SCOTTISH STATUTORY INSTRUMENTS

2008 No. 100

AGRICULTURE

The Rural Development Contracts (Rural Priorities) (Scotland) Regulations 2008

Made - - - - 6th March 2008 Laid before the Scottish Parliament - - - - 7th March 2008 Coming into force - - 29th March 2008

The Scottish Ministers make the following Regulations in exercise of the powers conferred by section 2(2) of, and paragraph 1A of Schedule 2 to, the European Communities Act 1972(1) and all other powers enabling them to do so.

The Regulations make provision for a purpose mentioned in that section and it appears to the Scottish Ministers that it is expedient for the reference to Council Regulation (EEC) No. 2092/91(2) on organic production of agricultural products and indications referring thereto on agricultural products and foodstuffs and the reference to Article 4 and Annex III to Council Regulation (EC) No. 1782/2003 establishing common rules for direct support schemes under the common agricultural policy and establishing certain support schemes for farmers(3)to be construed as a reference to that first mentioned Regulation, and to said Article and Annex, as amended from time to time.

Citation, commencement and extent

- 1.—(1) These Regulations may be cited as the Rural Development Contracts (Rural Priorities) (Scotland) Regulations 2008 and come into force on 29th March 2008.
 - (2) These Regulations extend to Scotland only.

Interpretation

2.—(1) In these Regulations—

^{(1) 1972} c. 68. Section 2(2) was amended by the Scotland Act 1998 (c. 46), Schedule 8, paragraph 15(3) and the Legislative and Regulatory Reform Act 2006 (c. 51), section 27(1). The functions conferred upon the Minister of the Crown under section 2(2) of the European Communities Act 1972, insofar as within devolved competence, were transferred to the Scottish Ministers by virtue of section 53 of the Scotland Act 1998. Paragraph 1A of Schedule 2 was inserted by section 28 of the Legislative and Regulatory Reform Act 2006.

⁽²⁾ O.J. No. L 198, 22.07.1991, p1. The last amending instrument at the making of these Regulations was Commission Regulation (EC) No. 123/2003, O.J. No. L 38, 13.02.2003, p.3. Recent amendments and a consolidated version are available online from the Department of Environment and Rural Affairs at www.defra.gov.uk/farm/organic/standards.

⁽³⁾ O.J. No. L 270, 21.10.2003, p.1 as last amended by Council Regulation (EC) No. 146/2008 (O.J. No. L 46, 21.02.2008, p.1).

- "1911 Act" means the Small Landholders (Scotland) Act 1911(4);
- "1991 Act" means the Agricultural Holdings (Scotland) Act 1991(5);
- "1993 Act" means the Crofters (Scotland) Act 1993(6);
- "2003 Act" means the Agricultural Holdings (Scotland) Act 2003(7);
- "activities" means the activities referred to in regulation 9(1) and columns 2 and 3 of Schedule 2, and "activity" is construed accordingly;
- "applicant" means a person who has submitted an application for aid pursuant to regulation 3, the result of which is still pending;
- "application for aid" means an application for aid under these Regulations, and "application" is construed accordingly;
- "approved proposal" means a proposal for the receipt of aid which the Scottish Ministers have approved under these Regulations for the payment of aid, and "approve" and "approval" are construed accordingly;
- "area related options" means those rural priorities options numbered 15 to 57, 60 and 61 in Schedule 2:
- "authorised person" means a person who is authorised by the Scottish Ministers under regulation 14, either generally or specifically, to act in relation to matters arising under these Regulations;
- "beneficiary" means-
- a person whose application for aid has been approved by the Scottish Ministers; or
- a person who takes on an undertaking on a change of occupation as provided in regulation 13:
- "capital items" means the capital items referred to in regulation 9 and column 1 of Schedule 3 and any specific capital items referred to in any rural priorities options and includes the outcome plan in regulation 5, and "capital item" is construed accordingly;
- "Commission Regulation 796/2004" means Commission Regulation (EC) No. 796/2004 laying down detailed rules for the implementation of cross compliance, modulation and the integrated administration and control system provided for in Council Regulation (EC) No. 1782/2003 establishing common rules for direct support schemes under the common agricultural policy and establishing certain support schemes for farmers(8);
- "Commission Regulation 1974/2006" means Commission Regulation (EC) No. 1974/2006, as amended by Commission Regulations (EC) No. 434/2007(9) and (EC) 1236/2007(10) laying down detailed rules for the application of Council Regulation (EC) No. 1698/2005 on support for rural development by the European Agricultural Fund for Rural Development (EAFRD)(11);
- Regulation 1975/2006" "Commission means Commission Regulation No. 1975/2006(12) as corrected by Commission Regulation (EC) No. 1396/2007(13) laying down detailed rules for the implementation of Council Regulation (EC) No. 1698/2005, as

^{(4) 1911} c. 49.

