

Mobile Crush & Recycle Environmental Risk Assessment

Mobile Crush & Recycle operate a facility at The Old Brickworks Mamhilad Pontypool, Grid Reference SO315 022.

Part of the site is within a local SINC known locally as Coed Bryntovey.

The operators of the site are aware of the responsibility of protecting the surrounding habitat, and has completed the following Risk Assessment.

Possible Risk From Activity.

Accidental damage to surrounding woodland/scrubland.

Accidental damage to self-designated trees at the south of the site.

Accidental damage to existing fauna .

Accidental fuel spillage

Assessment.

Accidental intrusion of material onto woodland floor

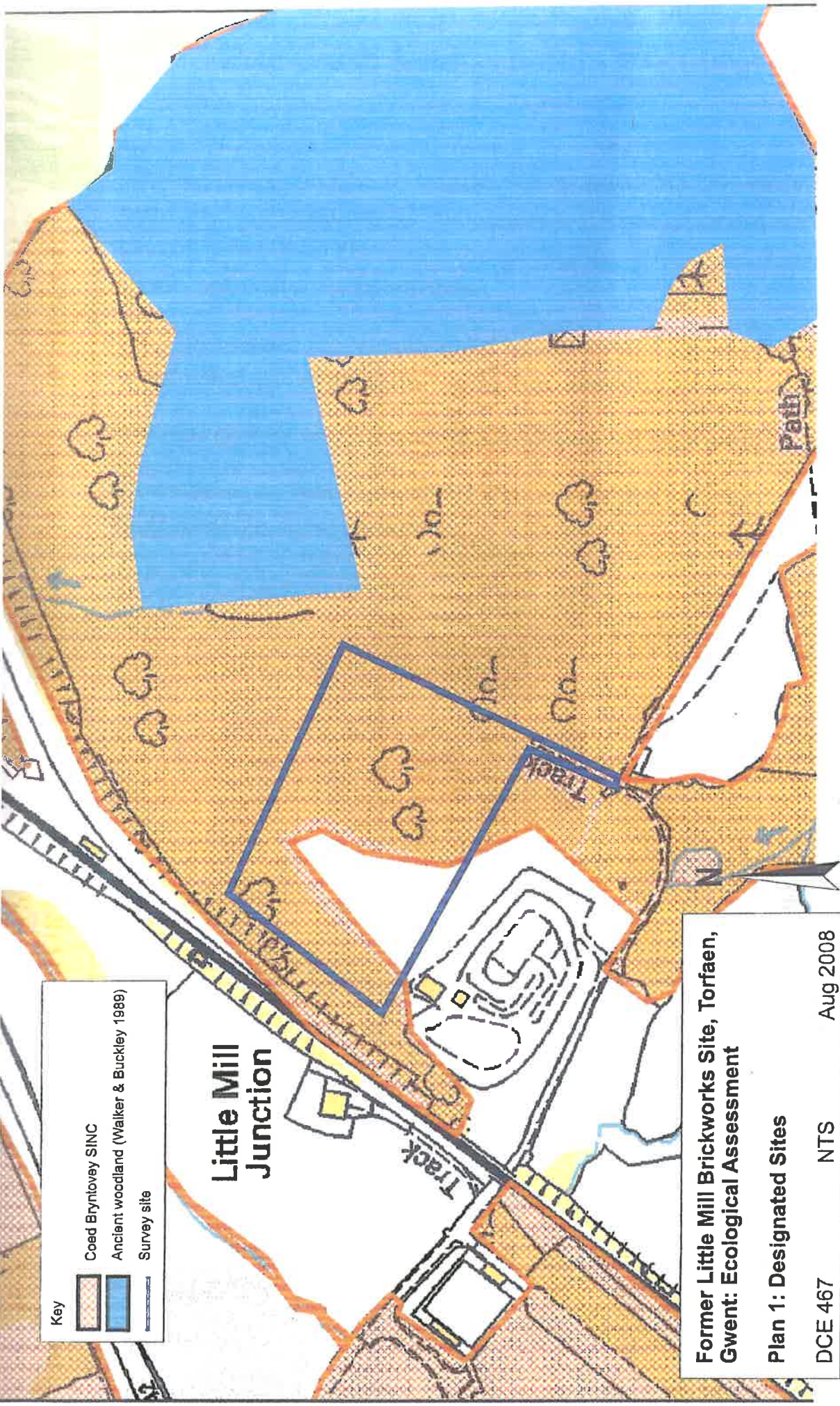
Unintended damage to trees by placing materials to close or by vehicle/machinery intrusion.

Consider fauna in and surrounding site their habitat and specific nesting/breeding seasons.

Effectiveness of site storage and handling procedures, integrity of bunding and tanks.

Appropriate Control

Visual assessment of the boundary will identify any loose material from entering woodland eg light plastics wind blown. These will be gathered and placed in appropriate skips on site.



