at Powhill • Raw water transfer to High Brownelson SR • New WTW at same site as SR sized at between 2.5 and 5 Ml/d and transfer to existing SR storage. The exact quantities available for abstraction will need to be confirmed with the Environment Agency.	The abstraction would be approximately 3km upstream of the Solway Firth SAC and Upper Solway Flats and Marshes SPA / Ramsar sites, which may be vulnerable to construction and operation. Construction effects can be avoided with established measures although the availability of the abstraction volumes would need to be confirmed by the EA, and so operational effects are 'uncertain' at this stage. The pipeline route is uncertain but likely to cross other tributaries of the Solway SAC / SPA / Ramsar sites. The Wedholme Flow SSSI component of the South Solway Mosses SAC is approximately 2-3km from the abstraction but will not be exposed to the effects of operation (upstream).	Construction: Yes - effects possible but significant or significant adverse effects clearly avoidable with established scheme- level avoidance or mitigation measures	Operation: Uncertain - significant effects cannot be excluded without additional analysis (modelling etc) of scheme operation and / or identification of acceptable operational mitigation measures

Number	Name	Summary (from proforma)	General Assessment	Recommend	Recommend
				option?	option? (Operation)
WR049a	River Ribble	This option would require a new abstraction from the River Ribble (new licence	The Ribble and Alt Estuaries SPA / Ramsar sites are downstream receptors (via	Construction: Yes -	Operation: Uncertain -
	(Thirlmere	required, licenced volumes TBC but anticipated 20 Mld). The principal	the River Ribble) located ~10km downstream of the proposed abstraction; it is	effects possible but	significant effects
	Aqueduct and	construction elements of this option are:	noted that the latest EA data suggests 20Mld may be available, although this	significant or significant	cannot be excluded
	Lostock)	New river intake, screens and pumping station on River Ribble	would need to be confirmed by the EA, and so operational effects are 'uncertain'	adverse effects clearly	without additional
		• 5.1km of 630mmOD raw water transfer pipeline to intersect Thirlmere	at this stage. Construction effects are avoidable with established measures.	avoidable with	analysis (modelling etc)
		Aqueduct South Well, using the most appropriate route for a new pipeline		established scheme-	of scheme operation
				level avoidance or	and / or identification
		• Modifications to Lostock WTW process and capacity will be required in order		mitigation measures	of acceptable
		to treat the additional water.			operational mitigation
		<ul> <li>Lostock WTW site capacity to be maintained at 180 MI/d to account for</li> </ul>			measures
		additional water source.			
WR055	Cumwhinton	The scheme would require:	The scheme would require a modification of the abstraction licence and would	Construction:	Operation: Uncertain -
	WTW	• Modify the abstraction licence for the River Eden at Cumwhinton in order to	directly affect the River Eden SAC; significant effects are likely and so additional	Uncertain - significant	significant effects
	Enhancements	permit continued abstraction at 32 MI/d throughout the year (the current	investigation would be required to confirm effects on the river and permitted	effects cannot be	cannot be excluded
		abstraction licence has a peak abstraction limit of 32 Ml/d, with an average daily	abstraction volumes if selected as a preferred option (hence operational effects	excluded and may	without additional
		abstraction of 22 MI/d)	uncertain). Construction would require a crossing of the SAC; adverse effects	require the	analysis (modelling etc)
		• New treated water transfer pipeline and pumping station (if needed) between	likely to be avoidable through scheme-specific detailed design and established	identification of	of scheme operation
		Cumwhinton and Castle Carrock SR, sized at 6.5 MI/d max flow	measures but more information required on these aspects.	bespoke mitigation	and / or identification
				measures or	of acceptable
				amendments to	operational mitigation
WR056a	River Eden	The scheme would require:	The scheme would require a new abstraction from River Eden SAC - significant	Construction:	Operation: Uncertain -
	(Cumwhinton) to	New river abstraction on the River Eden at Cumwhinton,	operational effects are likely and so additional investigation would be required to	Uncertain - significant	significant effects
	Watchgate	adjacent to existing intakes, sized at flows of 25 and 50 Ml/d, the exact quantities	confirm effects on the river and permitted abstraction volumes if selected as a	effects cannot be	cannot be excluded
		available for abstraction will need to be discussed with the $\ensuremath{Environment}\xspace$ Agency	preferred option (hence operational effects uncertain). Other operational	excluded and may	without additional
		• New pumping station and raw water transfer pipeline to Cumwhinton WTW	effects are possible (fish entrainment etc). The new pipeline runs under River	require the	analysis (modelling etc)
			Eden SAC in two locations (effects probably avoidable with standard measures)	identification of	of scheme operation
		<ul> <li>New WTW to treat between 25-50 MI/d River Eden water</li> </ul>	and through Lake District High Fells SAC (substantial significant construction	bespoke mitigation	and / or identification
		• New pumping station and treated water pipeline between Cumwhinton and	effects likely without route modification (essential to support option as	measures or	of acceptable
		Watchgate WTW	preferred)).	amendments to	operational mitigation
				scheme design at the	measures
				plan level	

Provide tarmac or similar crest protection. Install a new reinforced concrete wave wall, standing 1.00m above the new raised crest of the dam, and tie the base of the wall to the top of the new clay core. Wave wall to be 325m long.

Number	Name	Summary (from proforma)	General Assessment	Recommend	Recommend
				option?	option? (Operation)
WR056b	River Eden	The scheme would require:	The scheme would require a new abstraction from River Eden SAC - significant	Construction:	Operation: Uncertain -
	(Cumwhinton) to	• New river abstraction on the River Eden at Cumwhinton,	operational effects are likely and so additional investigation would be required to	Uncertain - significant	significant effects
	Haweswater	adjacent to existing intakes, sized at flows of 25 and 50 Ml/d, the exact quantities	confirm effects on the river and permitted abstraction volumes if selected as a	effects cannot be	cannot be excluded
	Gravity	available for abstraction will need to be discussed with the Environment Agency	preferred option (hence operational effects uncertain). Other operational	excluded and may	without additional
		• New PS and raw water transfer pipeline to intersect with Haweswater gravity	effects are possible (fish entrainment etc). The new pipeline crosses the River	require the	analysis (modelling etc)
		pipeline	Eden SAC (effects probably avoidable with established measures) and through	identification of	of scheme operation
		<ul> <li>Transfer to Watchgate using existing RW transfer pipeline</li> </ul>	Naddle Forest SAC (substantial significant construction effects likely without	bespoke mitigation	and / or identification
		• Modifications to Watchgate WTW to treat the additional 25-50 MI/d River	route modification (essential to support option as preferred)).	measures or	of acceptable
		Eden water		amendments to	operational mitigation
				scheme design at the	measures
				plan level	
WR063	River Yarrow and	The scheme would require:	The Ribble and Alt Estuaries SPA / Ramsar sites are downstream receptors (via	Construction: Yes -	Operation: Uncertain -
	River Lostock	• New lowland river abstraction at the confluence of the River Yarrow and River	the River Asland Dougles) of the proposed abstraction. Construction effects can	effects possible but	significant effects
		Lostock	be avoided with established measures although the availability of the abstraction	significant or significant	cannot be excluded
		• New WTW, maximum capacity 10 Ml/d, pumping station and treated water	volumes would need to be confirmed by the EA, and the acceptability of this	adverse effects clearly	without additional
		transfer to existing treated water storage at Harrock Hill SR (4 MI/d) and	option viz effects on European sites would need to be established if pursued as a	avoidable with	analysis (modelling etc)
		Prospect SR (6 MI/d)	preferred option (and so operational effects are 'uncertain' at this stage).	established scheme-	of scheme operation
				level avoidance or	and / or identification
				mitigation measures	of acceptable
					operational mitigation
WR064	Entwistle	This option would involve an increase in the capacity of the Entwistle Reservoir.	No European sites or features are exposed to the likely effects of this scheme.	Construction: Yes - no	Operation: Yes - no
	Reservoir - Raise	This would require a modification to the impoundment licence. The principal		effects or clearly no	effects or clearly no
	Embankment	construction elements of this option are:		LSE alone or in	LSE alone or in
	Structure	• Raise the existing overflow weir by Im (with addition of steel weir plate across		combination (e.g. no	combination (e.g. no
		the spillway weir, bolted to the existing weir base), making the new weir level		impact pathways;	impact pathways;
		211.10 mAOD. Length of new weir is 22m. Increasing storage by approximately		features not sensitive)	features not sensitive;
		376,810m3.			within existing licence;
		• Remove the wave wall, footpath and crest road from dam. Raise the height of			transfer of spare
		the puddle clay core by Im (puddle Im deep, by 1.5m wide by 325m long).			water; etc.)

Number	Name	Summary (from proforma)	General Assessment	Recommend	Recommend
WR065a	Watergrove Reservoir	<ul> <li>This option would involve an increase in the capacity of the Watergrove Reservoir. This would require a modification to the impoundment licence. The principal construction elements of this option are:</li> <li>Replace the existing spillway weir level through addition of a steel weir plate, with new plate 1m, making the new weir level 238.82m AOD. Length of new weir is 21m. Increasing storage by approximately 388,000 m3 (388 Ml).</li> <li>Remove the wave wall from dam. Raise the height of the puddle clay core by Im (puddle 823m long) making a new dam crest height of 239.85m AOD. Install a new reinforced concrete wave wall, standing 1.30m above the new raised crest of the dam, and tie the base of the wall to the top of the new clay core. Wave wall to be 823m long.</li> <li>Add additional material to the downstream embankment to maintain the bank gradient. Dam is 823m long by 26.5m high. Extend tunnel to accommodate larger embankment.</li> <li>Increase the walls of the spillway channel by Im.</li> <li>Increase the height of the bridge serving the access road to the WTW, to maintain height above the spillway channel.</li> <li>Increase the height of the footbridge serving the access track running across the crest of the dam, to maintain height above the spillway channel.</li> </ul>	No European sites or features are exposed to the likely effects of this scheme.	option? Construction: Yes - no effects or clearly no LSE alone or in combination (e.g. no impact pathways; features not sensitive)	option? (Operation) Operation: Yes - no effects or clearly no LSE alone or in combination (e.g. no impact pathways; features not sensitive; within existing licence; transfer of spare water; etc.)
WR065b	Whiteholme Reservoir - Raise Embankment Structure	This option would involve restoration the design capacity of the Whiteholme Reservoir (Whiteholme was subject to an 'In The Interests Of Safety' recommendation in 2015 made under section 10 of the Reservoir Act 1975. This recommendation related to insufficient freeboard in flood conditions, and led to the reservoir top water level being reduced by 1.07m from 382.86m AOD to 381.79m AOD). The principal construction elements of this option are: • Reinstate the reinforced concrete weir section, restoring the previous top water level of 382.86m AOD. Weir is 8.2m long by 1.07m high. This would result in an increase in storage volume of approximately 418,700m3. • Install a reinforced concrete water retaining wavewall along the crest of the dam. Top of the wavewall should stand 1.30m above the level of the dam crest (top of wave wall 384.70m AOD). This is a homogenous dam, and there is therefore no clay core to which to tie the base of the wall to form a continuous watertight element. The exact depth to which the wavewall should extend will need to be agreed with a QCE, however assume that it will be at least down to TWL (total height from buried foundation to top of wall at least 1.84m). Wavewall to be 800m long.	This reservoir is located within (and is covered by) the South Pennine Moors SAC and South Pennine Moors Phase 2 SPA; construction is likely to be a relatively substantial undertaking but significant / adverse effects would not necessarily occur provided works were kept to existing operational etc areas and established avoidance / mitigation measures were used. The SPA and SAC will be directly affected as a result of increased reservoir levels. Precise effects cannot be determined without micro-topographical analysis, although it is recognised that the scheme would restore the reservoir to its pre-2015 levels and therefore it is extremely unlikely that the interest features of the SAC and SPA will be adversely affected (although effects are considered 'uncertain' at this stage as additional analysis will be required.	Construction: Yes - effects possible but significant or significant adverse effects clearly avoidable with established scheme- level avoidance or mitigation measures	Operation: Uncertain - significant effects cannot be excluded without additional analysis (modelling etc) of scheme operation and / or identification of acceptable operational mitigation measures

• Raise the height of the weir of the auxiliary spillway by Im.

• Remove the wave wall and crest road from dam.

• Provide tarmac or similar crest protection.

raised crest of the dam, 540m long.

earthfill behind the raised walls.

540m long).

to crest level.

larger embankment.

• Raise the walls of the auxiliary spillway by I m in reinforced concrete, with

• Raise the height of the puddle clay core by Im (puddle Im deep, by 2m wide by

• Provide waterproof mass concrete fill to the upstream side of the raised core,

• Install a new reinforced concrete wave wall, standing 1.07m above the new

• Add additional material to the downstream embankment to maintain a bank gradient of 2:1. Dam is 540m long by 33m high. Extend tunnel to accommodate

WR066

River Medlock

WR075 Stocks Reservoir – Raise Weir Structure

WR077a Dovestone

Reservoir - Raise Embankment Structure

Summary (from proforma)	General Assessment	Recommend	Recommend
		option?	option? (Operation)
This option would require a new abstraction from the River Medlock (new	No European sites or features are exposed to the likely effects of this scheme.	Construction: Yes - no	Operation: Yes -
licence required, licenced volumes TBC but anticipated 6 Mld); raw water	The Mersey Estuary SAC / SPA / Ramsar sites are downstream receptors (via the	effects or clearly no	effects possible but
transfer to Denton WTW; new WTW and transfer to existing treated water	Ship Canal) but are located almost 40km downstream, and so it is unlikely that	LSE alone or in	significant or significant
storage at Denton SR. The principal construction elements of this option are:	abstraction volumes of 6 Mld would substantially affect discharges to these sites	combination (e.g. no	adverse effects
New lowland/urban river abstraction from the River Medlock	(although this would need to be confirmed by the EA, and so operational effects	impact pathways;	avoidable with
	are 'uncertain' at this stage)	features not sensitive)	established operational
• New raw water transfer, sized at 6 MI/d, to site of Denton WTW			mitigation (e.g. licence
			controls)
• New separate WTW at Denton to treat River Medlock water, maximum 6			
MI/d			
Transfer to existing potable storage in Denton SR			
This option would involve an increase in the capacity of the Stocks Reservoir by	The closest sites to this option are the North Pennines Dales Meadows SAC and	Construction: Yes - no	Operation: Yes - no
raising the weir height by 570mm. This would require a modification to the	the Bowland Fells SPA. However, effects on these sites would not be expected	effects or clearly no	effects or clearly no
impoundment licence.	with use of established avoidance and mitigation measures. No other sites will	LSE alone or in	LSE alone or in
	be affected.	combination (e.g. no	combination (e.g. no
		impact pathways;	impact pathways;
		features not sensitive)	features not sensitive;
			within existing licence;
			transfer of spare
This option would involve an increase in the capacity of the Dovestone	This reservoir is located near the South Pennine Moors SAC and South Pennine	Construction: Yes -	Operation: Yes -
Reservoir by raising the weir height by Im. This would require a modification to	Moors Phase I SPA, and whilst these will not be directly affected by construction	effects possible but	effects possible but
the impoundment licence. The principal construction elements of this option	or operation the construction will be a substantial undertaking with the potential	significant or significant	significant or significant
are:	for significant effects on these sites (particularly breeding birds) if not suitably	adverse effects clearly	adverse effects
	mitigated Advance offects would not personally easy however All	avoidable with	avaidable with

downstream receptors are a substantial distance away, and no operational effects established scheme-

would be anticipated although there is a theoretical risk of local microclimate

changes depending on the precise storage parameters.

established operational

mitigation (e.g. licence

controls)

level avoidance or

mitigation measures

Number	Name	Summary (from proforma)	General Assessment	Recommend option?	Recommend option? (Operation)
WR077b	Errwood Reservoir - Raise Embankment Structure	This option would involve an increase in the capacity of the Errwood Reservoir by raising the weir height by 1m. This would require a modification to the impoundment licence. The principal construction elements of this option are: • Remove the wave wall, footpath and crest road from dam. Raise the height of the puddle clay core by 1m (puddle 1m deep, by 2m wide by 311m long). Provide waterproof mass concrete fill to the upstream side of the raised core, to crest level. Provide tarmac or similar crest protection. Install a new reinforced concrete wave wall, standing 1.07m above the new raised crest of the dam, and tie the base of the wall to the top of the new clay core. Wave wall to be 311m long. • Raise the existing bellmouth overflow weir by 1m • Reinstate the public highway across the dam, at the new crest elevation • Add additional material to the downstream embankment to maintain the bank gradient. Dam is 311m long by 32m high. Extend tunnel to accommodate larger embankment.	This reservoir is located near the South Pennine Moors SAC and the Peak District Moors (South Pennine Moors Phase I) SPA, which overlap with the tributary channels at the southern end of the reservoir. Precise effects cannot be determined without micro-topographical analysis and site survey, but any e raising of reservoir height will directly affect the geographical extent of the SPA and SAC (although interest features may not be affected); this would certainly be a significant effect and potentially adverse, and would be unavoidable - however, it would appear unlikely that a substantial area of the sites would be affected. Construction will be a substantial undertaking with the potential for significant effects on these sites (particularly breeding birds) if not suitably mitigated. All downstream receptors are a substantial distance away, and no operational effects would be anticipated although there is a theoretical risk of local microclimate changes depending on the precise storage parameters.	Construction: Yes - effects possible but significant or significant adverse effects clearly avoidable with established scheme- level avoidance or mitigation measures	Operation: Uncertain - significant effects cannot be excluded without additional analysis (modelling etc) of scheme operation and / or identification of acceptable operational mitigation measures
WR077c	Fernilee Reservoir - Raise Embankment Structure	This option would involve an increase in the capacity of the Fernilee Reservoir by raising the weir height by Im. This would require a modification to the impoundment licence. The principal construction elements of this option are: • Replace the existing cast iron weir plate, with new plate Im taller, increasing storage by approximately 351,649m3. • Remove the wave wall and crest road from dam. Raise the height of the puddle clay core by Im (puddle Im deep, by 1.5m wide by 230m long). Provide tarmac or similar crest protection. Install a new reinforced concrete wave wall, standing 1.38m above the new raised crest of the dam, and tie the base of the wall to the top of the new clay core. Wave wall to be 230m long. • Reinstate the public highway across the dam • Add additional material to the downstream embankment to maintain the bank gradient. Extend tunnel to accommodate larger embankment. Relocate downstream valve house. • Increase the height of the 'flood protection berm' by Im, which runs alongside the west side of the overflow channel. • Increase the height of the access road by Im to maintain height of the road above top water level, including embankment section over the inlet. Road runs for 1.8km along the eastern shoreline of the reservoir. • Replace the road bridge which runs over the spillway channel at the right abutment. This is a very substantial masonry structure with multiple arches. Replace with single span structure, set at new crest level.	This reservoir is located near the South Pennine Moors SAC and the Peak District Moors (South Pennine Moors Phase 1) SPA. Construction will be a substantial undertaking with the potential for significant effects on these sites (particularly breeding birds) if not suitably mitigated. All downstream receptors are a substantial distance away, and no operational effects would be anticipated although there is a theoretical risk of local microclimate changes depending on the precise storage parameters.	Construction: Yes - effects possible but significant or significant adverse effects clearly avoidable with established scheme- level avoidance or mitigation measures	Operation: Yes - effects possible but significant or significant adverse effects avoidable with established operational mitigation (e.g. licence controls)