^{(5) 1991} c. 55.

^{(6) 1993} c. 44. (7) 2003 asp 11.

⁽⁸⁾ O.J. No. L 141, 30.4.2004, p.18 as last relevantly amended by Commission Regulation (EC) No. 1550/2007 (O.J. No. L 337, 21.12.2007, p.79).

⁽⁹⁾ O.J. No. L 104, 21.4.2007, p.8.

⁽¹⁰⁾ O.J. No. L 280, 24.10.2007, p.3.

⁽¹¹⁾ O.J. L 368, 23.12.2006, p.15.

⁽¹²⁾ O.J. No. L 368, 23.12.2006, p.74.

⁽¹³⁾ O.J. No. L 311, 29.11.2007, p.3.

regards the implementation of control procedures as well as cross compliance in respect of rural development support measures;

"compliance requirements" means the compliance requirements specified in regulation 9(5);

"Council Regulation 1782/2003" means Council Regulation (EC) No. 1782/2003 establishing common rules for direct support schemes under the common agricultural policy and establishing certain support schemes for farmers(14);

"Council Regulation 1698/2005" means Council Regulation (EC) No. 1698/2005(15), as amended by Council Regulations (EC) No. 1944/2006(16) and (EC) No. 2012/2006(17) on support for rural development by the European Agricultural Fund for Rural Development (EAFRD);

"Crofters Commission" means the Crofters Commission established under section 1 of the Crofters (Scotland) Act 1955(18);

"eligible land" means land which is eligible in accordance with regulation 7 as read with any relevant specific requirements under the particular rural priorities options;

"grazings committee" means a committee appointed under section 47(1) or (3) of the 1993 Act and includes a grazing constable;

"holding" means all the production units managed by a farmer that are situated within Scotland;

"IACS Regulations" means the Common Agricultural Policy Single Payment and Support Schemes (Integrated Administration and Control System) Regulations 2005(19);

"IACS year" has the meaning given to it in regulation 2(1) of the IACS Regulations;

"landlord" means-

- (a) in the case of an agricultural lease constituting a 1991 Act tenancy within the meaning of the 2003 Act, the landlord within the meaning of section 85 of the 1991 Act;
- (b) in the case of a lease constituting a limited duration tenancy or short limited duration tenancy under the 2003 Act, the landlord within the meaning of section 93 of that Act;
- (c) in the case of a croft within the meaning of the 1993 Act, the landlord within the meaning of section 61(1) of that Act;
- (d) in the case of a holding within the meaning of the 1911 Act to which the 1991 Act does not apply, the same as it means in the 1911 Act,

and, where appropriate, includes a head tenant;

"programme guidance" means the guidance published by the Scottish Ministers from time to time under regulation 21(20);

"regional priorities" means those descriptions of those national policy outcomes which have been identified as regionally important as outlined in the programme guidance;

"relevant period" means the period of the undertaking as determined under regulation 9(2) and the relevant period may be different for each different undertaking;

"rural priorities options" means the options set out in Schedule 2;

"single application" has the meaning given to it in Article 2(11) of Commission Regulation 796/2004;

⁽¹⁴⁾ O.J. No. L 270, 21.10.2003, p.1 as last amended by Council Regulation (EC) No. 146/2008 (O.J. No. L 46, 21.02 2008, p.1).

⁽¹⁵⁾ O.J. No. L 277, 21.20.2005, p.1.

⁽¹⁶⁾ O.J. No. L 367, 22.12.2006, p.23.

⁽¹⁷⁾ O.J. No. L 384, 29.12.2006, p.8.

^{(18) 1955} c. 21 repealed by the Crofters (Scotland) Act 1993 (c. 4) which continued in existence the Crofters Commission.

⁽¹⁹⁾ S.I.2005/218.

⁽²⁰⁾ The programme guidance is available online at www.scotland.gov.uk or from Scottish Government Rural Directorate, Pentland House, Robb's Loan, Edinburgh, EH14 1TY.