Key

-  Coed Bryntovey SINC
-  Ancient woodland (Walker & Buckley 1989)
-  Survey site

Little Mill Junction

**Former Little Mill Brickworks Site, Torfaen,
Gwent: Ecological Assessment**

Plan 1: Designated Sites

DCE 467 NTS Aug 2008

Mobile Crush & Recycle IMS-Policy Environment and Community Policy	Ref No	IMS/1
	Version	1
	Date	July 2011

Mobile Crush & Recycle (MCR) is a provider of Recycled Road Stone & Aggregate materials and Aggregates to the Construction Sector.

MCR strives to provide a high level of quality and service to our stakeholders and is committed to continually improving our performance and service offering. As part of our ongoing commitment to the environment and to the communities within which we operate, MCR has established this policy to ensure that we identify and achieve relevant standards in the following areas:

MCR will:

- Seek to minimise negative impacts and will aim to enhance the positive aspects of its operations, products and services through effective management and planning.
- Comply with all legislation, regulations and other requirements which are relevant to our business activities.
- Establish systems to prevent pollution and minimise nuisance to local communities/neighbours, whilst further encouraging the use of recycled products which reduce both waste and energy usage.
- Listen and respond to the needs of local communities/neighbours and other key stakeholders.
- Promote the use of more sustainable construction methods by providing market leading products and solutions.
- Review the businesses plans and performance levels with our stakeholders, to establish required objectives and targets whilst regularly measuring and communicating the performance achieved.
- Communicate this policy to everyone working for and on behalf of MCR.

Through the implementation of this policy, we seek to develop and maintain trust as a responsible, forward thinking and sustainable business thereby exceeding the expectations of our stakeholders.

Recycled Stone and Soils Limited

Little Mill Site

Planning Application: 13/P/00337

Document Ref No: RSS /LM 001/001A

Compliance with our Environmental Permit and Planning Conditions will be controlled through the implementation of strict operating procedures at the site.

These procedures will take due regard of the principles contained within the “How to Comply with your Environmental Permit” guidance, especially those relating to the requirements for controlling “Waste Operations”. Due regard will also be given to the guiding principles of the Ground Water Protection: Principles and Practises (GP3) document.

The operating procedures for the depot will ensure that only inert construction and demolition wastes are allowed on to the site. No active or hazardous wastes will be allowed to be tipped at the depot. All potentially damaging fluids such as oils and diesel fuels will be stored in bunded storage tanks and the appropriate use of spill procedures and equipment will ensure that accidental spillages are minimised and dealt with effectively if they do occur.

Surface water will not be allowed to pond on site and no surface water will be allowed to run off from the site. The build up of mud and slurry will be minimised through the introduction of the new Wheel Wash System and the hard surfacing of the access/egress track between the Wheel Wash and the improvement works to be undertaken at the Network Rail Bridge. This will ensure that mud is not dragged onto the hard surfaced roadway or that potholing of the existing track is allowed to take place which traditionally has led to the formation of dust in periods of dry weather.

reports (where available)	
Baseline soil and groundwater reference data	
Supporting information	<ul style="list-style-type: none"> • Source information identifying environmental setting and pollution incidents • Historical Ordnance Survey plans • Site reconnaissance • Historical investigation / assessment / remediation / verification reports • Baseline soil and groundwater reference data

3.0 Permitted activities	
Permitted activities	
Non-permitted activities undertaken	
Document references for: <ul style="list-style-type: none"> • plan showing activity layout; and • environmental risk assessment. 	

Note:

In Part B of the application form you must tell us about the activities that you will undertake at the site. You must also give us an environmental risk assessment. This risk assessment must be based on our guidance (*Environmental Risk Assessment - EPR H1*) or use an equivalent approach.

It is essential that you identify in your environmental risk assessment all the substances used and produced that could pollute the soil or groundwater if there were an accident, or if measures to protect land fail.

These include substances that would be classified as 'dangerous' under the Control of Major Accident Hazards (COMAH) regulations and also raw materials, fuels, intermediates, products, wastes and effluents.

If your submitted environmental risk assessment does not adequately address the risks to soil and groundwater we may need to request further information from you or even refuse your permit application.

4.0 Changes to the activity	
Have there been any changes to the activity boundary?	
Have there been any changes to the permitted activities?	
Have any 'dangerous substances' not identified in the Application Site Condition Report been used or produced as a result of the permitted activities?	
Checklist of supporting information	<ul style="list-style-type: none"> • Plan showing any changes to the boundary (where relevant) • Description of the changes to the permitted activities (where relevant) • List of 'dangerous substances' used/produced by the permitted activities that were not identified in the Application Site Condition Report (where relevant)

5.0 Measures taken to protect land	
Use records that you collected during the life of the permit to summarise whether pollution prevention measures worked. If you can't, you need to collect land and/or groundwater data to assess whether the land has deteriorated.	
Checklist of supporting information	<ul style="list-style-type: none"> • Inspection records and summary of findings of inspections for all pollution prevention measures • Records of maintenance, repair and replacement of pollution prevention measures

6.0 Pollution incidents that may have had an impact on land, and their remediation	
Summarise any pollution incidents that may have damaged the land. Describe how you investigated and remedied each one. If you can't, you need to collect land and/or groundwater reference data to assess whether the land has deteriorated while you've been there.	
Checklist of supporting information	<ul style="list-style-type: none"> • Records of pollution incidents that may have impacted on land • Records of their investigation and remediation