Number	Name	Summary (from proforma)	General Assessment	Recommend option?	Recommend option? (Operation)
WR079a	Appleton Reservoir, Warrington	<ul> <li>Appleton Reservoir is only used as an emergency fire-fighting supply for an industrial customer in Warrington. The scheme would require:</li> <li>Reinstate Appleton IR with a new or refurbished point of abstraction from the draw-off tower located on the northern embankment</li> <li>New raw water pumping station to deliver 3 MI/d</li> <li>New raw water pipeline between Appleton IR and Hill Cliffe SR site</li> <li>New WTW facility built on the Hill Cliffe SR site to Appleton IR water</li> <li>Likely requirement for sewer connection to discharge WTW waste product</li> </ul>	No European sites or features are exposed to the likely effects of this scheme.	Construction: Yes - no effects or clearly no LSE alone or in combination (e.g. no impact pathways; features not sensitive)	Operation: Yes - no effects or clearly no LSE alone or in combination (e.g. no impact pathways; features not sensitive; within existing licence; transfer of spare water; etc.)
WR088	Alsager Boreholes	The scheme would require:- • New duty/standby boreholes (2No.) located at Alsager located in South Cheshire and North Staffordshire Permo-Triassic Sandstone Aquifer Unit, max output 3 Ml/d • Boreholes constructed to 150m depth, two new borehole pumps (BH1 and BH2), rising main (assumed 100m long in each borehole), mechanical and electrical equipment to deliver up to 3 Ml/d (duty/standby). New headworks on both boreholes to asset standard design. • New WTW facility located at Alsager site • New treated water transfer main to connect to Alsager SR	The closest sites to this option are the Midlands Meres and Mosses Phase 2 Ramsar sites; the closest unit of this site is ~3.5km from the proposed boreholes (Oakhanger Moss) so theoretically vulnerable to groundwater abstractions although the nature of the site ensures it is unlikely to have significant hydrological connectivity with the underlying aquifer. It is unlikely that abstraction volumes of 3 Mld would substantially affect these sites (although this would need to be confirmed). No construction effects.	Construction: Yes - no effects or clearly no LSE alone or in combination (e.g. no impact pathways; features not sensitive)	Operation: Uncertain - significant effects cannot be excluded without additional analysis (modelling etc) of scheme operation and / or identification of acceptable operational mitigation measures
WR092-V	V High Brownelson Bh	This option would involve a new borehole in the Carlisle Basin Triassic and Jurassic aquifer at High Brownelson and a new WTW. The principal construction elements of this option are: • New borehole sized at 1 Ml/d at High Brownelson SR • New WTW • New connection to High Brownelson SR	The new borehole would be located adjacent to the River Caldew, which is part of the River Eden SAC. Construction effects are likely to be avoidable with established measures but more analysis of the potential operational effects is required, particularly regards any connectivity between the aquifer and the river. The yield (IMId) would seem to be unlikely to affect the river, although this would need to be confirmed by the EA, and so operational effects are 'uncertain' at this stage.	Construction: Yes - effects possible but significant or significant adverse effects clearly avoidable with established scheme- level avoidance or mitigation measures	Operation: Uncertain - significant effects cannot be excluded without additional analysis (modelling etc) of scheme operation and / or identification of acceptable operational mitigation
WR096	Durdar Borehole to High Brownelson SR	The scheme would require: • New borehole sized at 2 Ml/d at Durdar, new WTW (located either at Durdar or High Brownelson SR), new pipeline to High Brownelson SR • Borehole constructed to 150m depth, one new borehole pump, rising main (assumed 100m long), mechanical and electrical equipment to deliver up to 2 Ml/d. New headworks on both boreholes to asset standard design • New WTW facility located either at Durdar or High Brownelson SR	This option will require a new borehole abstraction within 2km of the River Eden SAC and pipeline crossings of the same river. The SAC will be vulnerable to construction effects although these are likely to be avoidable with established measures, such as construction best-practice or timing works to avoid breeding / migration periods. The operation of the scheme may affect flows within the Eden depending on connectivity and so additional information would be required to support this as a preferred option. Operational effects are therefore 'uncertain' at this stage.	Construction: Yes - effects possible but significant or significant adverse effects clearly avoidable with established scheme- level avoidance or mitigation measures	Operation: Uncertain - significant effects cannot be excluded without additional analysis (modelling etc) of scheme operation and / or identification of acceptable operational mitigation

Number	Name	Summary (from proforma)	General Assessment	Recommend	Recommend
WR097	Kirklinton	This option would involve new boreholes located at Scaleby and Newtown, new	This option will require the construction of boreholes and pipelines near several	Option? Construction: Yes -	Operation? (Operation)
	Boreholes	WTW, a treated water transfer to Waygill Hill SR, and an upsized treated water	European sites, including the River Eden SAC (borehole within 1km of River	effects possible but	significant effects
		connection to Prior Rigg SR. The principal construction elements of this option	Irthing; pipeline crossings); Walton Moss SAC (borehole within 3km; pipeline	significant or significant	cannot be excluded
		are:	within 2km); Bolton Fell Moss SAC (pipeline within 2km); and the North Pennine	adverse effects clearly	without additional
		<ul> <li>New boreholes (2No.) located in the Scaleby area , to deliver</li> </ul>	Moors SAC and SPA (WTW within 100m). Of these, the River Eden SAC and	avoidable with	analysis (modelling etc)
		up to 2.5 Ml/d output operating in duty/standby mode	the North Pennine Moors SAC and SPA will be most vulnerable to construction	established scheme-	of scheme operation
		• New raw water transfer pipeline between Scaleby to combine with two new	effects (although these are likely to be avoidable with established measures, such	level avoidance or	and / or identification
		boreholes in the Newtown area,	as construction best-practice or timing works to avoid breeding / migration	mitigation measures	of acceptable
		• New boreholes (2No.) located at Newtown, to deliver up to 2.5 Ml/d output	periods). With regard to operation, the aquifer is not fully understood and		operational mitigation
		operating in duty/standby mode	whilst water is likely to be available based on EA data, the use of the boreholes		measures
		Combined raw water main (capacity 5 Ml/d) between Newtown and Waygill	has the potential to affect the River Irthing or its tributaries (and hence the River		
		Hill SR	Eden SAC) depending on the connectivity with the aquifer; and potentially		
		• New WTW located at Waygill Hill site to treat up to 5 Ml/d, transfer to	Walton Moss (although this is a raised ombrotrophic mire so significant		
		existing Waygill Hill SR storage	connectivity would not be expected). Operational effects are 'uncertain' at this		
		$\mbox{ \bullet}$ New increased capacity treated water main between Waygill Hill SR and Prior	stage.		
		Rigg SR			
WR098	Threapwood	This option would involve new boreholes located at Threapwood, a new WTW,	This option will require the construction of a borehole and pipeline $\sim$ 3km from	Construction: Yes -	Operation: Uncertain -
	Boreholes	treated water transfer to the Vyrnwy main and Malpas SR. The principal	the River Dee and Bala Lake SAC. Construction effects are likely to be	effects possible but	significant effects
		construction elements of this option are:	avoidable with established measures, such as construction best-practice or timing	significant or significant	cannot be excluded
		<ul> <li>New duty/standby boreholes (2No.) located at Threapwood</li> </ul>	works to avoid breeding / migration periods). With regard to operation, direct	adverse effects clearly	without additional
		located in Middle Dee GW Unit, max output 2 MI/d, new WTW, new treated	effect on the River Dee are unlikely due to the distance but the new borehole	avoidable with	analysis (modelling etc)
		water transfer main to connect to Vyrnwy LDTM BSPs.	will be adjacent to a minor tributary; therefore, although significant adverse	established scheme-	of scheme operation
			effects are unlikely operational effects are considered 'uncertain' at this stage.	level avoidance or	and / or identification
				mitigation measures	of acceptable
					operational mitigation
WRI03	Croft Boreholes	This scheme would require:	No significant effects anticipated assuming established measures (distance).	Construction: Yes - no	Operation: Yes - no
		Reinstate and refurbish two boreholes at Croft	Existing abstraction licence,	effects or clearly no	effects or clearly no
		• Two new borehole pumps, rising main, headworks on each borehole to deliver		LSE alone or in	LSE alone or in
		5 Ml/d peak from each borehole (duty/standby)		combination (e.g. no	combination (e.g. no
		$\bullet$ New WTW within existing WTW site sized at output of maximum 5 MI/d		impact pathways;	impact pathways;
		<ul> <li>New 5.5km treated water main between Croft and Lightshaw</li> </ul>		features not sensitive)	features not sensitive;
		to blend with output of existing WTW in Lightshaw SR			within existing licence;
					transfer of spare
					water; etc.)
WRI08	Mow Cop	This option would involve the reinstatement of Mow Cop borehole, Cheshire,	No impact pathways; within terms of existing licence; nearest site over 7km	Construction: Yes - no	Operation: Yes - no
	Borehole	with an upgraded water treatment works facility. The principal construction	away.	effects or clearly no	effects or clearly no
		elements of this option are:		LSE alone or in	LSE alone or in
		<ul> <li>Reinstate and refurbish Mow Cop borehole and WTW located</li> </ul>		combination (e.g. no	combination (e.g. no
		to the north of Congleton		impact pathways;	impact pathways;
		<ul> <li>New or upgraded WTW facility built within the Mow Cop WTW building</li> </ul>		features not sensitive)	features not sensitive;
					within existing licence;
					transfer of spare

Page	13 of 26
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Number	Name	Summary (from proforma)	General Assessment	Recommend	Recommend
				option?	option? (Operation)
WRI17	Grindleton	This option involves a new WTW to treat licensed volumes from Grindleton	No impact pathways; within terms of existing licence; nearest site over 8km	Construction: Yes - no	Operation: Yes - no
	(Lowcocks) and	and Waddington Springs using existing pipelines. The principal construction	away.	effects or clearly no	effects or clearly no
	Waddington	elements of this option are:		LSE alone or in	LSE alone or in
	Springs	<ul> <li>Collection of raw water from Grindleton Springs and</li> </ul>		combination (e.g. no	combination (e.g. no
		Waddington Spring		impact pathways;	impact pathways;
		<ul> <li>new WTW located at Waddington High Level SR and Lowcocks SR using</li> </ul>		features not sensitive)	features not sensitive;
		existing raw water transfers			within existing licence;
		<ul> <li>Treated water to Lowcocks SR and Waddington High Level SR</li> </ul>			transfer of spare
					water; etc.)
WRI23	Helsby and Foxhill	The scheme would require:	Construction would require works within 4km of the Mersey Estuary SPA	Construction: Yes -	Operation: Uncertain -
	Boreholes	Reinstate and refurbish Helsby boreholes; new borehole	although effects on the features of these sites can be avoided with established	effects possible but	significant effects
		pumps, M&E, headworks, all located on the existing Helsby WTW site	measures, such as construction best-practice or timing works to avoid breeding /	significant or significant	cannot be excluded
		(redundant), max capacity 3 Ml/d	migration periods. Operation would require increased exploitation of the	adverse effects clearly	without additional
		• Utilise existing 6" CI pipeline (redundant) between Helsby and Helsby SR	aquifer, although the precise effects of operation is uncertain - it is assumed that	avoidable with	analysis (modelling etc)
		(redundant) to transfer up to 3 MI/d raw water to	the option has the potential to reduce flows into the estuary via (for example)	established scheme-	of scheme operation
		New c.1.6km raw water main between site of redundant Helsby SR to Foxhill	the Hornsmill Brook. Additional investigation would be required to confirm this	level avoidance or	and / or identification
		WTW	hence operational effects uncertain.	mitigation measures	of acceptable
		• Blend with existing Foxhill BH water (8 Ml/d), modify existing disinfection for			operational mitigation
		additional 3 MI/d at Foxhill WTW			measures
		Combined pumping of 11 Ml/d through existing 16" main to blend with water			
		from Simmonds Hill WTW			
\A/R124	Ashton Boroholos	This option involves the reinstatement of the Ashton horehole. Cheshire	No impact pathways: within terms of existing license: pearest site (Oak Mere	Construction: Yes - no	Operation: Yes - no
*****	Ashton Borcholes	(existing licence) with a new water treatment works facility transfer of treated	SAC / Midland Meres and Mosses Phase 2 Ramsar) over 6km away	effects or clearly no	effects or clearly no
		water to Duddon Common Booster site using existing main. The principal		I SE alone or in	I SE alone or in
		construction elements of this option are:		combination (e.g. no	combination (e.g. no
		Reinstate and refurbish the existing borehole at Ashton:		impact pathways:	impact pathways:
		• New WTW designed at maximum abstraction licence limit of 4.5 Ml/d		features not sensitive)	features not sensitive:
		Utilise existing main to connect to site of Duddon Common Booster		leader es not sensitive)	within existing licence.
		and blend with Dee treated water			transfer of spare
					water: etc.)
					,,

Number	Name	Summary (from proforma)	General Assessment	Recommend	Recommend
WRI30	Desalination - Carlisle	<ul> <li>The scheme would require:</li> <li>New abstraction from the River Eden in the vicinity of New Sandsfield <ul> <li>indicative location only</li> </ul> </li> <li>New desalination plant WTW located in the same area as the abstraction point, sized for a capacity of 5 MI/d</li> <li>Connection of waste stream to existing sewer</li> <li>New treated water pipeline to connect to High Brownelson SR</li> </ul>	This scheme would require an intake from the River Eden SAC (less than 1k upstream of the Solway Firth SAC and Solway Flats and Marshes SPA / Ramsar sites). Scheme operation would certainly have significant effects on the supporting habitats and interest features of these sites and a strong possibility of adverse effects (e.g. fish entrainment, water intake, brine discharge (depending on waste stream process). Construction of the scheme will also have significant effects. Substantial additional investigation is likely to be required to support this option as a preferred option.	Construction: Uncertain - significant effects cannot be excluded and may require the identification of bespoke mitigation measures or amendments to	Operation: No - significant effects certain and adverse effects potentially unavoidable.
WRI3I	Desalination - Wirral	<ul> <li>This scheme would involve a new desalination plant on the Wirral peninsula; a new WTW; and transfer of treated water to Cross Hill SR. The principal construction elements of this option are:</li> <li>New abstraction from the Mersey estuary in the vicinity of Alfred Dock</li> <li>New WTW at the same location, sized at 20 Ml/d, connection of waste stream to sewer</li> <li>New treated water pipeline to connect to Cross Hill SR</li> </ul>	Construction would be required within the catchments of the Dee Estuary SAC / SPA / Ramsar sites and (notably) the Mersey Estuary SPA / Ramsar, although effects on the features of these sites are likely to be avoidable with established measures, such as construction best-practice or timing works to avoid breeding / migration periods. Operation would require abstraction from the Mersey Estuary and (presumably) the discharge of brine to the same site; the operation would almost certainly have significant effects on the supporting habitats and interest features of the Mersey Estuary SPA / Ramsar and potentially adverse effects. Substantial additional investigation is likely to be required to support this option as a preferred option.	Construction: Yes - effects possible but significant or significant adverse effects clearly avoidable with established scheme- level avoidance or mitigation measures	Operation: No - significant effects certain and adverse effects potentially unavoidable.
WRI32	Desalination - Liverpool	This scheme would involve a new desalination plant; a new WTW; and transfer of treated water to Prescott SR. The principal construction elements of this option are: • New abstraction from the River Mersey estuary in the vicinity of Seaforth Dock, indicative location only • New WTW at the same location, sized at 20 Ml/d and 50 Ml/d, connection of waste stream to sewer • New treated water pipeline to connect to Prescot SR	Construction would be required within the catchment of the Mersey Estuary SPA / Ramsar, although effects on the features of these sites are likely to be avoidable with established measures, such as construction best-practice or timing works to avoid breeding / migration periods. Operation would require abstraction from the Mersey Estuary and (presumably) the discharge of brine to the same site; the operation would almost certainly have significant effects on the supporting habitats and interest features of the Mersey Estuary SPA / Ramsar and potentially adverse effects. Substantial additional investigation is likely to be required to support this option as a preferred option.	Construction: Yes - effects possible but significant or significant adverse effects clearly avoidable with established scheme- level avoidance or mitigation measures	Operation: Uncertain - significant effects cannot be excluded without additional analysis (modelling etc) of scheme operation and / or identification of acceptable operational mitigation measures
WRI33	Desalination - Workington	The scheme would require: • New abstraction from the Solway Firth in the Workington area, indicative location, sized at a capacity of 20 MI/d • New WTW at Workington, connection of waste stream to existing sewer • New treated water pipeline to connect to Moota Hill SR which will be available following completion of the Thirlmere transfer scheme in 2022	This scheme would require an intake from the estuary of the River Derwent (immediately downstream of the River Derwent and Bassenthwaite Lake SAC). Scheme operation would certainly have significant effects on the mobile interest features of this sites and a strong possibility of adverse effects (e.g. fish entrainment, water intake, brine discharge (depending on waste stream process)). Construction of the scheme may also have significant effects. Substantial additional investigation is likely to be required to support this option as a preferred option.	Construction: Yes - effects possible but significant or significant adverse effects clearly avoidable with established scheme- level avoidance or mitigation measures	Operation: No - significant effects certain and adverse effects potentially unavoidable.