"tenant" means-

- (a) in the case of an agricultural lease constituting a 1991 Act tenancy within the meaning of the 2003 Act, the tenant within the meaning of section 85 of the 1991 Act;
- (b) in the case of a lease constituting a limited duration tenancy or short limited duration tenancy under the 2003 Act, the tenant within the meaning of section 93 of that Act;
- (c) in the case of a croft within the meaning of the 1993 Act, the crofter within the meaning of section 3(3) of that Act;
- (d) in the case of a holding within the meaning of the 1911 Act to which the 1991 Act does not apply, the landholder within the meaning of section 2(2) of the 1911 Act,

and, where appropriate, includes a sub tenant; and

- "undertaking" means an undertaking or undertakings in writing given by a beneficiary in accordance with regulation 9.
- (2) A reference in these Regulations to anything done in writing or produced in written form includes a reference to an electronic communication, as defined in section 15 of the Electronic Communications Act 2000(21) which has been recorded and is consequently capable of being reproduced.
- (3) Unless the context otherwise requires, any reference in these Regulations to a numbered regulation or numbered Schedule will be construed as a reference to the regulation or Schedule so numbered in these Regulations.
- (4) Any reference in these Regulations to a numbered paragraph, shall be construed as a reference to the paragraph so numbered in the regulation or Schedule in which the reference occurs.
- (5) Words and phrases used in Schedules 2 to 4 and not defined in paragraph (1) or in the particular Schedule will be construed in accordance with Schedule 1.

Application for aid

- **3.**—(1) Subject to paragraph (5), an application for aid must be submitted in writing for approval to such authority and in such form and manner as the Scottish Ministers may reasonably require.
 - (2) An application for aid by a grazings committee must include—
 - (a) the written consent of a majority of the crofters ordinarily resident in the township and sharing in the common grazing which is the subject of the proposal;
 - (b) evidence that notice has been given in accordance with regulation 6(4); and
 - (c) confirmation from the Crofters Commission that it has approved the proposal or, as the case may be, has received no representation under regulation 6(5).
- (3) The Scottish Ministers may at any time suspend the operation of the programme provided for by these Regulations and, while so suspended, no application for aid under paragraph (1) may be submitted to them.
 - (4) An applicant may submit more than one application under this regulation.
 - (5) The application for aid must include an undertaking.
- (6) Where such undertaking specifies activities under area related options, the applicant must be either—
 - (a) the owner of the eligible land; and
 - (i) in lawful actual occupation of that land; or

- (ii) have undertaken jointly with any tenant to assume the obligations under their activities or an undertaking (regulation 13 applying in the case where the tenant's tenancy has ended); or
- (b) the tenant of the eligible land who is in lawful actual occupation of that land-
 - (i) under a lease which will run until the end of the relevant period of the undertaking;
 - (ii) under a lease with security of tenure by virtue of any statutory provision until the end of that period; or
 - (iii) in the case where neither (i) nor (ii) applies where the tenant has jointly with the landlord given the undertaking until the end of that period (in which case regulation 13 shall apply);
- (7) Where there is more than one relevant period in relation to an undertaking or undertakings the longer of the relevant periods is deemed to be the relevant period for the purposes of paragraph (6).
- (8) An applicant must provide any information and evidence the Scottish Ministers reasonably require in order to consider the application.

Payment of aid

- **4.**—(1) Subject to the provisions of these Regulations, the Scottish Ministers may make payment of aid to a beneficiary who has given an undertaking.
- (2) Where such undertaking includes activities or capital items under area related options, the Scottish Ministers may make payment of aid to a beneficiary who is the owner or tenant of the eligible land to which the undertaking relates and is in lawful occupation of that land or, in the case of an owner, has jointly with the tenant, given such undertaking.
- (3) Payment of aid shall be made subject to the condition that the beneficiary complies with the undertaking.

Outcome plans

- **5.**—(1) An application for aid may include an outcome plan which must be in writing, in such form and contain such information as the Scottish Ministers may reasonably require.
- (2) Subject to paragraph (4), the Scottish Ministers may contribute towards the costs of an outcome plan at the rate of 50% of the total cost subject to a maximum payment of £200 per applicant.
- (3) Where the Scottish Ministers approve, an applicant may submit an outcome plan which has been prepared by a specialist or following specialist advice.
- (4) The Scottish Ministers may contribute towards the cost of an outcome plan approved under paragraph (3) at the rate of 50% of the total cost subject to a maximum payment of £400 per applicant.

