

OGN 200 Form 1A

Record of a Habitats Regulations Assessment

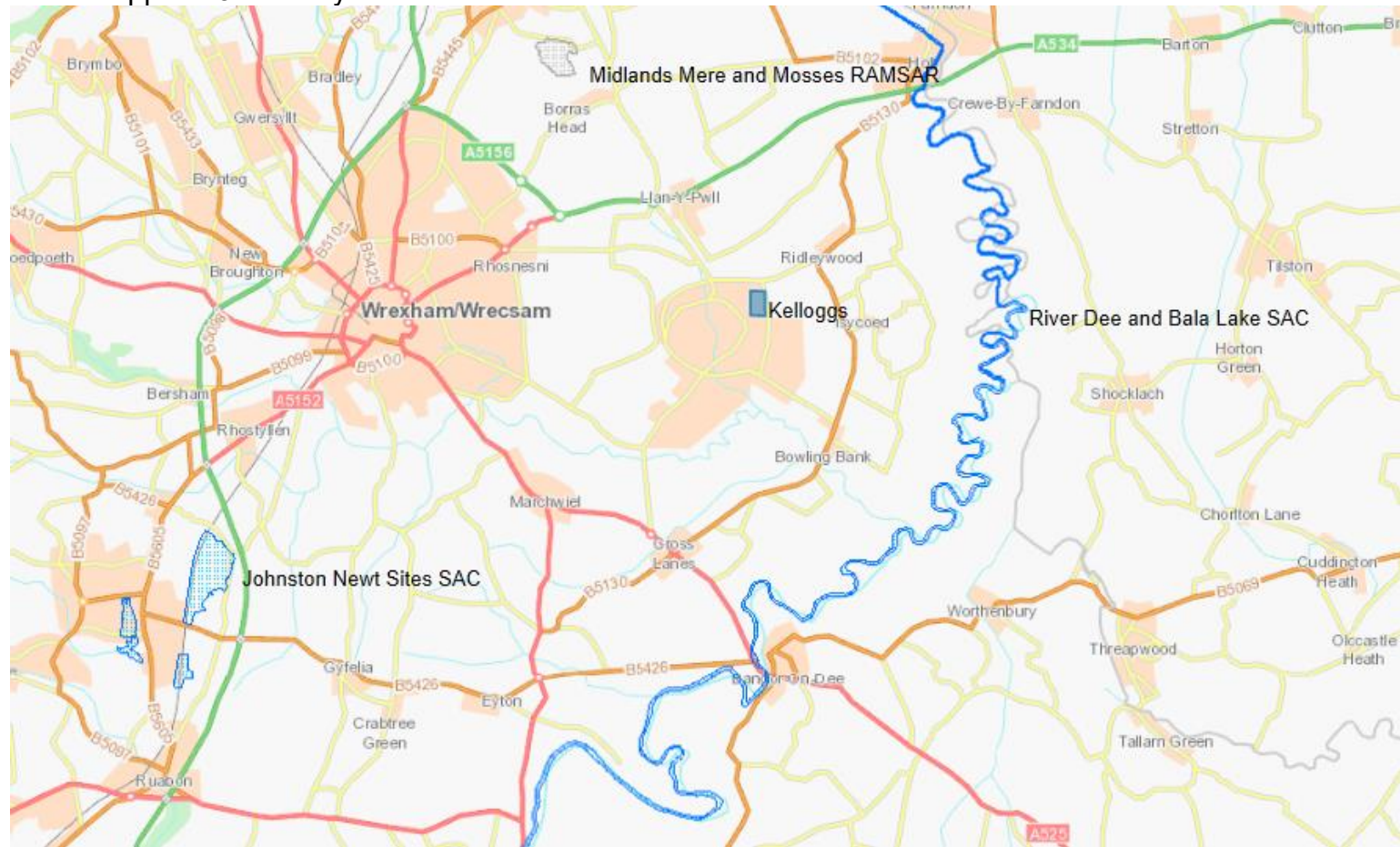
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| Plan or project name, brief description or application reference number | PAN - 027445 |
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| HRA iteration/version | 1.0 |
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1. Plan or Project Details