Number	Name	Summary (from proforma)	General Assessment	Recommend	Recommend
				option?	option? (Operation)
WR138	Ellesmere Port	This scheme would involve effluent reuse using flows from Ellesmere Port	This scheme would presumably reduce flows into the Mersey Estuary SPA /	Construction: Yes -	Operation: Uncertain -
	WwTW - Final	WwTW and treatment at Little Stanney WTW for non-potable supplies. The	Ramsar via the River Gowy (which discharges at Stanlow Point); additional	effects possible but	significant effects
	Effluent Reuse	principal construction elements of this option are:	investigation would be required to confirm effects on the estuary and permitted	significant or significant	cannot be excluded
		<ul> <li>New WTW to treat final effluent to non-potable standards</li> </ul>	abstraction volumes (hence operational effects uncertain). Construction effects	adverse effects clearly	without additional
		Existing infrastructure will be used to transfer into non-potable network.	likely to be avoidable through established measures.	avoidable with	analysis (modelling etc)
				established scheme-	of scheme operation
				level avoidance or	and / or identification
				mitigation measures	of acceptable
					operational mitigation
WR139	Castle Carrock	The scheme would require:	This scheme would presumably reduce flows into the River Gelt (part of the	Construction: Yes -	Operation: Uncertain -
	WwTW – Final	<ul> <li>Utilisation of final effluent from Castle Carrock WwTW,</li> </ul>	River Eden SAC); additional investigation would be required to confirm effects	effects possible but	significant effects
	Effluent Reuse	transfer to Castle Carrock WTW inlet	on the estuary and permitted abstraction volumes (hence operational effects	significant or significant	cannot be excluded
		Modifications to existing WTW process to account of new proportion of	uncertain). Construction effects likely to be avoidable through established	adverse effects clearly	without additional
		effluent.	measures.	avoidable with	analysis (modelling etc)
		$\bullet$ From analysis of DWF data, this was reported as 69 m3/d. 50% of DWF taken		established scheme-	of scheme operation
		as maximum option capacity.		level avoidance or	and / or identification
		Utilisation of existing infrastructure to transfer into potable network.		mitigation measures	of acceptable
					operational mitigation
WR145	Whitehaven and	The scheme would require:	This scheme would presumably alter flows into the River Derwent estuary,	Construction: Yes -	Operation: Uncertain -
	Workington - Final	New abstraction from outfall of Whitehaven WwTW and	which may affect mobile features from the River Derwent and Bassenthwaite	effects possible but	significant effects
	Effluent Reuse	pumping station for up to 6 MI/d transfer	Lake SAC. This is likely to be relatively minor although additional investigation	significant or significant	cannot be excluded
		<ul> <li>New pipeline between Whitehaven WwTW and Workington WwTW</li> </ul>	would be required to confirm effects on the estuary and permitted abstraction	adverse effects clearly	without additional
			volumes (hence operational effects uncertain). Pipelines would be near the River	avoidable with	analysis (modelling etc)
		<ul> <li>New abstraction from outfall of Workington WwtW, sized at 10 Ml/d</li> </ul>	Derwent SAC but construction effects likely to be avoidable through established	established scheme-	of scheme operation
		<ul> <li>New pumping station and pipeline between Workington WwTW and new</li> </ul>	measures.	level avoidance or	and / or identification
		Williamsgate WTW		mitigation measures	of acceptable
					operational mitigation
					measures

Number	Name	Summary (from proforma)	General Assessment	Recommend	Recommend
				option?	option? (Operation)
WR149	Lightshaw	The scheme would require:	Risk borehole will effect Manchester Mosses SAC due to distance of 3.5km;	Construction: Yes -	Operation: Uncertain -
	Increased WTW	Reinstate and refurbish two existing boreholes at Croft as	however adverse effects unlikely. Assumed covered by currently licence but	effects possible but	significant effects
	Capacity	raw water sources; transfer to Lightshaw WTW using new RW main together	needs to be confirmed. Construction effects can be avoided through scheme-	significant or significant	cannot be excluded
		with RW from Kenyon boreholes (no Kenyon refurbishment needed as site	level mitigation/avoidance.	adverse effects clearly	without additional
		currently in use and RW main between Kenyon and Croft is used)		avoidable with	analysis (modelling etc)
		Reinstate and refurbish one existing borehole at Landside as		established scheme-	of scheme operation
		raw water source; transfer to Lightshaw along existing RW main		level avoidance or	and / or identification
		• Reinstate and refurbish one existing borehole at Lightshaw as		mitigation measures	of acceptable
		raw water source; transfer to Lightshaw using existing RW main			operational mitigation
		• Refurbish existing WTW to treat full 32 MI/d (including Landside and			measures
		Lightshaw) and extend to 35 Ml/d (to include Croft and Kenyon) NB: The BH			
		capacities are greater than the WTW capacity, this is intentional to allow			
		rotation of boreholes to minimise WQ risks			
		• Utilise existing 5.5km treated water main between Lightshaw and Croft SR			
WRI5I	Reduction in Raw	This option would involve refurbishment (etc) to raw water mains supplying five	There will be no operational effects (DO achieved by reduced leakage).	Construction: Yes -	Operation: Yes - no
	Water Losses	WTWs (Fishmoor, Royal Oak, Lancaster, Watchgate, Wybersley. The scope	Construction effects cannot be assessed without details on mains locations /	effects possible but	effects or clearly no
		and extent of the mains replacement is not clear at this point.	extent of replacement works but it is likely that significant effects on European	significant or significant	LSE alone or in
			sites will be avoidable with established measures.	adverse effects clearly	combination (e.g. no
				avoidable with	impact pathways;
				established scheme-	features not sensitive;
				level avoidance or	within existing licence;
				mitigation measures	transfer of spare
WR159	Compensation	This option would involve the installation of automated compensation control to	The works are minor and construction effects are likely to be avoidable with	Construction: Yes -	Operation: Yes - no
	Over Release	conserve reservoir storage at a number of reservoirs (~76); this would allow	established measures. Operation within terms of existing licences.	effects possible but	effects or clearly no
	Control Group 2 -	releases to be more closely controlled whilst maintaining the compensation		significant or significant	LSE alone or in
	Regional	releases. The principal construction elements of this option are:		adverse effects clearly	combination (e.g. no
	Reservoirs	$\ensuremath{\cdot}$ Construction of new automated penstock arrangements at the reservoir sites,		avoidable with	impact pathways;
		in order to control compensation to licence requirements.		established scheme-	features not sensitive;
				level avoidance or	within existing licence;
				mitigation measures	transfer of spare
WR160	Compensation	This option would involve the installation of automated compensation control to	The works are minor and construction effects are likely to be avoidable with	Construction: Yes -	Operation: Yes - no
	Over Release	conserve reservoir storage at a four impoundment reservoirs (Thirlemere,	established measures. Operation within terms of existing licences.	effects possible but	effects or clearly no
	Control Group I -	Haweswater, Vyrnwy and Rivington); this would allow releases to be more		significant or significant	LSE alone or in
	Reservoir Groups	closely controlled whilst maintaining the compensation releases. The principal		adverse effects clearly	combination (e.g. no
		construction elements of this option are construction of new automated		avoidable with	impact pathways;
		penstock arrangements at the reservoir sites, in order to control compensation		established scheme-	features not sensitive;
		to licence requirements.		level avoidance or	within existing licence;
				mitigation measures	transfer of spare

Number	Name	Summary (from proforma)	General Assessment	Recommend	Recommend
				option?	option? (Operation)
WR162	Reduction in	This option would involve refurbishment (etc) to raw water mains to reduce	There will be no operational effects (DO achieved by reduced leakage).	Construction: Yes -	Operation: Yes - no
	outages by	leakage. The pipelines included in this option are as follows:	Construction effects cannot be assessed without details on mains locations /	effects possible but	effects or clearly no
	refurbishment	Windermere to Watchgate WTW	extent of open cut replacement works but it is likely that significant effects on	significant or significant	LSE alone or in
	(Enhanced	Ullswater to Haweswater Reservoir	European sites will be avoidable with established measures.	adverse effects clearly	combination (e.g. no
	Maintenance) of	River Lune to River Wyre and River Wyre to Franklaw WTW		avoidable with	impact pathways;
	Raw Water	The principal elements of work required are estimated as requiring the		established scheme-	features not sensitive;
	Infrastructure	refurbishment of 42.7km of raw water pipelines. The method of refurbishment		level avoidance or	within existing licence;
		is assumed to be 90% structural lining and 10% open cut.		mitigation measures	transfer of spare
					water; etc.)
WR163	Reduction in	This option would involve reductions in outages of raw water transfer systems	There will be no operational effects (DO achieved by improved asset operational	Construction: Yes -	Operation: Yes - no
	outages of Raw	through pro-active asset condition assessment and smart operation of non-	management). Construction effects cannot be assessed without details on	effects possible but	effects or clearly no
	Water Transfer	infrastructure assets (Windermere & Ullswater). The raw water transfers	locations of uprated assets but these will all be minor works within existing	significant or significant	LSE alone or in
	Systems	included in this option are Windermere to Watchgate WTW and Ullswater to	operational sites and so significant effects on European sites will be avoidable	adverse effects clearly	combination (e.g. no
	(Windermere &	Haweswater Res. The option would be to install pro-active asset condition	with established measures.	avoidable with	impact pathways;
	Ullswater)	assessment tools (temperature, vibration, pressure) so that a condition /		established scheme-	features not sensitive;
		performance based maintenance regime can be implemented at pumping stations	з,	level avoidance or	within existing licence;
		to improve asset availability. Option also includes full remote operation and		mitigation measures	transfer of spare
		automation of pump assets linked to gauging stations, to enable automation of			water; etc.)
		pumping above "hands-off flow".			
WR165	Maximise Pumping	This option would operate within the existing licence terms but maximise	Assuming that all existing licence conditions regarding compensation flows etc	Construction: Yes - no	Operation: Yes - no
	from Windermere	pumping from Windermere and Ullswater between March-October (subject to	are met then there will be no significant operational effects as a result of this	effects or clearly no	effects or clearly no
	and Ullswater	all existing constraints and only when Haweswater is below 95% storage).	option. No construction required.	LSE alone or in	LSE alone or in
	Between March-			combination (e.g. no	combination (e.g. no
	October.			impact pathways;	impact pathways;
				features not sensitive)	features not sensitive;
					within existing licence;
					transfer of spare

Number	Name	Summary (from proforma)	General Assessment	Recommend	Recommend
				option?	option? (Operation)
WRI66	Penrith Boreholes	This option would involve the installation of new boreholes in the Eden Valley	This option would involve the installation of five new boreholes within 1 - 2km	Construction: Yes -	Operation: Uncertain -
	to Demmings	near Penrith; new raw water pipeline to new Brougham Castle WTW; new PS	of the River Eden SAC, and long-distance pipelines crossing the River Eden SAC	effects possible but	significant effects
	Moss SR	and treated water transfer to Demmings Moss SR.	and running near the Lake District High Fells SAC and the Asby Complex SAC.	significant or significant	cannot be excluded
		The principal construction elements of this option are:	Despite the scale of the works it is likely that most construction effects can be	adverse effects clearly	without additional
		• 5No. new boreholes located to abstract from the Penrith Sandstone aquifer in	avoided with established measures. With regard to operation, this would	avoidable with	analysis (modelling etc)
		the vicinity of Penrith	require increased exploitation of the Penrith Sandstone aquifer and so the	established scheme-	of scheme operation
		•	potential effects of this on the River Eden SAC (and downstream receptors)	level avoidance or	and / or identification
		•	would need to be fully understood for the HRA. The quantity of water available	mitigation measures	of acceptable
		•	needed for abstraction is uncertain and would need to be discussed with the		operational mitigation
		•	Environment Agency.		measures
		•			
		• New raw water main between each site (from north to south) to deliver			
		combined flow: #1 to #2: 3 Mld; #2 to #3: 6 Ml/d; #3 to #4: 9 Ml/d; #4 to #5: 12			
		MI/d plus #5 combined flow 15 MI/d			
		New WTW at Brougham Castle to treat 15 MI/d			
	New PS and TW main between Brougham Castle WTW				
		and Demmings Moss SR			
WR167	Delph Reservoir	Drought permit allows compensation flow to be reduced from 3.7 to 1.0M MI/d	The Drought Plan considers there to be no impact pathway between the scheme	Construction: Yes - no	Operation: Yes - no
			and any European sites within the vicinity.	effects or clearly no	effects or clearly no
				LSE alone or in	LSE alone or in
				combination (e.g. no	combination (e.g. no
				impact pathways;	impact pathways;
				features not sensitive)	features not sensitive;
					within existing licence;
					transfer of spare
WRI68	Dovestone	Drought permit allows compensation flow to be reduced from 15.9 to 10.0 or	Rochdale Canal SAC is the only downstream European site from the Scheme.	Construction: Yes - no	Operation: Uncertain -
	Reservoir	5.0 Ml/d. There is no construction phase associated with this drought option.	The Drought Plan states no adverse operation impacts on the Rochdale Canal	effects or clearly no	significant effects
			SAC were reported from previous assessments. And therefore, no likely	LSE alone or in	cannot be excluded
			significant effects of the operation of the drought option on this site are	combination (e.g. no	without additional
			antcipated, either alone or in combination. Further assessment advised if Scheme	impact pathways;	analysis (modelling etc)
			is selected as preferred option, however unlikely to cause significant effects.	features not sensitive)	of scheme operation
					and / or identification
					of acceptable
					operational mitigation

Number	Name	Summary (from proforma)	General Assessment	Recommend	Recommend
				option?	option? (Operation)
WR169	Jumbles Reservoir	Drought permit allows reduced compensation flow from 19.9 to 12.0 or 6.0 MI/c	The Drought Plan considers there to be no European sites within the zone of	Construction: Yes - no	Operation: Yes - no
			influence of the Scheme. There are two SAC's within 20km, however there is no	effects or clearly no	effects or clearly no
			impact pathway.	LSE alone or in	LSE alone or in
				combination (e.g. no	combination (e.g. no
				impact pathways;	impact pathways;
				features not sensitive)	features not sensitive;
					within existing licence;
					transfer of spare
WRI70	Longdendale	Drought permit allows reduced compensation flow from 45.5 to 22.5 or 15.0	The Drought Plan reports there to be no adverse operational impacts on the	Construction: Yes - no	Operation: Uncertain -
	Reservoirs	MI/d. There is no construction phase associated with this drought option.	South Pennine Moors SAC. And, therefore no likely significant effects of the	effects or clearly no	significant effects
			operation of the drought option on this site are anticipated, either alone or in	LSE alone or in	cannot be excluded
			combination. Further assessment advised if Scheme is selected as preferred	combination (e.g. no	without additional
			option, however unlikely to cause adverse effects.	impact pathways;	analysis (modelling etc)
				features not sensitive)	of scheme operation
					and / or identification
					of acceptable
					operational mitigation
WRI7I	River Lune LCUS	Drough permit allows prescribed flow to be reduced from 365.0 to a minimum	The Drought Plan reports: "The River Lune is one of the five major freshwater	Construction: Yes - no	Operation: Uncertain -
	Abstraction	of 200MI/d. There is no construction phase associated with this drought option.	sources to Morecambe Bay which also include the Rivers Level, Kent, Keer,	effects or clearly no	significant effects
			Wyre. It is noted that the River Lune was not considered within the	LSE alone or in	cannot be excluded
			Environment Agency's Review of Consents process. It is acknowledged that the	combination (e.g. no	without additional
			Review of Consents was carried out on the existing licence and not the drought	impact pathways	analysis (modelling etc)

WRI7I	River Lune LCUS	Drough permit allows prescribed flow to be reduced from 365.0 to a minimum	The Drought Plan reports: "The River Lune is one of the five major freshwater	Construction: Yes - no	Operation: Uncertain -
	Abstraction	of 200MI/d. There is no construction phase associated with this drought option.	sources to Morecambe Bay which also include the Rivers Level, Kent, Keer,	effects or clearly no	significant effects
			Wyre. It is noted that the River Lune was not considered within the	LSE alone or in	cannot be excluded
			Environment Agency's Review of Consents process. It is acknowledged that the	combination (e.g. no	without additional
			Review of Consents was carried out on the existing licence and not the drought	impact pathways;	analysis (modelling etc)
			option proposed. An Environmental Assessment Report has been prepared for	features not sensitive)	of scheme operation
			the drought option for drought contingency planning purposes in 2016. The		and / or identification
			report concluded no adverse operational impacts on the Morecambe Bay		of acceptable
			SAC/SPA. Therefore, no likely significant effects of the operation of the drought		operational mitigation
			option on this site are anticipated, either alone or in combination." However,		measures
			effects are likely to vary if the option is employed 'permanently' rather than as a		
			temporary option during drought periods and so further information on		
			operation would be required if considered as a preferred option.		
WR172	Rivington	Drought permit allows for compensation flow to be reduced from 3.9 to 2.0	The Drought Plan confirms that there are no European sites within the zone of	Construction: Yes - no	Operation: Yes - no
	Reservoirs -	MI/d	influence of the scheme. There are no impact pathways to the European sites	effects or clearly no	effects or clearly no
	Brinscall Brook		within 20km.	LSE alone or in	LSE alone or in
				combination (e.g. no	combination (e.g. no
				impact pathways;	impact pathways;
				features not sensitive)	features not sensitive;
					within existing licence;
					transfer of spare

Page	20	of	26
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Number	Name	Summary (from proforma)	General Assessment	Recommend	Recommend
				option?	option? (Operation)
WR173	Rivington	Drought permit allows compensation flow to be reduced from 3.9 to 2.0 Ml/d	The Drought Plan confirms that there are no European sites within the zone of	Construction: Yes - no	Operation: Yes - no
	Reservoirs -		influence of the scheme. There are no impact pathways to the European sites	effects or clearly no	effects or clearly no
	White Coppice		within 20km.	LSE alone or in	LSE alone or in
				combination (e.g. no	combination (e.g. no
				impact pathways;	impact pathways;
				features not sensitive)	features not sensitive;
					within existing licence;
					transfer of spare
WRI74	Ullswater	Drought permit allows the reduction of hands-off flow conditions to a minimum	The Ullswater drought option has been the subject of previous environmental	Construction:	Operation: Uncertain -
		of 95MI/d and a relaxed 12-month rolling abstraction licence limit.	assessment studies. The only ecological feature screened in for further	Uncertain - significant	significant effects
			assessment in the 2016 report was the upstream migration of Atlantic salmon	effects cannot be	cannot be excluded
			and sea trout, as agreed following extensive stakeholder consultation.	excluded and may	without additional
			The assessment has concluded that there is a negligible impact on lake level and a	require the	analysis (modelling etc)
			negligible impact on river flows as a result of implementing the drought permit.	identification of	of scheme operation
			Consequently, there are negligible impacts on the physical environment of the	bespoke mitigation	and / or identification
			river, including water quality. The assessment concluded that the impacts of	measures or	of acceptable
			drought permit implementation on upstream migration of adult salmon and sea	amendments to	operational mitigation
			trout are negligible. The short term and very small magnitude of changes in river	scheme design at the	measures
			flows in the River Eamont (less than 10% within the study area from the outflow	plan level	
			of Ullswater to the confluence with Dacre Beck only) are considered unlikely to		
			result in significant changes in migratory opportunity to adult fish. It is also noted		
			that during a period of natural environmental drought, adult fish waiting to		
			migrate are considered more likely to be present lower in the catchment and,		
			therefore, adult fish are less likely to be present within the reach of the river		
			under the influence of the drought permit.		
			Therefore, no likely significant effects of the operation of the drought option on		
			these sites are anticipated, either alone or in combination. However, effects are		
			likely to vary if the option is employed 'permanently' rather than as a temporary		
			option during drought periods and so further information on operation would be		
			required if considered as a preferred option.		