Crofters common grazings

- **6.**—(1) Subject to paragraph (4), a grazings committee may, with the consent of a majority of the crofters ordinarily resident in the township and sharing in the common grazing, submit an application for aid in relation to that common grazing.
- (2) Where an undertaking is given by a grazings committee, such undertaking must include an obligation upon the committee to bind their successors in office to the undertaking.
- (3) Subject to paragraph (4), payments of aid to a grazings committee must be made to the clerk of the grazings committee and the clerk shall—
 - (a) divide the aid among the eligible crofters in such proportion as determined by the grazings committee; or

- (b) reimburse the aid accordingly.
- (4) Prior to submitting an application for aid a grazings committee must give notice of their intention to do so and of their proposed division of the aid or reimbursement under paragraph (3), by serving notice in writing of the proposed application and the proposed division of aid or reimbursement on all crofters sharing in that common grazing.
- (5) Any such crofter as is mentioned in paragraph (4) may within one month of the date of the notice under that paragraph make representations in respect of the proposed application and the proposed division of aid or reimbursement to the Crofters Commission who may approve the proposed application and the proposed division of aid or reimbursement with or without modification, or reject them.
- (6) Where the Crofters Commission receives representations under paragraph (5) in respect of a proposed application the grazings committee will only be entitled to submit the proposed application, incorporating any modification made by the Crofters Commission, approved by the Crofters Commission under paragraph (5).
- (7) Where an undertaking is given by a grazings committee, the actings in relation to the relevant common grazing or part of the common grazing of any crofter with a share in that common grazing or part, and any breach of the undertaking by such a crofter, will be deemed to be the actings of, or a breach by, the grazings committee for the purposes of these Regulations.

Eligible land

- 7.—(1) Where an undertaking includes activities and capital items under area related options, land is eligible to have such activities or capital items carried out on it if it is land in Scotland declared in the single application and—
 - (a) the land is-
 - (i) comprised in an agricultural parcel in accordance with Article 22 of Council Regulation 1782/2003 and Article 12(1)(d) of Commission Regulation 796/2004 and given a unique identification number compatible with the identification system for agricultural parcels referred to in Article 20 of Council Regulation 1782/2003; or
 - (ii) approved for that purpose and given a unique identification number compatible with the identification system for agricultural parcels referred to in Article 20 of Council Regulation 1782/2003 by the Scottish Ministers; and
 - (b) compliant with any particular eligibility or site requirements specified in column 2 of Schedule 2 in relation to the particular activity under the relevant area related option.
- (2) In declaring the land in the application for aid under paragraph (1), the applicant must use the unique identification number for each reference parcel of land under or compatible with the identification system for agricultural parcels referred to in Article 20 of Council Regulation 1782/2003 and Article 6 of Commission Regulation 796/2004 where that number exists at the date of the application.

Determination of applications for aid

- **8.**—(1) The Scottish Ministers may approve (in whole or in part) or may reject an application for aid and in determining whether an application should be so approved or rejected, they must have regard to—
 - (a) the extent to which the application—
 - (i) meets regional priorities; and
 - (ii) is feasible and economically viable;
 - (b) the aid likely to be required and how that value compares with other applications; and

- (c) the value for money which the application represents having regard to sub-paragraphs (a) and (b).
- (2) Approval of an application for aid may be subject to such conditions as the Scottish Ministers think fit.
- (3) The Scottish Ministers must notify the applicant in writing of their decision in respect of the application and notify the applicant whose application has been approved under this paragraph of any conditions relating to such approval which they have imposed under paragraph (2) above.
- (4) The Scottish Ministers may vary an approval of an application as they think fit including any conditions subject to which it was given.
- (5) Before varying an approval or conditions attached to an approval in accordance with paragraph (4), the Scottish Ministers must—
 - (a) give to the beneficiary written notification of the variation or amendment proposed;
 - (b) give the beneficiary an opportunity to make representations about the proposed variation within such time and in such form as the Scottish Ministers may require; and
 - (c) consider any such representations.
- (6) Before approving an application, the Scottish Ministers may consult such persons as they consider appropriate.