| Information about the plan or project | | |
|---------------------------------------|---|---|
| 1 | Date application received | Application Duly Made 30/04/2025 |
| 2 | Applicant details | <i>Kellogg Company of Great Britain Limited</i> |
| 3 | NRW team responsible for carrying out, or requiring to be carried out, the plan or project, and name of lead officer | N/A |
| 4 | Activity/ies proposed | <p>The operator has held an Environmental Permit for the facility since 2005. The operator is applying to add 11 new emission points for dust of which particulate will be emitted (PM₁₀). Each emission point will be fitted with abatement. The aggregated thermal input capacity after the proposed changes will decrease and the applicant has not modelled for oxides of nitrogen. The following European sites are within 10km of the facility:</p> <p>Special Areas of Conservation (SAC):</p> <ul style="list-style-type: none"> • Johnstown Newt Sites UK0030173 (SAC) approximately 8km from the regulated facility • River Dee and Bala Lake / Afon Dyfrdwy a Llyn Tegid (Wales) UK0030252 10000 (SAC) Located approximately 3km from the regulated facility • River Dee and Bala Lake / Afon Dyfrdwy a Llyn Tegid (England) UK0030252 10000 (SAC) Located approximately 3km from the regulated facility <p>Ramsar Sites:</p> <ul style="list-style-type: none"> • Midland Meres & Mosses Phase 2 (Wales) UK11080 Located approximately 5km from the regulated facility |

Please see the map below which confirms the location of the nearest European site, River Dee and Bala Lake is approx. 3km away:



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| 5 | Relevant legislation or statutory basis | Environmental Permitting (England and Wales) Regulations 2016 Industrial Emissions Directive 2010 (IED) Medium Combustion Plant Directive (MCP) |
| 6 | Location | NRG: SJ 38820 50490. Site address: Kellogg's Bryn Lane Wrexham Industrial Estate Wrexham LL13 PUT |

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| 7 | Plan or project documents, including any application documents | Internal see DMS folder: EPR-BV8016ID External see Public Register: Public register - Customer Portal |
| 8 | Environmental Statement | N/A |
| 9 | Pre-application correspondence | N/A |
| 10 | NRW team responsible for preparing this HRA report, and lead officer | Emma Smith Permitting Officer Installation and RSR Permitting, Permitting Service |
| 11 | Team or person responsible for approving the plan or project (competent authority role) | Installation and RSR Permitting, Permitting Service |

2. Determining the need for a Habitats Regulations Assessment

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| <p>2.1 Is there any possibility that the plan or project could negatively affect any European sites?</p> | <p>No. Although the proposal will include 11 new emission points to air for dust, the European sites are at least 3km from the installation. There is no impact pathway, and there is no possibility that dust from the facility could negatively affect any European sites. Emissions of dust from the new emission points will be abated and controlled by setting emission limits in the permit if required.</p> |
| <p>2.2 Is the whole of the plan or project directly and only connected with or necessary to the management of one or more European sites, for the purposes of conserving the habitats or species for which the European site(s) is/are designated?</p> | <p>NO</p> |
| <p>2.3 Is there a possibility that the plan or project could affect any other feature of the European site(s) concerned, or of another European site, in a way that would undermine that feature's conservation objectives?</p> | <p>NO</p> |

6. Conclusion

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| <p>HRA is not required because there is no conceivable impact on any European sites. (As documented in section 2.1)</p> | <p>Y</p> |
| <p>HRA is not required because the whole of the plan or project is directly connected with or necessary to the management of one or more European sites, for the purposes of conserving the habitats or species for which the site(s) is/are designated, <u>and</u> the plan or project is not likely to have a significant effect on any other European sites. (As documented in section 2.2 and 2.3)</p> | |
| <p>This project is a renewal of a current permission which complies with NRW agreed criteria for ruling out likely significant effects of a renewal without conducting a project-specific LSE test. Therefore, it is considered not likely to have a significant effect on any European sites, either alone or in-combination with other plans or projects. (As documented in section 3.1 of this form)</p> | |
| <p>The plan or project has been screened for likelihood of significant effects and is considered not likely to have a significant effect on any European sites. (As documented in section 3.2 of this form, and section 5 if applicable)</p> | |

In light of the conclusions of an appropriate assessment it has been established that the plan or project will not adversely affect the integrity of any European sites, taking into account any conditions or restrictions as applicable, either alone or in-combination with other plans or projects.
(As documented in section 4 of this form, and section 5 if applicable)

In light of the conclusions of the appropriate assessment, it has not been ascertained that the plan or project will not adversely affect the integrity of any European sites, as documented in section 4 of this form, and section 5 if applicable. Approval for the plan or project cannot be given unless either:

- the plan or project specification, and/or the terms under which it might be approved, are modified so as to remove the risk of adverse effects, and a revised HRA is prepared, or
- the plan or project (not being an SSSI consent*) satisfies the requirements for a derogation and a Derogation Notice is prepared and submitted for consideration by the appropriate authority, normally Welsh Ministers

(*SSSI consents cannot be given as derogations)

Signed: Emma Smith

Name: Emma Smith
Position: Permitting Officer

Date: 09/06/25

Was this HRA conclusion an escalated decision? YES or NO

No