Page	21	of	26
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Number	Name	Summary (from proforma)	General Assessment	Recommend	Recommend
				option?	option? (Operation)
WR175	Lake Vyrnwy	Drought permit allows reduced compensation flow from 45.0 to 25.0 Ml/d.	An Environmental Report has been prepared for the drought option for drought	Construction: Yes - no	Operation: Uncertain -
		There is no construction phase associated with the drought option	contingency planning purposes. No adverse impacts on the Severn Estuary SAC	effects or clearly no	significant effects
			or SPA were reported. The Environment Agency has confirmed that the Vyrnwy	LSE alone or in	cannot be excluded
			abstraction was scoped out of the Review of Consents before Stage 3 (although	combination (e.g. no	without additional
			it is noted that the Review of Consents was carried out on the existing	impact pathways;	analysis (modelling etc)
			abstraction licence, and not the drought option).	features not sensitive)	of scheme operation
			The Vyrnwy Aqueduct on the Montgomery Canal is the aqueduct that carries		and / or identification
			the canal over the River Vyrnwy and belongs to British Waterways. This is		of acceptable
			distinct from the aqueduct which transfers raw water from Vyrnwy to UU's		operational mitigation
			Oswestry water treatment works. Information from British Waterways is that		measures
			the Montgomery Canal is fed indirectly by the Llangollen Canal via Frankton		
			Locks; by controlled feeds from the River Severn at Penarth (upstream of the		
			confluence with the River Vyrnwy), the River Morda at Maesbury Mill, the River		
			Tanat just upstream of Carreghofa Locks and the Lledan Brook at Welshpool;		
			and an uncontrolled feed at Rednal Moss near Aston. There is no connectivity of		
			the Montgomery Canal with UU's Vyrnwy Reservoir, UU's Vyrnwy aqueduct or		
			the Afon Vyrnwy. The findings of the Environmental Report confirm that the		
			operation of the drought option will not result in likely significant effects.		
			However, further details of scheme and assessment and scheme-specific detailed		
			modelling required to determine effects of scheme and operation of the option		
			is concluded as uncertain at this stage.		
WRI76	Lake Windermere	$\approx$ Drought permit reduces hands-off flow conditions to a minimum of 95 Ml/d and	The Drought Report states: "The hydrological influence of the scenarios on the	Construction: Yes -	Operation: Uncertain -
	Scenario I	a relaxed 12-month rolling abstraction licence limit.	Morecambe Bay SAC, SPA and Ramsar are likely to be insignificant given the	effects possible but	significant effects
			relative volumes of water involved and the large attenuation volumes available in	significant or significant	cannot be excluded
			Morecambe Bay (Confirmed by Environment Agency and Natural England). In	adverse effects clearly	without additional
			addition, it is noted that the site is primarily designated for features of interest	avoidable with	analysis (modelling etc)
			associated with coastal habitats alone. Therefore, no likely significant effects of	established scheme-	of scheme operation
			the operation of the drought option on these sites are anticipated, either alone	level avoidance or	and / or identification
			or in combination." However, effects are likely to vary if the option is employed	mitigation measures	of acceptable
			'permanently' rather than as a temporary option during drought periods and so		operational mitigation
			further information on operation would be required if considered as a preferred		measures
			option.		

Number	Name	Summary (from proforma)	General Assessment	Recommend	Recommend
				option?	option? (Operation)
WRI77	Lake Windermere:	Drought Permit allows rolling abstraction limit. Permits drawndown of lake level	Scenario 2 includes a relaxation of 12-month rolling abstraction licence limit and	Construction: Yes - no	Operation: Uncertain -
	Scenario 2	(up to a maximum of 0.5m below weir crest). There is no construction phase of	permit drawdown of lake level (up to a maximum of 0.5 m below weir crest).	effects or clearly no	significant effects
		the drought option	During periods of lake drawdown, releases to the River Leven would be made	LSE alone or in	cannot be excluded
			by the EA through their fisheries sluice depending on the prevailing requirements	combination (e.g. no	without additional
			of the river. The hydrological influence of the scenarios on the Morecambe Bay	impact pathways;	analysis (modelling etc)
			SAC, SPA and Ramsar are likely to be insignificant given the relative volumes of	features not sensitive)	of scheme operation
			water involved and the large attenuation volumes available in Morecambe Bay		and / or identification
			(confirmed by Environment Agency and Natural England) In addition, it is noted		of acceptable
			that the site is primarily designated for features of interest associated with		operational mitigation
			coastal habitats alone. Therefore, no likely significant effects of the operation of		measures
			the drought option on these sites are anticipated, either alone or in combination.		
			However, effects are likely to vary if the option is employed 'permanently' rather		
			than as a temporary option during drought periods and so further information		
			on operation would be required if considered as a preferred option.		
WRI78	Swineshaw	Drought Plan allows abstraction of up to 4MI/d from Swineshaw Boreholes 2 and	The Drought Permit report states there is only a small potential intersection	Construction: Yes -	Operation: Uncertain -
	Boreholes	3	between the estimated recharge zone and Pennine Moors SAC, and that no	effects possible but	significant effects
			likely significant effects of the operation of the drought option on this site are	significant or significant	cannot be excluded
			anticipated, either alone or in combination. The report states that UU will	adverse effects clearly	without additional
			commission a walkover survey to take place during spring / summer 2017 to	avoidable with	analysis (modelling etc)
			confirm this (it is not clear whether this has been undertaken, or the results of	established scheme-	of scheme operation
			this). Minor construction works are required to bring the boreholes back online	level avoidance or	and / or identification
			as a drought source option although significant effects can be avoided with	mitigation measures	of acceptable
			normal measures. Operational effects are considered uncertain at this stage		operational mitigation
			although additional data may be available to determine this.		measures

Number	Name	Summary (from proforma)	General Assessment	Recommend	Recommend
				option?	option? (Operation)
WR179	Bowscar;	Increase annual licence limit to enable continuation of the maximum	The Drought Plan states that the Environmental Report has been prepared for	Construction: Yes - no	Operation: Uncertain -
	Gamblesby; Tarn	daily abstraction rate as annual limit constrains abstraction. There is no	drought contingency planning at the Eden Valley boreholes sites which report	effects or clearly no	significant effects
	Wood Boreholes	construction phase associated with this drought option.	concluded that the reduction in water level under the proposed drought permit	LSE alone or in	cannot be excluded
			will not be significantly lower than the predicted water level in a drought under	combination (e.g. no	without additional
			the normal abstraction scenario. Similarly, no major changes in average velocity,	impact pathways;	analysis (modelling etc)
			depth, wetted width or wetted area are predicted. The results of the	features not sensitive)	of scheme operation
			hydrogeological assessment indicate that the drought option at Bowscar is		and / or identification
			unlikely to have a measurable impact on flows in the River Eden SAC (due to the		of acceptable
			large size of the river at this point). Therefore, no likely significant effects of the		operational mitigation
			operation of the drought option on European designated sites are anticipated,		measures
			either alone or in combination. It can be extrapolated that it is unlikely that an		
			increase in licence limits would have an adverse effect. However, effects are		
			likely to vary if the option is employed 'permanently' rather than as a temporary		
			option during drought periods and so further information on operation would be		
			required if considered as a preferred option.		
WR801	Townhead Farm	This option would involve an abstraction trade from existing non-water industry	The scheme will utilise existing licenced volumes and so no operational effects	Construction: Yes -	Operation: Yes - no
	to Demmings	abstraction licence holder Lagoon at Townhead Farm with unused abstraction	would be anticipated. Construction of the pipeline is likely to pass within 1km of	effects possible but	effects or clearly no
	Moss	licence of IM gallons/day. The principal construction elements of this option are	: several European sites, notably a unit of the North Pennine Dales Meadows SAC,	significant or significant	LSE alone or in
		New intake and abstraction at Townhead Farm	which lies on both sides of a minor road that is currently proposed for the pipe;	adverse effects clearly	combination (e.g. no
		<ul> <li>New WTW, sized at 5 MI/d maximum capacity</li> </ul>	however, effects on these sites will be avoidable with established measures.	avoidable with	impact pathways;
		<ul> <li>New pumping station and treated water transfer to Demmings Moss SR</li> </ul>		established scheme-	features not sensitive;
				level avoidance or	within existing licence;
				mitigation measures	transfer of spare
WR802	Abstraction Trade	This option would involve an abstraction trade from existing non-water industry	The scheme will utilise existing licenced volumes and so no operational effects	Construction: Yes -	Operation: Yes - no
	Bromborough	abstraction licence holder on the Wirral (Bromborough). The principal	would be anticipated (although available volumes need to be confirmed by the	effects possible but	effects or clearly no
		construction elements of this option are:	EA). Construction works will take place near the Dee Estuary SAC / SPA /	significant or significant	LSE alone or in
		<ul> <li>Refurbishment of existing industrial boreholes</li> </ul>	Ramsar sites and the Mersey Estuary SPA / Ramsar, although effects on the	adverse effects clearly	combination (e.g. no
		New borehole WTWs situated at Bromborough	features of these sites are likely to be avoidable with established measures, such	avoidable with	impact pathways;
		<ul> <li>New raw water main between Bromborough and Cross Hill SR</li> </ul>	as construction best-practice or timing works to avoid breeding / migration	established scheme-	features not sensitive;
		New WTW located at Cross Hill SR, transfer of water to existing treated	periods.	level avoidance or	within existing licence;
		water storage		mitigation measures	transfer of spare
					water; etc.)

Number	Name	Summary (from proforma)	General Assessment	Recommend	Recommend
				option?	option? (Operation)
WR811	Cow Green IR to	This option would involve a 40 MI/d transfer from the Northumbrian Water	This option, as currently proposed, would require a pipeline across the North	Construction:	Operation: Uncertain -
	River Eden and	Cow Green IR to discharge 10 MI/d into River Eden to be re-abstracted	Pennine Moors SPA and the Moorhouse - Upper Teesdale SAC (no roads	Uncertain - significant	significant effects
	Cumwhinton	downstream, treated and transferred into CRZ. The principal construction	available on the currently proposed route). This would have significant and	effects cannot be	cannot be excluded
	WTW	elements of this option are:	almost certainly adverse effects. A road route, avoiding the SAC, would involve	excluded and may	without additional
		• New intake structure and screens at Cow Green (invasive species protection	a significant detour with cost implications. With regard to operation, the	require the	analysis (modelling etc)
		required)	scheme would be a transfer of raw water between catchments requiring a	identification of	of scheme operation
		New Raw water pumping station at Cow Green	discharge of raw water to the River Eden SAC which will have significant effects	bespoke mitigation	and / or identification
		New raw water transfer main from Cow Green to Appleby Booster PS	and a substantial risk of adverse effects (e.g. invasive species transfer). It is also	measures or	of acceptable
		<ul> <li>New gravity main (10 MI/d) to suitable River Eden discharge point</li> </ul>	not clear whether the scheme will utilise existing licenced volumes and so	amendments to	operational mitigation
		New abstraction intake on River Eden near Cumwhinton WTW	hydrological effects may occur on downstream sites in Teesdale. Substantial	scheme design at the	measures
		• WTW modifications, if required, to treat the additional new water source at	additional analysis is likely to be required for the HRA if this is selected as a	plan level	
		Cumwhinton WTW	preferred option.		
		• New treated water transfer pipeline and pumping station (if needed) between			
		Cumwhinton and Castle Carrock SR, sized at 10 MI/d max flow			
WR823	Aspull Sough Mine	The scheme would require:	No significant effects anticipated assuming established measures (over 3km to	Construction: Yes - no	Operation: Yes - no
		New water abstraction from Aspull Sough mine	nearest site; no impact pathways). New abstraction licence required from	effects or clearly no	effects or clearly no
		<ul> <li>New WTW, treatment to potable standard</li> </ul>	Environment Agency.	LSE alone or in	LSE alone or in
		Transfer to IRZ storage at Aspull SR		combination (e.g. no	combination (e.g. no
		• A new abstraction licence will be granted by the Environment Agency		impact pathways;	impact pathways;
				features not sensitive)	features not sensitive;
					within existing licence;
					transfer of spare
WR825	Bridgewater Canal	The scheme would require:	The closest site to this option is the Manchester Mosses SAC (over 5 km away).	Construction: Yes - no	Operation: Yes - no
	Mine	New water abstraction from Bridgewater canal mine	The SAC is not vulnerable to construction and no operational effects are	effects or clearly no	effects or clearly no
		• Treatment to potable standards	anticipated (no impact pathway) from this option. New abstraction licence	LSE alone or in	LSE alone or in
		Connection to trunk main system (15" main) at Worsley basin area	required from Environment Agency, hence 'uncertain' operational effects.	combination (e.g. no	combination (e.g. no
				impact pathways;	impact pathways;
		A new abstraction licence from the Environment Agency		features not sensitive)	features not sensitive;
					within existing licence;
					transfer of spare

Number	Name	Summary (from proforma)	General Assessment	Recommend	Recommend
				option?	option? (Operation)
WR826	Clough Foot	This scheme would involve new abstractions from existing Coal Authority mine	Minewater currently treated and discharged to environment so scheme would	Construction: Yes - no	Operation: Yes - no
	(WR826),	discharges at Clough Foot, Deerplay and Old Meadows; transfer via combined	affect flows in local watercourses; however no WR dependent European sites	effects or clearly no	effects or clearly no
	Deerplay	raw water system to existing UU impounding reservoir; treatment and transfer	vulnerable. No construction impacts.	LSE alone or in	LSE alone or in
	(WR827) and Old	into existing potable storage. The principal construction elements of this option		combination (e.g. no	combination (e.g. no
	Meadows	are:		impact pathways;	impact pathways;
	(WR832)	New water abstraction from Clough Foot mine, average		features not sensitive)	features not sensitive;
	minewater	flow 21 l/s (equivalent 1.8 Ml/d)			within existing licence;
	transfer to existing	New water abstraction from Deerplay mine, average flow			transfer of spare
	raw water storage.	23 l/s (equivalent 2.0 Ml/d), already exists as scope WR827			water; etc.)
		New abstraction from Old Meadows mine, average flow 39			
		l/s (equivalent 3.4 Ml/d), already exists as scope WR832			
		Raw water transfer to discharge to Clough Bottom IR via			
		new raw water pumping stations and new raw water mains			
		• Raw water transfer systems to utilise gravity for pipeline routes as much as			
		possible (Deerplay and Old Meadows) in order to minimise pumping costs			
		• Treatment through existing WTW system.			
\A/DO21		This scheme would involve new chetmetions from Hadrow Proofs minera and	Mineursten summersty superiod and discharged as any incompany as ashows you'd	Construction: Yos no	
******	Носкегу вгоок	MTW and transfer into evicting patchle storage. The principal construction	Minewater currently treated and discnarged to environment so scheme would	Construction: Tes - no	Operation: res - no
	Time	elements of this option and	wildewalde. No construction imposts		
		A Paul water electrostion from Heckens Preck mine	vullerable. No construction impacts.	LSE alone or in	LSE alone or in
		New WITH abstraction non Flockery brook mine.		combination (e.g. no	impost asthusius
		Treasfor to Assell SP		impact pathways;	impact pathways;
		• Transfer to Aspuil SK		features not sensitive)	reatures not sensitive;
					within existing licence;
					transfer of spare
					water; etc.)
WR833	Silverdale Mine	Water from the disused mine would be treated to a standard to permit	No European sites within 3km; no pathways for construction or operational	Construction: Yes - no	Operation: Yes - no
		discharge to the environment. The principle construction elements include:	effects, although a new abstraction licence is required from the Environment	effects or clearly no	effects or clearly no
		Raw water abstraction from Silverdale Mine. Assumed 2.7	Agency.	LSE alone or in	LSE alone or in
		MI/d capacity.		combination (e.g. no	combination (e.g. no
		New PS transfer to Alsager SR.		impact pathways;	impact pathways;
		New WTW located at Alsager SR and into potable storage.		features not sensitive)	features not sensitive;
					within existing licence;
					transfer of spare
					water; etc.)