Undertakings

- **9.**—(1) A beneficiary must give the Scottish Ministers an undertaking to carry out, or as the case may be, to carry out and maintain at least one of the activities set out in column 2 of Schedule 2 in accordance with the eligibility conditions and requirements set out in the paragraph which begins that Schedule and that column and, as the case may be, column 3 of that Schedule in relation to that activity unless an activity must be undertaken in conjunction with another activity under either the same or a different rural priorities option as set out in Schedule 2.
- (2) Each undertaking given must be for a period as determined by the Scottish Ministers ("the relevant period") and in the case of an undertaking to carry out activities under area related options the relevant period must be not less than 5 years.
- (3) More than one relevant period may apply in relation to different undertakings or activities to be carried out or carried out and maintained in terms of an undertaking.
- (4) The date of commencement of each undertaking and such activity shall be determined by the Scottish Ministers.
- (5) Where an undertaking given under paragraph (1) specifies an activity or activities under any of the rural priorities options numbered 15 to 57 the beneficiary must also undertake, in relation to the whole of the beneficiary's holding, to comply with the following compliance requirements—
 - (a) the statutory management requirements established by Article 4 of and Annex III to Council Regulation 1782/2003 as amended from time to time;
 - (b) the good agricultural and environmental conditions specified in regulation 4 of and the Schedule to the Common Agricultural Policy Schemes (Cross-Compliance) (Scotland) Regulations 2004(22);
 - (c) the historic environment condition specified in Part 1 of Schedule 4 to these Regulations;
 - (d) the requirements applicable under the enactments specified in Part 2 of Schedule 4 to these Regulations.

- (6) Where an undertaking given under paragraph (1) specifies an activity or activities under either or both the rural priorities options, the Woodland creation option numbered 60, or the Sustainable management of forests and woodlands option numbered 61 and no activity or activities under any of the rural priorities options numbered 15 to 57 are specified in such undertaking the beneficiary must also undertake, in relation to the whole of the beneficiary's holding to comply with the compliance requirements in paragraph (5)(a) and (b).
- (7) Where an undertaking given under paragraph (1) specifies an activity or activities under area related options the beneficiary may also undertake to carry out one or more of the capital items set out in column 1 of Schedule 3.
- (8) A beneficiary must give the Scottish Ministers any other such undertakings as the Scottish Ministers consider appropriate for the purposes of these Regulations.

Restrictions on approval of applications and payment of aid

- 10.—(1) The Scottish Ministers must not approve an application for aid in relation to any eligible land which is occupied by a tenant unless they are satisfied that the tenant has notified the landlord, and in the case of a sub tenant, the owner of the eligible land and the head tenant, of the intention of that tenant to submit an application for aid.
 - (2) The Scottish Ministers must not pay aid-
 - (a) if they are satisfied that the use of the land in accordance with the proposals contained in an application for aid would frustrate the purposes of any assistance previously given or to be given out of money provided by or under any statutory provision or by the European Community;
 - (b) if they are satisfied that any payment under these Regulations would duplicate any assistance previously given or to be given out of money provided by or under any statutory provision or by the European Community;
 - (c) where the beneficiary is excluded from support under Council Regulation (EC) No. 1257/1999(23) or Council Regulation 1698/2005 by application of a penalty consequent upon Articles 18, 23 or 31 of Commission Regulation 1975/2006.
- (3) For the purposes of paragraph (2)(b), a sum duplicates such assistance if it is, or would be, paid for any of the same purposes.

Rates of payment for activities undertaken

- 11. The amount of aid payable under regulation 4 shall be calculated with reference to—
 - (a) the activity or activities undertaken, and the maximum rate of payment in respect of each activity described in column 2 of Schedule 2 shall be the rate shown opposite the entry for that activity in column 3 of that Schedule; and
 - (b) where appropriate, the capital item or items undertaken, and the maximum rate of payment in respect of each capital item described in column 1 of Schedule 3 shall be the rate shown opposite the entry for that capital item in column 2 of that Schedule.

Claims and payment

12.—(1) Payment of aid under regulation 4 shall be made only on receipt of a claim for payment made by the beneficiary in writing in such form and manner and at such time as the Scottish Ministers from time to time require.