Number	Name	Summary (from proforma)	General Assessment	Recommend	Recommend
				option?	option? (Operation)
/VR845	Dalston BH to	The principal construction elements of this option are:	Construction likely to be required near the River Eden SAC but effects likely to	Construction: Yes -	Operation: Yes - no
	High Brownelson	<ul> <li>Existing BH abstraction at Nestle factory – Dalston</li> </ul>	be avoidable with established measures. No significant operational effects	effects possible but	effects or clearly no
	SR	Raw water transfer main to High Brownelson SR (pumping required)	anticipated (existing abstraction licence).	significant or significant	LSE alone or in
		• Treatment to potable standard		adverse effects clearly	combination (e.g. no
		Transfer to treated water storage in High Brownelson SR		avoidable with	impact pathways;
				established scheme-	features not sensitive;
				level avoidance or	within existing licence;
				mitigation measures	transfer of spare



# **United Utilities WRMP 2019** Habitats Regulations Assessment – Review of Additional Feasible Options

### 1. Introduction

United Utilities (UU) has commissioned Amec Foster Wheeler (AFW) to undertake the data collection and interpretation required to support a Habitats Regulations Assessment (HRA) of its WRMP, and to determine whether any aspects of the WRMP (alone or in-combination) could have significant or adverse effects on the integrity of any European sites. As part of this process AFW undertook an initial review of the 'feasible options' identified by UU<sup>1</sup>; this review was not intended to provide a definitive conclusion on the likely effects of the final WRMP, but to inform UU's selection of preferred options, by identifying:

- those options that would appear to have an unavoidable risk of adverse effects on European sites (and which should therefore be avoided if possible);
- those options where significant or adverse effects would not appear likely, assuming established avoidance and mitigation measures can employed at the scheme level; and
- those options where effects are currently uncertain, which would require additional data or information on operation / construction to support a robust HRA of the WRMP.

UU has subsequently identified additional feasible options that it may pursue, including one option (B2) designed to enable the transfer of water from the Lake Vyrnwy aqueduct near Oswestry to the Thames Water region via the River Severn and cross-country pipelines to the River Thames. The operational and construction effects of the transfer itself (i.e. pipeline construction from Oswestry to the Severn; inter-basin water transfer to the Thames region) will be assessed by Thames Water as part of the HRA of its WRMP. This technical note provides a brief review of the likely effects of the UU enabling works for this option on European sites.

# 2. Approach

The approach is as per that set out in the *Review of Feasible Options* technical note<sup>2</sup>, with the results of the review summarised in Appendix A. This provides a short description of the option and a narrative assessment of its likely effects, with those European sites within 20km that are most vulnerable (i.e. both exposed and sensitive) to the delivery or operation of the scheme<sup>3</sup> noted in the text. It then provides broad 'recommendations' regards progressing the option as preferred options based on the anticipated construction and operational effects; the criteria for these recommendations are as follows (colour coded for clarity):

<sup>&</sup>lt;sup>1</sup> Amec Foster Wheeler (2017) United Utilities WRMP 2019 Habitats Regulations Assessment – Review of Feasible Options. Report for UU, Ref. 38671N071i2. Amec Foster Wheeler, Shrewsbury.

<sup>&</sup>lt;sup>2</sup> *ibid*. footnote 1

<sup>&</sup>lt;sup>3</sup> For clarity, the summary tables do not explicitly identify or assess every European site within 20km; this will be set out in more comprehensive 'screening proformas' that will accompany the final HRA which will be used to transparently document the screening process.



Recommend as preferred option?	Notes
Yes	Option appears unlikely to have any effects on European sites as features are either not exposed or not sensitive to the likely outcomes (i.e. no or no reasonable impact pathways – for example, operational effects for a 'construction only' network solution; 'dry' habitats over (say) 2km from an option; sites in different surface water catchments; upstream sites; etc. (being mindful of mobile species)). In these instances, the recommendation is 'Yes', i.e. no reason not to pursue as preferred option.
Yes	<ul> <li>Options where pathways for effects are clearly identifiable (such that HRA would probably be required at the scheme level) but where the potential effects can obviously be avoided or mitigated using established measures that are known to be effective, for example:</li> <li>construction near a European site (effects avoidable with normal project planning and best-practice);</li> <li>minor works within European sites (e.g. works to existing assets where effects unlikely to be adverse due to absence of features);</li> <li>major works near / within European sites that can be completed without adverse effects (e.g. crossings of SAC rivers using existing roads or directional drilling);</li> <li>operational effects that are avoidable with established operational mitigation (e.g. licence controls, although at this stage potential operational effects will usually lead to an 'uncertain' recommendation to flag the need for additional information).</li> <li>In these instances the generic measures outlined in Appendix B can be relied on if these are included within the WRMP package, although the final plan may need to include specific measures for potential 'high-impact' options (e.g. commitments to non-invasive river crossings or timing works to avoid sensitive periods).</li> </ul>
Uncertain	<ul> <li>Options where a potential effect is conceivable and cannot be discounted, and the likely effects are therefore uncertain at the feasible options stage. This is typically due to limitations on the information available, either in terms of the operation of the scheme, the mitigation that might be employed, or the data available on the interest features of the sites. These options, if pursued as preferred options, may require</li> <li>additional investigation to determine their effects, and there may be a risk that the risk of effects cannot be quantified satisfactorily at the strategic level (for example, substantial additional modelling or site-specific investigation may be required).</li> <li>the identification of specific measures or requirements for scheme delivery for inclusion with the WRMP. This category is therefore intended as a flag to identify those options where there is potentially additional 'cost' associated with their inclusion (either related to the data required to support a robust HRA and hence the option, or the need for specific mitigation commitments) which UU should consider when selecting the preferred options.</li> </ul>
No	Options where significant effects (i.e. not negligible or inconsequential) on a European site are very likely or certain due to the scale/ nature/location of the option proposals, or the vulnerability and distribution of the interest features within /near the European site. Although a full appropriate assessment is not undertaken at this stage, adverse effects may be more likely (or even certain) if the scheme is taken forward as a preferred option and it is likely that extensive or unproven mitigation will be required following scheme-level investigations. Feasible options in this category are not recommended for consideration as preferred options (although additional information may allow a re-assessment).

#### Table 2.1 Summary of criteria for considering feasible options as potential

Note, the new feasible option B2 would require the implementation of previously assessed feasible supplyside options (Options WR099b, WR101, WR102e, WR113, WR114, WR159, WR160 and WR821) to compensate for the transfer of water from Vyrnwy; the results of the previous reviews of these options are therefore included in Appendix A also.

### 3. Summary and Next Steps

The review indicates that the new feasible option (enabling works for a transfer) is unlikely to have significant effects on European sites themselves, assuming normal scheme planning and best-practice measures are employed. However, as the option would rely on the implementation of other options, it is appropriate to consider these also as part of the proposals. In summary, the reviews of Options WR821 (Shropshire Union Canal + Llangollen) and WR114 (Python Mill Borehole) identified operational effects on European sites are currently considered 'uncertain'. Therefore, the operational effects of the scheme overall are uncertain and additional information on the operation of Options WR821 and WR114 would be required to support a preferred option assessment.



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# Appendix A

Summary of review of new Feasible Option

Number	Name	Summary (from proforma)	General Assessment	Recommend	Recommend
				option?	option? (Operation)
B2	Thames Water	United Utilities currently abstracts water from Lake Vyrnwy for treatment at	The enabling works component of this option would have no operational effects	Construction: Yes -	Operation: Uncertain -
	Trading enabling	Oswestry WTW and for onward supply to the SRZ. Under this option, the	for UU to assess (the operational effects of an inter-basin water transfer are	effects possible but	significant effects
	works	output of treated (Lake Vyrnwy) water from Oswestry WTW would	assessed by Thames Water as part of the HRA of its WRMP, and the transfer	significant or significant	cannot be excluded
		temporarily cease, requiring alternative water sources from across the United	would involve existing licenced volumes. However, the scheme would require	adverse effects clearly	without additional
		Utilities supply network (this would require, inter alia, delivery of Options	implementation of other options, including WR821 and WR114 where	avoidable with	analysis (modelling etc)
		WR099b, WR101, WR102e, WR113, WR114, WR159, WR160 and WR821).	operational effects on European sites are currently considered 'uncertain'.	established scheme-	of scheme operation
		The principal construction element of this option would be:	Therefore, the operational effects of the scheme overall are uncertain and	level avoidance or	and / or identification
		<ul> <li>four new PS (locations not determined);</li> </ul>	additional information would be required to support a preferred option	mitigation measures	of acceptable
		<ul> <li>relining of exsiting sections of Line 3 of the Vyrnwy Aqueduct;</li> </ul>	assessment.		operational mitigation
		<ul> <li>bypasses around break pressure tanks at existing UU facilities;</li> </ul>			measures
		<ul> <li>modifications to Ostwestry WTW.</li> </ul>	With regard to construction, the infrastructure required for the transfer of		
		It should be noted that Thames Water would provide the additional	water from Llanforda IR to the Thames supply area will be assessed by Thames		
		infrastructure required to transfer water from Llanforda IR to the River Severn	Water. The locations of the new pumping stations are not defined although is is		
		for the subsequent abstraction and to transfer water from the River Severn to	certain that effects on European sites can be avoided with normal project		
		the River Thames. These elements will be assessed by Thames Water as part of	planning and best-practice; this applies to the asset modification works also (pipe		
		the preparation of the company's WRMP and are therefore not considered in	relining / WTW upgrade).		
		this HRA.			

Number	Name	Summary (from proforma)	General Assessment	Recommend	Recommend
				option?	option? (Operation)
WR099b	Worsthorne	This option would involve the re-instatement of the Worsthorne borehole with	Abstraction licence already in place so it is assumed that no operational effects	Construction: Yes -	Operation: Yes - no
	Borehole	flow passed to Hurstwood IR. This would be within the terms of the existing	on European sites will occur. The scheme would involve construction works	effects possible but	effects or clearly no
	(Hurstwood Ir)	licence. The principal construction elements of this option are:	within 500m of the South Pennine Moors SAC and South Pennine Moors Phase 2	significant or significant	LSE alone or in
		Reinstate and refurbish Worsthorne BH raw water	SPA, although effects on the features of these sites can be avoided with	adverse effects clearly	combination (e.g. no
		abstraction borehole	established measures, such as construction best-practice or timing works to	avoidable with	impact pathways;
		<ul> <li>New raw water main and pump flows into Hurstwood IR</li> </ul>	avoid breeding / migration periods.	established scheme-	features not sensitive;
				level avoidance or	within existing licence;
				mitigation measures	transfer of spare
WRI0I	Franklaw Z Site	The scheme would require:	No European sites or features are exposed to the likely effects of this scheme.	Construction: Yes - no	Operation: Yes - no
	plus Increased	<ul> <li>Reinstate and refurbish two existing boreholes at Franklaw Z site</li> </ul>		effects or clearly no	effects or clearly no
	Franklaw WTW	with maximum output of 10 and 8 MI/d		LSE alone or in	LSE alone or in
	Treatment	<ul> <li>Utilise existing 27" RW pipeline between Z site and Franklaw WTW (NB:</li> </ul>		combination (e.g. no	combination (e.g. no
	Capacity	Another possibility is to T into the existing Rive Wyre RW main which could be		impact pathways;	impact pathways;
		looked at for a Level 2 scope)		features not sensitive)	features not sensitive;
		New BH pumps @10 existing/utilised Franklaw/Broughton boreholes to deliver	r		within existing licence;
		an additional 12 MI/d RW to Franklaw WTW; assumed capacity of replacement			transfer of spare
		pumps is 4 MI/d each for costing purposes			water; etc.)
		• Additional WTW phase at Franklaw WTW to treat the additional 30 MI/d RW	,		
		from boreholes.			
WR102e	Bold Heath	Recommission existing Bold Heath boreholes, new raw water transfer main to	Recommissioning existing boreholes / licences; no operational effects on	Construction: Yes - no	Operation: Yes - no
	Boreholes to	Prescot open reservoirs for treatment at Prescot WTW	European sites. No impact pathways for construction effects.	effects or clearly no	effects or clearly no
	Prescot WTW			LSE alone or in	LSE alone or in
				combination (e.g. no	combination (e.g. no
				impact pathways;	impact pathways;
				features not sensitive)	features not sensitive;
					within existing licence;
					transfer of spare
WRI I 3	Tytherington	The scheme would require:	No significant effects anticipated assuming established measures (distance)	Construction: Yes - no	Operation: Yes - no
	Boreholes	<ul> <li>New TW main 2.9km 315mmOD between Tytherington WTW</li> </ul>		effects or clearly no	effects or clearly no
		and Hurdsfield SR		LSE alone or in	LSE alone or in
		<ul> <li>Modifications to existing WTW if required</li> </ul>		combination (e.g. no	combination (e.g. no
		<ul> <li>New or improved headworks borehole to asset standard design.</li> </ul>		impact pathways;	impact pathways;
				features not sensitive)	features not sensitive;
					within existing licence;
					transfer of spare

Number	Name	Summary (from proforma)	General Assessment	Recommend	Recommend
				option?	option? (Operation)
WRII4	Python Mill	The scheme would require:	The operational purpose of this scheme is not entirely clear from the description	Construction: Yes -	Operation: Uncertain -
	Borehole	• Reinstate and refurbish a raw water abstraction borehole located at Python	although it is assumed to be a type of compensation scheme allowing use of	effects possible but	significant effects
		Mill	alternative sources. However, the scheme would involve discharges to the	significant or significant	cannot be excluded
		New raw water main between Python Mill and Rochdale Canal	Rochdale Canal (part of which is an SAC) and so there is clearly scope for	adverse effects clearly	without additional
		New discharge scour into canal	significant and potentially adverse effects. It is noted that the previous licence	avoidable with	analysis (modelling etc)
		New sewer connection at Python Mill	was revoked by the EA. Construction effects are likely to be avoidable with	established scheme-	of scheme operation
			established measures.	level avoidance or	and / or identification
				mitigation measures	of acceptable
					operational mitigation
WR159	Compensation	This option would involve the installation of automated compensation control to	The works are minor and construction effects are likely to be avoidable with	Construction: Yes -	Operation: Yes - no
	Over Release	conserve reservoir storage at a number of reservoirs (~76); this would allow	established measures. Operation within terms of existing licences.	effects possible but	effects or clearly no
	Control Group 2 -	- releases to be more closely controlled whilst maintaining the compensation		significant or significant	LSE alone or in
	Regional	releases. The principal construction elements of this option are:		adverse effects clearly	combination (e.g. no
	Reservoirs	• Construction of new automated penstock arrangements at the reservoir sites,		avoidable with	impact pathways;
		in order to control compensation to licence requirements.		established scheme-	features not sensitive;
				level avoidance or	within existing licence;
				mitigation measures	transfer of spare
WR160	Compensation	This option would involve the installation of automated compensation control to	The works are minor and construction effects are likely to be avoidable with	Construction: Yes -	Operation: Yes - no
	Over Release	conserve reservoir storage at a four impoundment reservoirs (Thirlemere,	established measures. Operation within terms of existing licences.	effects possible but	effects or clearly no
	Control Group 1 -	- Haweswater, Vyrnwy and Rivington); this would allow releases to be more		significant or significant	LSE alone or in
	Reservoir Groups	closely controlled whilst maintaining the compensation releases. The principal		adverse effects clearly	combination (e.g. no
		construction elements of this option are construction of new automated		avoidable with	impact pathways;
		penstock arrangements at the reservoir sites, in order to control compensation		established scheme-	features not sensitive;
		to licence requirements.		level avoidance or	within existing licence;
				mitigation measures	transfer of spare
WR821	Shropshire Union	This option would involve a new abstraction from Shropshire Union	No construction effects are anticipated due to distances from European sites	Construction: Yes - no	Operation: Uncertain -
	Canal + Llangollen	Canal/Middlewich branch, treatment to potable standards and transfer to	(closest over 8km away) and absence of impact pathways. With regard to	effects or clearly no	significant effects
		treated water storage in IRZ (potentially Congleton area) - based on surplus	operation and increased abstraction, there is the possibility of direct effects on	LSE alone or in	cannot be excluded
		from Birmingham canal navigation but supplemented by additional feed(s) from	the River Dee and Bala SAC depending on scheme operation, so operational	combination (e.g. no	without additional
		Belvide Reservoir and/or Llangollen Canal/River Dee. The principal construction	effects are considered 'uncertain' at this stage.	impact pathways;	analysis (modelling etc)
		elements of this option are:		features not sensitive)	of scheme operation
		• Increased abstraction volume at existing abstraction pumps on the Shropshire			and / or identification
		Union canal by 30 Mld (located at Hurleston WTW)			of acceptable
		<ul> <li>Fish screens (currently none on site so abstraction point not used)</li> </ul>			operational mitigation
		• Increased treatment capacity at Hurleston (30 mld) or build second works			measures
		Connection into the Mid-Cheshire Main located close to Nanneys Bridge			
		sized at 30 MI/d			
		Increased abstraction licence would be required from the Environment Agency.			



# **Appendix B**

# Established / Assumed Avoidance and Mitigation Measures

#### Overview

The 'avoidance measures' that may be applied to the options are detailed below, and are grouped as follows:

- General Measures (established construction best-practice, etc.) which will be applied to all options;
- Option-specific Measures (established and reliable measures identified to avoid specific potential effects on European sites, such as in relation to mobile species from the sites).

These measures will be applied unless project-level HRAs or scheme-specific environmental studies demonstrate that they are not required (i.e. the anticipated effect will not occur), not appropriate, or that alternative or additional measures are necessary or more appropriate.

Note that these measures are not exhaustive or exclusive and must be reviewed at the project stage, taking into account any changes in best-practice as well as scheme-specific survey information or studies.

#### **General Measures and Principles**

#### Scheme Design and Planning

All options will be subject to project-level environmental assessment as they are brought forward, which will include assessments of their potential to affect European sites during their construction or operation. These assessments will consider or identify (inter alia):

- opportunities for avoiding potential effects on European sites through design (e.g. alternative pipeline routes; micro siting; etc);
- construction measures that need to be incorporated into scheme design and/or planning to avoid or mitigate potential effects - for example, ensuring that sufficient working area is available for pollution prevention measures to be installed, such as sediment traps;
- operational regimes required to ensure no adverse effects occur (e.g. compensation releases although note that these measures can only be identified through detailed investigation schemes).

#### Pollution Prevention

The habitats of European sites are most likely to be affected indirectly, through construction-site derived pollutants, rather than through direct encroachment. There is a substantial body of general construction good-practice which is likely to be applicable to all of the proposed options and can be relied on (at this level) to prevent significant or adverse effects on a European site occurring as a result of construction site-derived pollutants. The following guidance documents detail the current industry best-practices in construction that are likely to be relevant to the proposed schemes:

- ► Environment Agency Pollution Prevention Guidance Notes<sup>4</sup>, including:
  - ▶ PPG1: General guide to the prevention of pollution (May 2001);
  - ▶ PPG5: Works and maintenance in or near water (October 2007);

<sup>&</sup>lt;sup>4</sup> Note, the Environment Agency Pollution Prevention Guidance Notes have been withdrawn by the Government, although the principles within them are sound and form a reasonable basis for pollution prevention measures.



- PPG6: Pollution prevention guidance for working at construction and demolition sites (April 2010);
- PPG21: Pollution incident response planning (March 2009);
- PPG22: Dealing with spillages on highways (June 2002);
- Environment Agency (2001) Preventing pollution from major pipelines [online]. Available at www.environment-agency.gov.uk/static/documents/Business/pipes.pdf. [Accessed 1 March 2011];
- Venables R. et al. (2000) Environmental Handbook for Building and Civil Engineering Projects.
   2nd Edition. Construction Industry Research and Information Association (CIRIA), London.

The best-practice procedures and measures detailed in these documents will be followed for all construction works derived from the WRMP as a minimum standard, unless scheme-specific investigations identify additional measures and/or more appropriate non-standard approaches for dealing with potential site-derived pollutants.

#### General measures for species

Most species-specific avoidance or mitigation measures can only be determined at the scheme level, following scheme-specific surveys, and 'best-practice' mitigation for a species will vary according to a range of factors that cannot be determined at the strategic (WRMP) level. In addition, some general 'best-practice' measures may not be relevant or appropriate to the interest features of the European sites concerned (for example, clearing vegetation over winter is usually advocated to avoid impacts on nesting birds; however, this is unlikely to be necessary to avoid effects on some SPA species (such as overwintering estuarine birds) and the winter removal of vegetation might actually have a negative effect on these species through disturbance). However, the following general measures will be followed to minimise the potential for impacts on species that are European site interest features unless project level environmental studies or HRA indicate that they are not required or not appropriate, or that alternative or additional measures are more appropriate/necessary:

- Scheme design will aim to minimise the environmental effects by 'designing to avoid' potential habitat features that may be used by species that are European site interest features when outside the site boundary (e.g. linear features such as hedges or stream corridors; large areas of scrub or woodland; mature trees; etc.) through scheme-specific routing studies;
- The works programme and requirements for each option will be determined at the earliest opportunity to allow investigation schemes, surveys and mitigation to be appropriately scheduled and to provide sufficient time for consultations with NE;
- Night-time working, or working around dusk/dawn, should be avoided to reduce the likelihood of negative effects on nocturnal species;
- Any lighting required (either temporary or permanent) will be designed with an ecologist to ensure that potential 'displacement' effects on nocturnal animals, particularly SAC bat species, are avoided;
- All compounds/pipe stores etc. will be sited, fenced or otherwise arranged to prevent vulnerable SAC species (notably otters) from accessing them;
- All materials will be stored away from commuting routes/foraging areas that may be used by species that are European site interest features;
- > All excavations will have ramps or battered ends to prevent species becoming trapped;
- Pipe-caps must be installed overnight to prevent species entering and becoming trapped in any laid pipe-work.



#### **Option-Specific Measures**

Option specific measures (if required) will be determined as the preferred options are identified. However, it is assumed that the lowest-impact solution will be pursued, particularly regards construction solutions – for example, directional drilling beneath sensitive rivers rather than open cut; etc.




# Appendix F Summary of 'In Combination' Assessment with other Strategic Plans

Plan	Summary	In combination effects with Preferred	In combination effects with WRMP	Conclusion
Environment Agency (various) Drought Plans	<ul> <li>Drought Plans prepared by the EA:</li> <li>outline how the EA will manage water resources during a drought and defines their role and responsibilities;</li> <li>aim to reconcile the competing interests of the environment, the need for public water supply and other abstractions;</li> <li>show what additional environmental monitoring the EA will carry out;</li> <li>provide a framework for liaison with water companies, awareness campaigns and determination of drought permits;</li> <li>range from high-level activities where they co-ordinate drought management over England and Wales to a local level where they outline specific operational activities.</li> <li>Those plans particularly relevant to the Welsh Water area include the Head Office Drought Plan (covering England and Wales), Drought Plans for Wales and the Midlands as well as area plans for south east, south west and north Wales and the west Midlands.</li> </ul>	Potential 'in combination' effects between other Drought Plans and the WRMP options cannot be meaningfully identified and assessed at this level. This is because the WRMP options cannot, in theory, operate in combination with the DP options: if the WRMP options are implemented then they will become a part of the baseline against which the effects of the DP options will be assessed (with the DP options then permitted or not at the application stage).	r Potential 'in combination' effects between the Drought Plans and the WRMP options cannot be meaningfully identified and assessed at this level. This is because the WRMP options cannot, in theory, operate in combination with the DP options: if the WRMP options are implemented then they will become a part of the baseline against which the effects of the DP options will be assessed (with the DP options then permitted or not at the application stage).	No likely significant effects.
Welsh Government (2015) The Welsh National Marine Plan – Initial Draft	<ul> <li>This draft plan sets out how the Welsh Government will achieve sustainable development in the Welsh marine area through the sustainable management of marine natural resources. It covers both Welsh inshore and offshore waters and sets out the following vision, which will be achieved through the plan's objectives and policies:</li> <li>By 2036, Welsh seas are clean, healthy, safe, productive and biologically diverse:</li> <li>Through an ecosystem based approach, our seas are healthy and resilient and support a sustainable and thriving economy.</li> <li>Through access to and enjoyment of the marine environment, health and wellbeing are improving.</li> <li>Blue growth is creating more jobs and wealth; and, is helping coastal communities become more resilient, prosperous and equitable with a vibrant culture.</li> <li>The Welsh marine area is making a strong contribution to energy security and climate change emissions targets through the responsible deployment of low carbon technologies.</li> </ul>	The WNMP is a high-level policy document tha does not identify specific schemes (etc) that could be reviewed for possible interactions with the WRMP options, and so assessment is not possible at the plan-level.	t The WNMP is a high-level policy document that does not identify specific schemes (etc) n and which has limited possibilities for interaction with the WRMP and so assessment is not possible at the plan-level.	No likely significant effects.
Water Company (various) Drought Plans	<ul> <li>developing drought, drought, severe drought and recovery from drought to ensure their supply of water resources. Drought Plans must be produced by all water companies to fulfil their requirements under the Water Act 2003. Those Drought Plans relevant to the WRMP are:</li> <li>United Utilities Drought Plan;</li> <li>Dee Valley Water Drought Plan;</li> <li>Welsh Water Drought Plan;</li> <li>Severn Trent Water Drought Plan;</li> <li>Yorkshire Water Drought Plan.</li> <li>Northumbrian Water Drought Plan</li> <li>A brief overview of those plans currently publicly available is provided below.</li> </ul>	None of the options are likely to interact significantly with the drought plan options, although it should be noted that this assessmen can only be made at the project level when the DP option is implemented. It should be noted that in theory, operate in combination with the DP options: if the WRMP options are implemented then they will become a part of the baseline against which the effects of the DP options will be assessed (with the DP options then permitted or not at the application stage).	Potential 'in combination' effects between the Drought Plans and the WRMP cannot be t meaningfully identified and assessed at this level. This is because the WRMP options cannot, in theory, operate in combination with the DP options: if the WRMP options are implemented then they will become a part of the baseline against which the effects of the DP options will be assessed (with the DP options then permitted or not at the application stage).	No likely significant effects.

Plan	Summary	In combination effects with Preferred	In combination effects with WRMP	Conclusion
Lipited Litilities Drought Plan	United Utilizies Drought Plan (2014): The Plan identifies that the West Cumbris Personas	None of the options are likely to interact	Potential 'in combination' offects between the	Conclusion
United Utilities Drought Fiall	Zone is the most sensitive to drought due to its short (2.3 months) critical paried. For all	significantly with the drought plan entions	Drought Plans and the WRMP cannot be	
	Zone is the most sensitive to drought due to its short (2-5 months) childal period. For all	significantly with the drought plan options,	meaningfully identified and accessed at this	
	resource zones (except Carrisie where the need for drought permits/orders is unlikely)	autough it should be noted that this assessment	Linear This is because the M/DMD setimes	
	applications for drought permits/orders would be made following the commencement of	can only be made at the project level when the	level. This is because the vv Rifle options	
	Voluntary water use restrictions. Additionally, water use restrictions will occur earlier at	Dr option is implemented. It should be noted	cannot, in theory, operate in combination with	
	Ennerdale vyater in the vyest Cumbria Resource Zone than for other zones. This is to	that in theory, operate in combination with the	the DP options: If the VVRIP options are	
	ensure demand restrictions are in place before applying for a drought order due to the	DP options: if the VVRMP options are	implemented then they will become a part of	
	sensitivity of the site.	implemented then they will become a part of	the baseline against which the effects of the DP	
	The assessment of water supply security indicates that with a repeat of the worst drought or	the baseline against which the effects of the DP	options will be assessed (with the DP options	
	record, even taking into account the forecast impacts of climate change, reservoirs will not	options will be assessed (with the DP options	then permitted or not at the application stage).	
	empty but will reach very low levels. Before reaching these very low levels, the Plan	then permitted or not at the application stage).		
	highlights that it is necessary to take action to conserve water supplies in case the drought is			
	more severe than any previously recorded. Consequently, water use restrictions and			
	drought permits/orders need to be implemented before reaching the very lowest reservoir			
	levels to safeguard water supplies.			
	A revised Drought Plan was consulted upon in 2016 due to less water being available for			
	abstraction from Crummock Water, West Cumbria. This is due to be adopted in 2017 and			
	would replace the 2014 version.			
Severn Trent Water Drought	Severn Trent Water Drought Plan (2014): Lake Vyrnwy is owned by Severn Trent Water.	None of the options are likely to interact	Potential 'in combination' effects between the	
Plan;	UU have an abstraction licence allowing them to abstract water from the reservoir to supply	significantly with the drought plan options,	Drought Plans and the WRMP cannot be	
	customers in Merseyside and parts of Cheshire. Lake Vyrnwy is also used to regulate the	although it should be noted that this assessment	t meaningfully identified and assessed at this	
	River Severn. Severn Trent Water also has a bulk supply agreement with UU to receive up	can only be made at the project level when the	level. This is because the WRMP options	
	to 16 Ml/d of treated water sourced from Vyrnwy. However this is for emergency use only	DP option is implemented. It should be noted	cannot, in theory, operate in combination with	
	up to a maximum period of 28 days in any instance.	that in theory, operate in combination with the	the DP options: if the WRMP options are	
	Severn Trent has identified five locations where drought permits will be requested including	DP options: if the WRMP options are	implemented then they will become a part of	
	the Tittesworth Reservoir and River Churnet close the boundary with the United Utilities	implemented then they will become a part of	the baseline against which the effects of the DP	
	area. A variation to the compensation requirements from Tittesworth Reservoir and Deep	the baseline against which the effects of the DP	options will be assessed (with the DP options	
	Haye Valley will be requested, along with a variation to the Leek Groundwater Unit	options will be assessed (with the DP options	then permitted or not at the application stage).	
	abstraction licences to assist the refill of Tittesworth.	then permitted or not at the application stage).		
	Severn Trent is in the pre-consultation phase for the next Drought Plan, which is expected			
	to be published for consultation in 2018.			

Plan	Summary	In combination effects with Preferred	In combination effects with WRMP	Conclusion
Northumbrian Water Drought Plan	Northumbrian Water Drought Plan (2013): The overall conclusions are that Northumbrian Water do not anticipate any major problems as the Kielder Supply Scheme ensures there is sufficient raw water available to the majority of water treatment sites, and where this is not the case actions are proposed which will provide potable water to all customers. This means that Northumbrian Water do not anticipate requiring any Drought Orders or Permits. The Plan also notes the ability to transfer raw water around the area to manage resources such as reservoir or river levels. Northumbrian Water's Drought Plan does not rely on receiving increased supplies from any of the neighbouring water companies. UU has a bulk supply agreement with Northumbrian Water to supply treated water to the Alston area of Cumbria (North Eden Resource Zone). The agreement is for Northumbrian Water to provide a bulk supply of non-fluoridated, potable water up to a maximum of 1.3 Ml/d. Discussions with Northumbrian Water have confirmed that the full import volume is reliably available under drought conditions. Northumbrian Water has consulted on the next draft Drought Plan, which is expected to be adopted in 2018 and would replace the current 2013 version.	None of the options are likely to interact significantly with the drought plan options, although it should be noted that this assessment can only be made at the project level when the DP option is implemented. It should be noted that in theory, operate in combination with the DP options: if the WRMP options are implemented then they will become a part of the baseline against which the effects of the DP options will be assessed (with the DP options then permitted or not at the application stage).	Potential 'in combination' effects between the Drought Plans and the WRMP cannot be meaningfully identified and assessed at this level. This is because the WRMP options cannot, in theory, operate in combination with the DP options: if the WRMP options are implemented then they will become a part of the baseline against which the effects of the DP options will be assessed (with the DP options then permitted or not at the application stage).	
Dee Valley Water Drought Plan	Dee Valley Water Drought Plan (2015): UU abstracts water from the River Dee at various locations to supply both potable and non-potable customers. In addition to UU, other abstractors from the River Dee include Dee Valley Water among others. The drought triggers for Dee Valley Water are dictated by the availability of water within the Dee Storage System as the River Dee is their main source of water. Dee Valley Water's drought management actions are therefore dictated by the Dee General Directions which govern the Dee Storage System, which is regulated by Natural Resources Wales. Dee Valley Water do not envisage needing to carry out drought management actions for their upland and groundwater sources as they only provide a small contribution to the overall supply.	None of the options are likely to interact significantly with the drought plan options, although it should be noted that this assessment can only be made at the project level when the DP option is implemented. It should be noted that in theory, operate in combination with the DP options: if the WRMP options are implemented then they will become a part of the baseline against which the effects of the DP options will be assessed (with the DP options then permitted or not at the application stage).	Potential 'in combination' effects between the Drought Plans and the WRMP cannot be meaningfully identified and assessed at this level. This is because the WRMP options cannot, in theory, operate in combination with the DP options: if the WRMP options are implemented then they will become a part of the baseline against which the effects of the DP options will be assessed (with the DP options then permitted or not at the application stage).	

Plan	Summary	In combination effects with Preferred	In combination effects with WRMP	Conclusion
Yorkshire Water Drought Plan	Yorkshire Water Drought Plan (2013): The Yorkshire Water region is bordered by four water companies; Anglian Water, Severn Trent Water, United Utilities and Northumbrian Water. They maintain a routine dialogue with each of these companies and in the event of drought would contact the relevant company water resource managers regarding their water supply situation and options for cross border support. The opportunities between Yorkshire Water, Anglian Water and United Utilities are minimal. Yorkshire has identified two sites in relative close proximity to the borders of the United Utilities area where drought permits may be requested. Silsden Reservoir (not currently used for supply) where an application for drought order or permit to allow abstraction up to 10Ml/d which could be transferred via a pipeline, into the Nidd Aqueduct. There is also a drought option to reduce the compensation release from Silsden Reservoir. At Boshaw Whams Reservoir (not currently in use) an existing licence authorises a daily average transfer of 0.151 Ml/d (max 0.45 Ml/d) to Holme Styes reservoir. This licence is not currently in use but is an option in a drought to provide compensation to rivers affected by other drought options. A drought order or permit application would be required for an increased daily maximum abstraction to 7.0Ml/d.	None of the options are likely to interact significantly with the drought plan options, although it should be noted that this assessment can only be made at the project level when the DP option is implemented. It should be noted that in theory, operate in combination with the DP options: if the WRMP options are implemented then they will become a part of the baseline against which the effects of the DP options will be assessed (with the DP options then permitted or not at the application stage).	Potential 'in combination' effects between the Drought Plans and the WRMP cannot be meaningfully identified and assessed at this level. This is because the WRMP options cannot, in theory, operate in combination with the DP options: if the WRMP options are implemented then they will become a part of the baseline against which the effects of the DP options will be assessed (with the DP options then permitted or not at the application stage).	
Welsh Water Drought Plan	Welsh Water Drought Plan (2015): The Plan identifies that, because of the topography of Wales, Welsh Water has a high number of Water Resource Zones (24). There is limited opportunity to transfer water across zonal boundaries, which results in less flexibility to manage potential drought impacts and may require local measures to be put in place even if the overall position with regard to water availability in Wales is healthy. A reliance on surface water, with 95% of Welsh Water's water resources originating from reservoirs or river abstractions, also increases vulnerability to short periods of low rainfall as rivers levels change more quickly than groundwater levels. Welsh Water would intend to use Drought Permits and Drought Orders that would allow them to reduce compensation and regulation releases only at the stage of 'Severe Drought'. Potential drought orders and permits are identified at locations across Wales.	None of the options are likely to interact significantly with the drought plan options, although it should be noted that this assessment can only be made at the project level when the DP option is implemented. It should be noted that in theory, operate in combination with the DP options: if the VVRMP options are implemented then they will become a part of the baseline against which the effects of the DP options will be assessed (with the DP options then permitted or not at the application stage).	Potential 'in combination' effects between the Drought Plans and the WRMP cannot be meaningfully identified and assessed at this level. This is because the WRMP options cannot, in theory, operate in combination with the DP options: if the WRMP options are implemented then they will become a part of the baseline against which the effects of the DP options will be assessed (with the DP options then permitted or not at the application stage).	