- (2) The beneficiary must provide all particulars and information relating to such claim and copies of such documents and records relating thereto as the Scottish Ministers may reasonably require.
- (3) The Scottish Ministers may make payments of aid by lump sums or instalments and in particular payment of aid shall be made—
 - (a) in the case of a payment relating to an activity under area related options included in an undertaking, by annual payments paid in arrears, and the claim for such payment must—
 - (i) be submitted in accordance with the deadline for single applications as specified in regulation 6 of the IACS Regulations for the IACS year which begins in the calendar year in which the particular undertaking commences;
 - (ii) contain the information specified in Article 12 of Commission Regulation 796/2004 in relation to single applications; and
 - (iii) specify the unique identification number for each reference parcel of land under or compatible with the identification system for agricultural parcels referred to in Article 20 of Council Regulation 1782/2003 and Article 6 of Commission Regulation 796/2004; and
 - (b) in the case of a payment relating to a capital item, excluding those capital items set out in Schedule 3, included in an undertaking, upon completion of the work and following production of evidence that the amount of eligible expenditure for which aid is claimed has been defrayed, including details of any discount thereon received.
 - (4) Paragraph (3)(a) applies to both agricultural and non-agricultural land.
- (5) Payment as provided in paragraph (1) shall be made only where the Scottish Ministers are satisfied that—
 - (a) the eligibility conditions and requirements set out in the paragraph which begins Schedule 2 and in column 2 of that Schedule and, as the case may be, column 3 of that Schedule, in relation to that activity have been met; and
 - (b) where an undertaking specifies an activity or activities under an area related option the relevant compliance requirements as undertaken in terms of regulation 9(5) have been complied with.
- (6) The provisions of these Regulations are, insofar as the aid claimed includes aid under Council Regulation 1698/2005, subject to Article 5 of Council Regulation 1698/2005 and Article 2 and paragraphs 5 and 6 of Article 27 of Commission Regulation 1974/2006.

Change of occupation of land

- 13.—(1) Where during the relevant period of an undertaking, there is a change of occupation of all or any part of the land to which that undertaking relates, subject to the provisions of this regulation, the Scottish Ministers shall accept an undertaking from the new occupier.
- (2) Where such a change of occupation occurs the former occupier (or, if that occupier has died, the occupier's executors) must within 3 months notify the Scottish Ministers in writing of the change of occupation, and must supply to the Scottish Ministers such information relating to that change in such form and within such period as the Scottish Ministers may determine.
- (3) A new occupier of all or any part of the land who wishes to take on the undertaking, or a landlord who has undertaken jointly with the tenant, to assume any undertaking and who becomes a new occupier when the tenancy ends, must furnish the Scottish Ministers with such information in such form and within such period following the change of occupation as the Scottish Ministers may determine.
- (4) A new occupier of all or any part of the land may take on the undertaking where the Scottish Ministers are satisfied that—

- (a) the former occupier had complied with the undertaking to the date of the change of occupation; and
- (b) the new occupier is the lawful occupier of the land and has since the date of the change of occupation complied with the undertaking.
- (5) A new occupier of all or any part of the land or, as the case may be, the former occupier of all or any part of the land may take on the undertaking insofar as it extends to that part of the land which that person occupies, or as the case may be continues to occupy, where the Scottish Ministers are satisfied that—
 - (a) such new occupier or, as the case may be, such former occupier of all of the land, is the lawful occupier of the part of the land which that person occupies and has since the date of change of occupation complied or, as the case may be, continued to comply with the undertaking insofar as it extends to the part of the land which that person occupies; and
 - (b) it is reasonable for the occupier to do so having regard to the activities included in the undertaking and the part of the land which is occupied by the new occupier or, as the case may be, continues to be occupied by the former occupier of all the land.
- (6) Where an undertaking specifies activities under area related options and where, during the period of an undertaking, an occupier increases the area of their landholding the occupier must comply with the relevant compliance requirements as regards the increased area of landholding and, if the occupier wishes the undertaking to also apply to the increased area of landholding, the occupier must submit to the Scottish Ministers an application for aid in accordance with regulation 3.
 - (7) Where occupation of the land is divided, the Scottish Ministers shall determine-
 - (a) the extent to which the activities included in the undertaking relate to any part of the land occupied by a new occupier or, as the case may be, the former occupier of all the land; and
 - (b) the proportion, if any, of any payments which would be payable under paragraph (8) for the remainder of the period of the undertaking in respect of that part of the land.
- (8) Where the Scottish Ministers are satisfied as specified in paragraph (4), they shall, subject to regulation 4, make payments for the remainder of the period of the undertaking to the new occupier of the land who has taken on the undertaking.
- (9) Where the Scottish Ministers are satisfied as to the matters specified in paragraph (5), they shall, subject to regulation 4, make payments of such proportion, if any, as they have determined under paragraph (7) are due for the remainder of the period of the undertaking to the new occupier or, as the case may be, former occupier of all the land who has taken on the undertaking.
- (10) Where within 3 months from the date of change of occupation the undertaking has not been taken on in accordance with paragraph (4) or, as the case may be, paragraph (5), the Scottish Ministers may—
 - (a) withhold the whole or any part of any payment under these Regulations due to the former occupier in respect of the undertaking; and
 - (b) recover from the former occupier, or make a claim in the former occupier's executry, for the whole or any part of any payment made under these Regulations already made to that person in respect of the undertaking.
- (11) In the application of this regulation to a common grazing "change of occupation" includes the apportionment to a crofter of any land from the common grazing during the period of the undertaking but does not include a change in the membership of the grazings committee.
- (12) The provisions of this regulation are, insofar as the aid paid under these Regulations includes aid under Council Regulation 1698/2005, subject to Articles 44 and 45 (transfer of holding) and Article 47 (force majeure or exceptional circumstances) of Commission Regulation 1974/2006, and where a beneficiary is required to reimburse the aid paid, interest shall be payable thereon at the rate calculated in accordance with that provided in regulation 19.