Plan	Summary	In combination effects with Preferred	In combination effects with WRMP	Conclusion		
Water Company (various) Water	Water companies in England and Wales, are required to prepare, maintain and publish a	These cannot be reviewed at this stage -	No additional interactions with these plans	-		
Resources Management Plans	WRMP under the Water Industry Act 1991, updated by the provisions in section 37A-D of	however, there is little risk of option-level in	would be expected at the plan-level. Water			
-	the Water Act 2003 and the Water Act 2014 and the Environment (Wales) Act 2016. The	combination effects with other WRMPs based	company plans are catchment-specific, and			
	plan must set out how a water company intends to maintain the balance between supply and	on the locations of the UU options.	designed to be complemetary, so in			
	demand for water over a minimum of a 25 year period. This is complemented by a water		combination effects (e.g. two companies aiming			
	company drought plan, which sets out the short-term operational steps a company will take		to exploit the same resource) are very unlikely;	;		
	as a drought progresses.		this can only be confirmed when the options			
	Those neighbouring Water Resource Management Plans relevant to the plan are:		are finalised. It is possible that two proposed			
	- Dee Valley Water		abstraction increases could affect the same			
	- Welsh Water		European site at different locations (e.g. UU			
	- Severn Trent Water		and Dee Valley could both have options that			
	- Yorkshire Water		affect the River Dee and Bassenthwaite Lake			
	- Northumbrian Water		SAC) but this can only be analysed following			
	- Thames Water.		consultation on the preferrred options.			
Environment Agency / Natural	Flood Risk Management Plans (FRMPs) give an overview of the flood risk across each river	The preferred options only have the potential	No additional interactions with these plans	No likely		
Resources Wales (various) Flood	catchment. They recommend ways of managing those risks now and over the next 50-100	to interact with the North West FRMP, and the	would be expected at the plan-level.	significant		
Risk Management Plans	years. FRMPs consider all types of inland flooding, from rivers, ground water, surface water	Dee FRMP. Based on a review of these FRMPs		effects.		
	and tidal flooding, but not flooding directly from the sea, (coastal flooding), which is covered	it is not possible to identify specfic in				
	in Shoreline Management Plans. They also take into account the likely impacts of climate	combination risks (the FRMPs have broad policy	<i>,</i>			
	change, the effects of how we use and manage the land, and how areas could be developed	positions for sections of river (e.g. Maintain				
	to meet our present day needs without compromising the ability of future generations to	existing defences and inspection regime) but do				
	meet their own needs.	not idenitfy specific schemes); and in reality the				
	Those FRMPs relevant to the UU area area are:	WRMP options are of a scale whereby				
	<ul> <li>North West river basin district flood risk management plan;</li> </ul>	significant effects in combination effects would				
	• Dee river basin district flood risk management plan; and	not be expected.				
	Solway Tweed river basin district flood risk management plan.					

Plan	Summary	In combination effects with Preferred	In combination effects with WRMP	Conclusion
Environment Agency / Natural Resources Wales (various) River Basin Management Plans	<ul> <li>River Basin Management Plans (RBMPs) set out how the water environment will be managed and provide a framework for more detailed decisions to be made. RBMPs set out a more integrated approach to river basin management based on the following principles:</li> <li>Integrate and streamline plans and processes;</li> <li>Set out a clear, transparent and accessible process of analysis and decision-making;</li> <li>Focus at the river basin district level;</li> <li>Work in partnership with other regulators;</li> <li>Encourage active involvement of a broad cross-section of stakeholders;</li> <li>Make use of the alternative objectives to deliver sustainable development;</li> <li>Use Better Regulation principles and consider the cost-effectiveness of the full range of possible measures;</li> <li>Seek to be even handed across different sectors of society and sectors of industry;</li> <li>Seek to be even handed and transparent in the management of uncertainty;</li> <li>Develop methodologies and refine analyses as more information becomes available.</li> <li>RBMPs in the United Utilities area are the North West, Solway Tweed and Dee.</li> </ul>	The preferred options only have the potential to interact with the North West RBMP and the Dee RBMP. Based on a review of RBMPs it is not possible to identify specfic in combination risks (the RBMPs have broad policy positions but do not idenitfy specific schemes, and the HRA of the RBMPs concluded that project detail was not sufficient for meaningful assessment). In reality the WRMP options are of a scale whereby significant effects in combination effects would not be expected.	No additional interactions with these plans would be expected at the plan-level.	No likely significant effects.
Environment Agency / Natural Resources Wales (various) Catchment Abstraction Management Strategies	Catchment Abstraction Management Strategies (CAMS) set out how water resources will be managed in each catchment and provide information on how existing abstraction licenses are managed and the availability of water for further abstraction. Within each CAMS, river flows and groundwater levels are monitored and assessed alongside the amount of water which has been abstracted on average over the previous six years and the situation if all abstraction licences were used to full capacity. This data is used to determine the water availability for each water body. CAMS within the United Utilities area include: - Derwent and West Cumbria - Eden and Esk - South Cumbria - Lune and Wyre - Ribble, Douglas and Crossens - Lower Mersey and Alt - Northern Manchester - Upper Mersey - Weaver and Dane - Dee	The CAMS do not necessarily provide a mechanism for 'in combination' effects with the Options, but are used to guide the choice of options particularly where 'new water' may be required.	The WRMP explicitly accounts for the CAMS when calculating future water availability (and hence areas with potential deficits). This means that 'in combination' water-resource effects with the CAMS will not occur.	No likely significant effects.

Plan	Summary	In combination effects with Preferred	In combination effects with WRMP	Conclusion
Local Planning Authority (various)	The UU area includes around 52 Local Planning Authorities (see Appendix B of the SEA for	a Based on a brief review of these plans there are	The WRMP explicitly accounts for growth	No likely
Land Use Plans	full list). Additionally, Local Development Plans prepared by local authorities in Wales may	no specific measures (e.g. allocations (etc)) that	forecasts when calculating future water	significant
	also be relevant to the WRMP and SEA. Those plans of particular relevance include, for	are likely to interact significantly with the	demand (and hence areas with potential	effects.
	example:	WRMP options, and in reality the options are o	f deficits). This means that 'in combination'	
	- Wrexham County Borough Council;	a scale whereby significant in combiantion	water-resource effects with growth promoted	
	- Flintshire County Council;	effects would not be expected. This aspect can	by other plans or projects are considered and	
	- Powys County Council; and	only be fully determined at the project level.	accounted for during the WRMP development	
	- Denbighshire County Council.		process and its deficit calculations. Potential 'in	I
	The main objectives of the existing and emerging Land Use Plans in these areas are related to	0	combination' effects in respect of water-	
	the sustainable development of the area.		resource demands due to other plans or	
			projects are unlikely since these demands are	
			explicitly modelled when determining deficit	
North West of England and	Shore Lline Management Plans are prepared in England and Wales. They are developed by	The preferred options have the potential to	No additional plan-level interactions with the	No likely
North Wales Shoreline	Coastal Groups with members drawn from local authorities and other stakeholders. They	interact with North West of England and North	n SMPs would be expected.	significant
Management Plans SMP2	identify the most sustainable approach to managing the flood and coastal risks to the	Wales Shoreline Management Plans SMP2.		effects.
	coastline in the short term (up to 20 years), medium term (20 to 50 years) and long term	Based on a review of these plans it is not		
	(50 to 100 years).	possible to identify specfic in combination risks		
		(the SMPs have broad policy positions for		
		sections of coast (e.g. hold the line; managed re	-	
		alignment) but do not idenitfy specific schemes)	;	
		and in reality the WRMP options are of a scale		
		whereby significant effects in combination		
		effects would not be expected as the SMPs		
		cover shoreline areas that are some distance		
		from the location of the options.		



# Appendix G Standard Avoidance Measures and Best-practice

# Overview

The 'avoidance measures' that may be applied to the options are detailed below, and are grouped as follows:

- General Measures (established construction best-practice, etc.) which will be applied to all options;
- Option-specific Measures (established and reliable measures identified to avoid specific potential effects on European sites, such as in relation to mobile species from the sites).

These measures will be applied unless project-level HRAs or scheme-specific environmental studies demonstrate that they are not required (i.e. the anticipated effect will not occur), not appropriate, or that alternative or additional measures are necessary or more appropriate.

Note that these measures are not exhaustive or exclusive and must be reviewed at the project stage, taking into account any changes in best-practice as well as scheme-specific survey information or studies.

# **General Measures and Principles**

# Scheme Design and Planning

All options will be subject to project-level environmental assessment as they are brought forward, which will include assessments of their potential to affect European sites during their construction or operation. These assessments will consider or identify (inter alia):

- opportunities for avoiding potential effects on European sites through design (e.g. alternative pipeline routes; micro siting; etc);
- construction measures that need to be incorporated into scheme design and/or planning to avoid or mitigate potential effects - for example, ensuring that sufficient working area is available for pollution prevention measures to be installed, such as sediment traps;
- operational regimes required to ensure no adverse effects occur (e.g. compensation releases although note that these measures can only be identified through detailed investigation schemes and agreed through the abstraction licensing process).

# **Pollution Prevention**

The habitats of European sites are most likely to be affected indirectly, through construction-site derived pollutants, rather than through direct encroachment. There is a substantial body of general construction good-practice which is likely to be applicable to all of the proposed options and can be relied on (at this level) to prevent significant or adverse effects on a European site occurring as a result of construction site-derived pollutants. The following guidance documents detail the current industry best-practices in construction that are likely to be relevant to the proposed schemes:

- Environment Agency Pollution Prevention Guidance Notes<sup>34</sup>, including:
  - PPG1: General guide to the prevention of pollution (May 2001);
  - ▶ PPG5: Works and maintenance in or near water (October 2007);

<sup>&</sup>lt;sup>34</sup> Note, the Environment Agency Pollution Prevention Guidance Notes have been withdrawn by the Government, although the principles within them are sound and form a reasonable basis for pollution prevention measures.



- PPG6: Pollution prevention guidance for working at construction and demolition sites (April 2010);
- PPG21: Pollution incident response planning (March 2009);
- PPG22: Dealing with spillages on highways (June 2002);
- Environment Agency (2001) Preventing pollution from major pipelines [online]. Available at www.environment-agency.gov.uk/static/documents/Business/pipes.pdf. [Accessed 1 March 2011];
- Venables R. et al. (2000) Environmental Handbook for Building and Civil Engineering Projects. 2nd Edition. Construction Industry Research and Information Association (CIRIA), London.

The best-practice procedures and measures detailed in these documents will be followed for all construction works derived from the WRMP as a minimum standard, unless scheme-specific investigations identify additional measures and/or more appropriate non-standard approaches for dealing with potential site-derived pollutants.

## **General measures for species**

Most species-specific avoidance or mitigation measures can only be determined at the scheme level, following scheme-specific surveys, and 'best-practice' mitigation for a species will vary according to a range of factors that cannot be determined at the strategic (WRMP) level. In addition, some general 'best-practice' measures may not be relevant or appropriate to the interest features of the European sites concerned (for example, clearing vegetation over winter is usually advocated to avoid impacts on nesting birds; however, this is unlikely to be necessary to avoid effects on some SPA species (such as overwintering estuarine birds) and the winter removal of vegetation might actually have a negative effect on these species through disturbance). However, the following general measures will be followed to minimise the potential for impacts on species that are European site interest features unless project level environmental studies or HRA indicate that they are not required or not appropriate, or that alternative or additional measures are more appropriate/necessary:

- Scheme design will aim to minimise the environmental effects by 'designing to avoid' potential habitat features that may be used by species that are European site interest features when outside the site boundary (e.g. linear features such as hedges or stream corridors; large areas of scrub or woodland; mature trees; etc.) through scheme-specific routing studies.
- The works programme and requirements for each option will be determined at the earliest opportunity to allow investigation schemes, surveys and mitigation to be appropriately scheduled and to provide sufficient time for consultations with NE.
- Night-time working, or working around dusk/dawn, should be avoided to reduce the likelihood of negative effects on nocturnal species.
- Any lighting required (either temporary or permanent) will be designed with an ecologist to ensure that potential 'displacement' effects on nocturnal animals, particularly SAC bat species, are avoided.
- All compounds/pipe stores etc. will be sited, fenced or otherwise arranged to prevent vulnerable SAC species (notably otters) from accessing them.
- All materials will be stored away from commuting routes/foraging areas that may be used by species that are European site interest features.
- > All excavations will have ramps or battered ends to prevent species becoming trapped.
- Pipe-caps must be installed overnight to prevent species entering and becoming trapped in any laid pipe-work.



## **Preferred Option-Specific Measures**

The following tables summarise the Option-specific measures that will be employed (in addition to the general measures outlined above) to avoid specific potential effects on European sites that have been identified during the assessment process.

The interest features will be taken into account during the design-phase for the schemes, and it may be possible to design the scheme such that these measures are not required; otherwise, these measures will be refined during the scheme design and employed during construction/operation unless project-level HRAs or scheme-specific environmental studies demonstrate that they are not required (i.e. the anticipated effect will not occur), not appropriate, or that alternative or additional measures are more appropriate/required. Agreement on appropriate measures will be made with NRW / NE where potential significant effects are identified at the project-level.

Note that only those European sites for which specific measures have been identified are noted in the following sections; all other sites potentially affected by each Option will be protected by use of the general measures outlined above.

Site	Feature	Avoidance Measures (in addition to general measures)
River Kent SAC	<ul> <li>Freshwater mussel Margaritifera margaritifera</li> </ul>	Construction of the scheme will avoid the main migration and spawning periods for salmon to minimise the risk of displacement or barrier effects due to noise, vibration or site- derived pollutants, unless scheme-specific analyses demonstrate that any effects associated with construction works will be 'not significant' or will have no adverse effect on the integrity of the SAC.

### Table G1 Receptor-specific measures for Option 37-42



The following sections are the Executive Summary of the HRA of the Draft WRMP 2019, which was subject to consultation in February 2018. The Draft WRMP included several options linked to water trading; these are no longer preferred options for the WRMP (as no other water companies identified a requirement for imports from UU within their WRMPs), although UU will continue to explore possibilities for future water trading as an adaptive pathway. The summary of the HRA of the Draft WRMP 2019 is therefore included to provide background information for future reviews. The full assessment (Amec Report Reference B38761rr101i4) is available from UU.

It should be noted that the HRA of the Draft WRMP 2019 was completed prior to the 'People over Wind' judgement, and so established best-practice mitigation and avoidance measures are considered at the screening stage, in accordance with established practice (after 'Dilly Lane') at the time of publication. The effect of this is to 'screen out' some European sites and options from 'appropriate assessment' due to the likely effectiveness of standard mitigation, and the largely inconsequential nature of the effects. The assessment has been briefly reviewed (but not amended); if formally revised it is likely that more options and sites would proceed to 'appropriate assessment'; however, there would invariably be 'no adverse effects' due to these options and so the overall conclusions of the HRA (if re-assessed) would remain the same.



# **Executive summary**

# Background

All water companies in England and Wales must set out their strategy for managing water resources across their supply area over the next 25 years. This statutory requirement is defined under the Water Act 2003, which also sets out how water companies should publish a Water Resources Management Plan (WRMP) for consultation, setting out how they will balance supply and demand over the 25-year planning period. United Utilities (UU) is currently preparing its WRMP for the period 2020 to 2045 (and beyond). The WRMP process identifies potential deficits in the future availability of water, taking into account

- abstraction volumes allowed under current statutory licences, as impacted by actual source yield;
- any future reductions in abstraction expected under environmental improvement regimes (e.g. sustainability reductions required due to the Review of Consents or Water Framework Directive); and
- predicted future demand for water based on government data for population and housing growth plans.

It then proposed solutions ('Preferred Options') for maintaining the balance between water available and future demand for water.

Regulation 63 of the Conservation of Habitats and Species Regulations 2017 (the 'Habitats Regulations') states that if a plan or project is "(a) is likely to have a significant effect on a European site<sup>1</sup> or a European offshore marine site<sup>2</sup> (either alone or in combination with other plans or projects); and (b) is not directly connected with or necessary to the management of that site" then the competent authority must "...make an appropriate assessment of the implications of the plan or project for that site in view of that site's conservation objectives" before the plan is given effect.

The process by which Regulation 63 is met is known as Habitats Regulations Assessment (HRA)<sup>3</sup>. An HRA determines whether there will be any 'likely significant effects' (LSE) on any European site as a result of a plan's implementation (either on its own or 'in combination' with other plans or projects) and, if so, whether these effects will result in any adverse effects on the site's integrity. UU has a statutory duty to prepare its WRMP and is therefore the Competent Authority for any HRA.

UU has commissioned Amec Foster Wheeler (now Wood) to undertake the data collection and interpretation required to support an HRA of its WRMP for the period 2020 to 2045, and to determine whether any aspects of the WRMP (alone or in-combination) could have significant or significant adverse effects on the integrity of any European sites. The HRA process (as applied to the WRMP) includes the following steps:

i. An initial review of the Feasible Options, to assist UU's selection of Preferred Options.

<sup>&</sup>lt;sup>1</sup> Strictly, 'European sites' are: any Special Area of Conservation (SAC) from the point at which the European Commission and the UK Government agree the site as a 'Site of Community Importance' (SCI); any classified Special Protection Area (SPA); any candidate SAC (cSAC); and (exceptionally) any other site or area that the Commission believes should be considered as an SAC but which has not been identified by the Government. However, the term is also commonly used when referring to potential SPAs (pSPAs), to which the provisions of Article 4(4) of Directive 2009/147/EC (the 'new wild birds directive') apply; and to possible SACs (pSACs) and listed Ramsar Sites, to which the provisions of the Habitats Regulations are applied a matter of Government policy (NPPF para 118; TAN5 para 5.1.3) when considering development proposals that may affect them. "European site" is therefore used in this report in its broadest sense, as an umbrella term for all of the above designated sites. Additional information on European site designations is provided in Appendix A.

<sup>&</sup>lt;sup>2</sup> 'European offshore marine sites' are defined by Regulation 15 of *The Offshore Marine Conservation (Natural Habitats, &c.) Regulations 2007* (as amended); these regulations cover waters (and hence sites) over 12 nautical miles from the coast.

<sup>&</sup>lt;sup>3</sup> The term 'Appropriate Assessment' has been historically used to describe the process of assessment; however, the process is now more accurately termed 'Habitats Regulations Assessment' (HRA), with the term 'Appropriate Assessment' limited to the specific stage within the process.



ii. The assessment of the Preferred Options consultation WRMP, comprising screening and an 'appropriate assessment' (this report).

It should be noted that the assessment and conclusions of this HRA are preliminary, based on the current Preferred Options (which may change following consultation) and the available information. There are some aspects (e.g. 'in combination' effects with other water company WRMPs) that can only be addressed following completion of the consultation and prior to the issue of the final plan, and there are aspects of the plan that still need to be finalised.

# Assessment summary

None of UU's WRZs are predicted to be in deficit over the planning period. However, UU has identified a number of 'strategic choices' in order to help protect and, where possible, benefit customers and the environment. The strategic choices considered in developing the Draft WRMP are related to:

- enhanced leakage reduction (80 MI/d by 2045);
- improved levels of service for drought permits and drought orders;
- > increasing resilience to non-drought hazards, in particular asset failure; and
- exploring national water trading.

Using different combinations of these strategic choices, UU has identified four 'alternative plans' for the WRMP; these are:

- i. Alternative Plan 1 Continued demand management.
- i. Alternative Plan 2 Plan 1 plus enhanced leakage reduction and improved levels of service for drought permits and orders.
- ii. Alternative Plan 3 Plan 2 plus 'resilience schemes' to enhance the network.
- iii. Alternative Plan 4 Plan 3 plus national water trading (currently UU's preferred plan).

Alternative Plan 4 is currently UU's preferred plan, and is in line with planning guidelines and the Water UK long term water resources planning study. The plan would comprise all of the components of Alternative Plans 1, 2 and 3 described above (including continued demand management, leakage reduction and Manchester and Pennine Resilience), plus water trading with Thames Water. The water trading would transfer up to 180 Ml/d from Lake Vyrnwy to Thames Water via the River Severn during drought periods (when dry weather means there is a need for the water in the Thames catchment); this would require enabling works to maintain supplies to customers during transfer periods. The pathway will therefore include the following options:

- Demand management:
  - ▶ All current demand management measures as per Alternative Pathway 1.
  - WR610b (Education programme): This option would involve UU developing and delivering a water efficiency educational programme for roll-out to KS2 students over a 10-year period.
  - WR620b (Goods and advice on metering): Under this option, newly metered customers would receive advice on increasing their water efficiency in addition to free water efficiency equipment (estimated 34,153 per annum over a 10-year period).
  - WR623b (Home checks on metering): Under this option, a UU representative would offer to conduct a domestic water efficiency audit when installing a meter at a customer's property. This is estimated to result in 34,153 audits per annum over a 10-year period.
  - ▶ All leakage reduction options identified for the Alternative Pathway 2.
- Resilience options:





- One or more of the five potential Manchester and Pennine Resilience solutions identified under Alternative Pathway 3 (note, these have not been defined in detail by UU in the draft WRMP and so for the HRA assessment is high-level only).
- Resource management options:
  - B2 (Thames Water Trading enabling works): Asset modifications required to allow the trading option to operate and ensure that supplies to customers are maintained during transfer periods.
  - WR099b (Worsthorne Borehole (Hurstwood IR): Re-instatement of the Worsthorne borehole under the terms of the existing abstraction licence.
  - WR101 (Franklaw Z Site plus increased Franklaw WTW Treatment Capacity): Reinstatement of boreholes under the terms of the existing abstraction licences, and upgrade of WTW treatment capacity.
  - WR102e (Bold Heath Boreholes to Prescot WTW): Recommissioning of existing Bold Heath boreholes with a new raw water transfer main to Prescot open reservoirs for treatment at Prescot WTW. A new abstraction licence would be required.
  - WR113 (Tytherington Boreholes): New treated water main, borehole improvements and WTW modifications under the terms of the existing abstraction licence.
  - WR114 (Python Mill Borehole): Reinstatement of the Python Mill Borehole (licence previously revoked) to provide compensation water to the Rochdale Canal, allowing water from Chelburn reservoir to be used in supply. A new abstraction licence would be required. It should be noted that Option WR100 (Thorncliffe Road Borehole, Barrow-in-Furness) has been identified as an alternative to WR114 and would be brought forward should scheme-level investigations demonstrate that Option WR114 would have adverse effects on European designated nature conservation sites.
  - WR159 (Group 1 Improved Reservoir Compensation Release Control): This option would involve the installation of automated compensation control to conserve reservoir storage at 76 regional reservoirs; this would allow compensation releases to be more closely controlled whilst meeting the abstraction licence conditions.
  - WR160 (Group 2 Improved Reservoir Compensation Release Control): This option would involve the installation of automated compensation control to conserve reservoir storage at four impoundment reservoirs; this would allow compensation releases to be more closely controlled whilst meeting the abstraction licence conditions.
  - WR821 (Shropshire Union Canal): This option would involve a new third party 30 MI/d abstraction from Shropshire Union Canal at Hurleston (Nantwich), increased WTW capacity at Hurleston WTW and a new treated water main to connect into the Mid Cheshire Main.

The HRA focuses on the resource management options proposed to resolve predicted deficits. It does not assess the existing consents regime: the examination of existing individual consents was undertaken by the Environment Agency (EA) (NRW in Wales) through the Review of Consents (RoC) process (now through Water Framework Directive (WFD) assessments) and the HRA of the WRMP cannot and should not replicate this. Any licence amendments required by RoC or WFD to safeguard European sites are factored into the Deployable Output calculations, and the EA has confirmed that the reviewed consents are valid for the planning period. Consequently, the WRMP will only affect European sites through any new resource and production-side options it advocates to resolves deficits, and not through the existing permissions regime. The screening and (where necessary) appropriate assessment of these options is summarised in the table below.

## Summary of plan-level assessment of options (including 'in combination' effects and incorporated measures)

Option	Aspect	LSE	AE	Summary of Assessment	Key avoidance / mitigation measures
Demand management – demand reduction	Construction	Ν	-	Demand management options will not involve any construction that could result in significant effects.	-
	Operation	Ν	-	Options cannot negatively affect European sites.	-
Demand management – leakage options	Construction	Ν	-	Potential construction effects of leakage options cannot be identified at the plan-level (no location information) and so any assessment of the effects of individual leakage repairs can only be made at the scheme level.	<ul> <li>Established best-practice avoidance and mitigation measures (Appendix G).</li> </ul>
	Operation	Ν	-	Options cannot negatively affect European sites.	-
Resilience options A – E	Construction	?	?	Options are not sufficiently developed at this stage to allow assessment	-
	Operation	?	?	Options are not sufficiently developed at this stage to allow assessment	-
B2 Thames Water Trading enabling works	Construction	Ν	Ν	Asset and network modifications that would (in very broad terms) result in UU customers being supplied by available water from sources other than Vyrnwy, so enabling the transfer of water from Lake Vyrnwy by Thames Water. This UU option, in isolation, would have no construction-phase effects on any European sites; however, the option relies on delivery of the other options below and so the assessment requires that the mitigation (etc.) for these options is delivered.	Established best-practice avoidance and mitigation measures (Appendix G), including all bespoke measures identified for the options below.
	Operation	-	-	The scheme will involve some increases in abstraction although these will be within the terms of the existing licences, confirmed under the Review of Consents, and so operational effects as a result of the enabling works would not be expected. The operational effects of the transfer scheme downstream of Vyrnwy will be considered by Thames Water as part of its WRMP assessments.	-

6



Option	Aspect	LSE	AE	Summary of Assessment	Key avoidance / mitigation measures
WR099b Worsthorne Borehole (Hurstwood IR)	Construction	N*	Ν	Re-instatement of the Worsthorne borehole under the terms of the existing abstraction licence. This scheme will require construction works near the <b>South Pennine Moors Phase 2 SPA</b> , which has interest features that use habitats outside the SPA boundary, and which may therefore be exposed to the effects of the scheme. However, it is clear that this option can be delivered with 'no adverse effect' on the integrity of the South Pennine Moors Phase 2 SPA, and in practice the incorporated measures would ensure that 'significant effects' would be avoided entirely at the project-level through project planning or normal best-practice measures. The plan-level conclusion for this option would therefore be ' <b>no likely significant effects alone or in combination</b> '.	In addition to normal project-level planning and best-practice, construction of the scheme will avoid the breeding period (March – August) to minimise the risk of disturbance to merlin and golden plover, unless scheme-specific surveys or analyses demonstrate that any potential effects associated with construction works can be avoided, will be 'not significant', or will have no adverse effect on the integrity of the SPA
	Operation	N	-	There will be no operational effects as a result of this scheme (within existing licence confirmed under the Review of Consents, absence of impact pathways).	-
WR101 Franklaw Z Site plus increased Franklaw WTW Treatment Capacity	Construction	Ν	-	Re-instatement of boreholes under the terms of the existing licences, and upgrade of WTW treatment capacity. This scheme will have no effects on the interest features of any European sites, due to distance, the absence of reasonable impact pathways, and the reliability of best- practice construction measures. The plan-level conclusion for this option would therefore be ' <b>no likely significant effects alone or in combination</b> '.	<ul> <li>Established best-practice avoidance and mitigation measures (Appendix G).</li> </ul>
	Operation	Ν	-	There will be no operational effects as a result of this scheme (within existing licence confirmed under the Review of Consents, absence of impact pathways).	-
WR102e Bold Heath Boreholes to Prescot WTW	Construction			Recommissioning of existing Bold Heath boreholes with a new raw water transfer main to Prescot open reservoirs for treatment at Prescot WTW. This scheme will have no effects on the interest features of any European sites, due to distance, the absence of reasonable impact pathways, and the reliability of best-practice construction measures. The plan-level conclusion for this option would therefore be ' <b>no likely</b> <b>significant effects alone or in combination</b> '.	<ul> <li>Established best-practice avoidance and mitigation measures (Appendix G).</li> </ul>
	Operation	Ν	-	There will be no operational effects as a result of this scheme (absence of impact pathways).	-



Option	Aspect	LSE	AE	Summary of Assessment	Key avoidance / mitigation measures
WR113 Tytherington Boreholes	Construction			New treated water main, borehole improvements and WTW modifications. This scheme will have no effects on the interest features of any European sites, due to distance, the absence of reasonable impact pathways, and the reliability of best-practice construction measures. The plan-level conclusion for this option would therefore be 'no likely significant effects alone or in combination'.	<ul> <li>Established best-practice avoidance and mitigation measures (Appendix G).</li> </ul>
	Operation	Ν	-	There will be no operational effects as a result of this scheme (within existing licence confirmed under the Review of Consents, absence of impact pathways).	-
WR114 Python Mill Borehole	Construction	N	-	Construction of this scheme will have no effects on the interest features of any European sites, due to distance, the absence of reasonable impact pathways, and the reliability of best-practice construction measures. The plan-level conclusion for this option would therefore be ' <b>no likely significant effects alone or in combination</b> '.	<ul> <li>Established best-practice avoidance and mitigation measures (Appendix G).</li> </ul>
	Operation	U	U	Reinstatement of the Python Mill Borehole (licence previously revoked) to provide compensation water to the Rochdale Canal, allowing water from Chelburn reservoir to be used in supply. Option WR114 has a number of uncertainties around its operation that ensure that the HRA cannot, at the WRMP-level, exclude the possibility of significant or significant adverse effects on the Rochdale Canal SAC due to differences in the physio-chemical characteristics of the compensation water. It is possible that substantial differences in water quality may not be treatable and that the implementation of the scheme could not then be completed without adverse effects occurring (although adverse effects would appear improbable based on the available data and various moderating factors). Inclusion of the option in the WRMP will allow UU to investigate the residual uncertainties, and so the uncertainty that this introduces is addressed at the WRMP level through the identification of alternative options will be employed should Option WR114 not pass the HRA tests at the project-level. The plan-level conclusion for this option would therefore be 'no likely significant effects alone or in combination' once the mitigation (alternative option) is applied.	The alternative option proposed is WR100 (Thorncliffe Road Borehole, Barrow-In-Furness) and is assessed in Appendix H.



Option	Aspect	LSE	AE	Summary of Assessment	Key avoidance / mitigation measures
WR159 Group 1 - Improved Reservoir Compensation Release Control	Construction	U	Ν	This option would involve the installation of automated compensation control to conserve reservoir storage at ~76 regional reservoirs; this would allow compensation releases to be more closely controlled whilst meeting the licence conditions. For most of these sites, established measures can be relied on to ensure significant effects do not occur; however, the Readycon Dean, Warland, Whiteholme and Light Hazzles schemes will involve construction within the <b>South Pennine Moors SAC and South Pennine Moors Phase 2 SPA</b> and so the precise effects on the interest features of these sites cannot be determined without scheme-level investigations. Despite this, due to the small scale of the works it is clear that adverse effects on the site interest features can be avoided by appropriate siting (e.g. locating equipment on existing operational areas), and it will be possible to drop particular schemes from the option if project-level investigations demostrate that adverse effects on the SAC features cannot be resolved at the plan-level, it is not considered necessary to identify a specific alternative to Option WR159 to mitigate this uncertainty, and it is clear that adverse effects alone or in combination'	<ul> <li>South Pennine Moors Phase 2 SPA / Peak District Moors (South Pennine Moors Phase 1) SPA: In addition to normal project-level planning and best-practice, construction of the scheme will avoid the breeding period (March – August) to minimise the risk of disturbance to merlin, golden plover and short-eared owl, unless scheme-specific surveys or analyses demonstrate that any potential effects associated with construction works can be avoided, will be 'not significant', or will have no adverse effect on the integrity of the SPAs.</li> <li>South Pennine Moors SAC: In addition to normal project-level planning and best-practice, pre-design surveys will be used to identify suitable locations for scheme infrastructure and associated construction. These surveys will determine the location, quality and extent of the SAC interest features around any potential construction locations, and infrastructure (etc.) will be sited to ensure that the interest features of the site are not significantly affected.</li> <li>River Eden SAC: in addition to normal project-level planning and best-practice, construction of the scheme will avoid the main migration and spawning periods for salmon and lamprey species (late October – April) to minimise the risk of displacement or barrier effects due to noise, vibration or site-derived pollutants, unless scheme-specific analyses demonstrate that any effects associated with construction works will be 'not significant' or will have no adverse effect on the integrity of the SAC.</li> </ul>
	Operation	N	-	There will be no operational effects as a result of this scheme (within existing licence, absence of impact pathways).	-

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Option	Aspect	LSE	AE	Summary of Assessment	Key avoidance / mitigation measures
WR160 Group 2 - Improved Reservoir Compensation Release Control	Construction			This option would involve the installation of automated compensation control to conserve reservoir storage at four impoundment reservoirs; this would allow compensation releases to be more closely controlled whilst meeting the licence conditions. Several European sites are potentially exposed to the effects of the scheme (Berwyn SPA; Naddle Forest SPA; River Derwent and Bassenthwaite Lake SAC; River Eden SAC). However, it is clear that this option can be delivered with 'no adverse effect' on the integrity of these sites, and in practice the incorporated measures would ensure that 'significant effects' would be avoided entirely at the project-level. The plan-level conclusion for this option would therefore be 'no likely significant effects alone or in combination'.	<ul> <li>Berwyn SPA: In addition to normal project-level planning and best-practice, construction of the scheme will avoid the breeding period (March – August) to minimise the risk of disturbance to Red kite, Merlin, Hen harrier and Peregrine falcon, unless scheme-specific surveys or analyses demonstrate that any potential effects associated with construction works can be avoided, will be 'not significant', or will have no adverse effect on the integrity of the SPAs.</li> <li>River Eden SAC / River Derwent and Bassenthwaite Lake SAC: in addition to normal project-level planning and best-practice, construction of the scheme will avoid the main migration and spawning periods for salmon and lamprey species (late October – April) to minimise the risk of displacement or barrier effects due to noise, vibration or site-derived pollutants, unless scheme-specific analyses demonstrate that any effects associated with construction works will be 'not significant' or will have no adverse effect on the integrity of the SAC.</li> </ul>
	Operation	N	-	There will be no operational effects as a result of this scheme (within existing licence, absence of impact pathways).	-
WR821 Shropshire Union Canal	Construction	Ν	-	This option would involve a new abstraction from Shropshire Union Canal/Middlewich branch, treatment to potable standards and transfer to treated water storage in the IRZ. This scheme will have no effects on the interest features of any European sites, due to distance, the absence of reasonable impact pathways, and the reliability of best- practice construction measures. The plan-level conclusion for this option would therefore be ' <b>no likely significant effects alone or in combination</b> '.	<ul> <li>Established best-practice avoidance and mitigation measures (Appendix G).</li> </ul>
	Operation	Ν	-	There will be no operational effects as a result of this scheme (within existing licence, absence of impact pathways).	-

10



# Conclusion

The conclusion of the HRA of the consultation draft WRMP is necessarily preliminary as

- i. the Resilience Options are not yet fully scoped; and
- ii. the content of the final plan may change following consultation.

It is likely, based on the available works information, that the Resilience Options can be delivered with 'no significant effects' on any European sites – although this cannot be confirmed at this point. With regard to the remaining options it is clear that the majority of these will have 'no significant effects alone or in combination' if brought forward as projects; where there are residual uncertainties in the 'plan-level' assessment of these options, mitigation measures are identified to ensure that the WRMP will not result in adverse effects that cannot be avoided with scheme-level measures; this includes the identification of an alternative 'no significant effect' option for WR114 (WR100) which is also subject to assessment. As a result, the preliminary conclusion of the HRA of the consultation draft WRMP is that the plan will have **no adverse effects, alone or in combination**. However, as no detailed information on the 'resilience schemes' is currently available, it is therefore likely that some aspects of the plan (and hence the HRA conclusions) will be revised, and the draft HRA conclusions should be seen as a guide for the plan drafting and WRMP consultation process rather than the definitive assessment of the WRMP.

It should be noted that if the provisional conclusion is confirmed following assessment of the resilience options, this does not remove the need for consideration of Regulation 63 at the project-level, which will be required to address those aspects and uncertainties that cannot be meaningfully assessed at the plan-level, such as potential 'in combination' effects with forthcoming plans or projects that may coincide with option delivery.