Powers of authorised persons

- **14.**—(1) The Scottish Ministers may authorise a person, either generally or specifically, to act in relation to matters arising under these Regulations, and an authorised person may at all reasonable hours, on producing, if so required, some duly authenticated document showing the authorised person's authority, enter on any land or premises—
 - (a) to which an application for aid or undertaking relates; or
 - (b) on which the authorised person has reasonable grounds to believe that documents relating to an application for aid or undertaking are being kept, for any of the purposes mentioned in paragraph (2).
 - (2) The purposes referred to in paragraph (1) are-
 - (a) inspecting the land to which the application or undertaking relates;
 - (b) verifying the accuracy of any information provided by an applicant or a beneficiary or on the applicant's or the beneficiary's behalf, relating to an application, a claim for aid or an undertaking;
 - (c) determining whether or not a beneficiary has complied with an undertaking; or
 - (d) providing a control report in accordance with Article 13 or 19(2) of Commission Regulation 1975/2996.
 - (3) An authorised person who has entered any land or premises under paragraph (1) may-
 - (a) inspect the land and any premises, plant, machinery, equipment, document or record on it which that person reasonably believes relates to an application, a claim for payment of aid or an undertaking;
 - (b) require the applicant or the beneficiary, or any employee or agent of such applicant or beneficiary, to produce, or secure the production of, any document or supply any additional information in the applicant's or beneficiary's possession or under the applicant's or the beneficiary's control relating to an application, a claim for payment of aid or an undertaking, as the case may be;
 - (c) where any information referred to in sub paragraph (b) is kept by means of a computer, have access to any computer and any associated apparatus or material which is or has been used for storing that information and require that information to be reproduced in a form in which it may be easily read and can be taken away;
 - (d) require copies of or extracts from any such document or other record referred to in sub paragraphs (a) or (b) to be produced;
 - (e) retain a copy of any document produced to the authorised person;
 - (f) seize and retain any document or other record which that person reasonably believes may be required as evidence in proceedings under these Regulations; and
 - (g) in so far as may be necessary for the purposes of paragraph (2)(b) or (c), inspect and count livestock on the land or premises and may, for this purpose, require the applicant or the beneficiary, or any employee or agent of such applicant or beneficiary, to arrange for the collection, penning and securing of such livestock.
- (4) An authorised person who enters any land or premises under paragraph (1) for the purposes referred to in paragraph (2)(c) or (d) may exercise, in addition to the powers specified in paragraph (3), any of the powers specified in Regulation 6(3) of the Common Agricultural Policy Schemes (Cross-Compliance) (Scotland) Regulations 2004(24).

- (5) An applicant or beneficiary or any employee or agent of such applicant or beneficiary must give an authorised person all reasonable assistance in relation to the matters mentioned in paragraphs (1) and (3) above.
 - (6) An authorised person entering any land under paragraph (1) may be accompanied by-
 - (a) any official of the European Commission; and
 - (b) such other person as the authorised person considers necessary,

and paragraphs (3) and (4) shall apply to that person when acting under the instructions of an authorised person as they apply to an authorised person.

- (7) An authorised person will not be liable in any proceedings for anything done in exercise of the powers conferred on an authorised person by these Regulations if a court, hearing such proceedings, is satisfied that—
 - (a) the act was done in good faith;
 - (b) there were reasonable grounds for doing it; and
 - (c) it was done with reasonable skill and care.
- (8) Paragraph (1) above applies to any land used for the purposes of a dwellinghouse only where reasonable notice of its intended exercise has been given to all residents of that dwellinghouse.

Breaches of undertakings etc.

15.—(1) Where-

- (a) any information furnished to the Scottish Ministers by the applicant or beneficiary or on the applicant's or beneficiary's behalf, is false or misleading in a material respect;
- (b) the beneficiary is in breach of any of the terms of an undertaking or any condition subject to which approval was given or payment of aid was made;
- (c) the beneficiary is in breach of any requirement to which the beneficiary is subject under these Regulations or under Council Regulation 1698/2005, Commission Regulation 1974/2006 or Commission Regulation 1975/2006; or
- (d) the whole or any part of any sum paid or payable under an undertaking duplicates assistance provided or to be provided out of monies made available by-
 - (i) the European Community; or
 - (ii) under any statutory provision,

the Scottish Ministers may exercise any of the powers specified in regulation 17.

- (2) For the purposes of paragraph (1)(d), a sum duplicates such assistance if it is, or would be, paid for any of the same purposes.
 - (3) Where-
 - (a) there is a change of occupation under regulation 13 and the beneficiary has transferred all or part of the land to which an undertaking relates to another person ("the successor");
 - (b) the successor has, within three months of the date of the transfer, given notice to the Scottish Ministers to assume the undertaking in place of the beneficiary; and
 - (c) the Scottish Ministers have accepted that undertaking,

the beneficiary shall be released from their undertaking with effect from the date of the acceptance by the Scottish Ministers of the successor's undertaking other than in respect of any breach or other matter occurring before the date last mentioned.

Other cases in which recovery etc. powers apply

- **16.** The Scottish Ministers may exercise the powers specified in paragraph (1)(a) to (d) of regulation 17 where they are satisfied that—
 - (a) there has been a material change in the nature, scale or timing of the activities or capital items in relation to which an undertaking has been made;
 - (b) the activities or capital items in relation to which an undertaking has been made are delayed or are unlikely to be completed;
 - (c) the applicant or beneficiary has intentionally obstructed an authorised person (or a person accompanying that person and acting under that person's instructions) in the exercise of the powers under regulation 14 or failed to comply with a requirement imposed under regulation 14(3)(b) to (g);
 - (d) sums paid are otherwise not due under these Regulations; or
 - (e) the European Commission has decided that the aid paid, or to be paid, does not comply with Council Regulation 1698/2005, Commission Regulation 1974/2006 or Commission Regulation 1975/2006.

Powers of recovery etc. of the Scottish Ministers

- 17.—(1) The powers conferred by regulations 15 and 16 are—
 - (a) to apply a reduction to any payment of aid made, or to be made to the applicant or beneficiary under these Regulations;
 - (b) to revoke or vary (including any conditions subject to which it was given) the approval in respect of the whole or any part of a payment of aid to be made;
 - (c) to withhold the whole or any part of the aid payable to the beneficiary; and
 - (d) to recover on demand the whole or any part of any aid already paid to a beneficiary.
- (2) Where the powers specified in paragraph (1) are exercised and the Scottish Ministers also think that the applicant or beneficiary acted recklessly, the Scottish Ministers may also require the beneficiary to pay to the Scottish Ministers an additional sum equal to no more than 10% of the aid paid or payable to the beneficiary.
- (3) Where the Scottish Ministers take any step specified in paragraph (1), the Scottish Ministers may also suspend or terminate the undertaking, and thereupon any entitlement of the beneficiary to aid in respect of the unexpired period of the undertaking shall likewise be suspended or terminated, as the case may be.
- (4) A reduction under paragraph (1)(a) must be applied in accordance with Council Regulation 1975/2006.
 - (5) Before the Scottish Ministers do anything under paragraph (1), (2) or (3), they must-
 - (a) give the applicant or beneficiary in respect of whom such a step is proposed to be taken, written notification of that step, and if appropriate the amount by which it is proposed that the aid be reduced or the amount of such aid which it is proposed be withheld or recovered;
 - (b) give that applicant or beneficiary an opportunity to make representations about the proposed step, within such time and in such form as they think fit; and
 - (c) consider such representations.

Information and records

18.—(1) A beneficiary must-

- (a) retain all invoices, accounts and other relevant documents in relation to the application for aid or undertaking and produce them for inspection if required to do so by the Scottish Ministers; and
- (b) provide such additional information in relation to the application for aid, undertaking or aid paid in pursuance of the application for aid or undertaking as the Scottish Ministers may require.
- (2) The duties in paragraph (1) apply-
 - (a) in the case of a payment of aid for the purchase of heritable property, for a period of 10 years;
 - (b) in any other case, for a period of 6 years;

(in either case) following the last payment of aid under these Regulations.

- (3) If the beneficiary transfers the original of any such document to another person in the normal course of business, the beneficiary must keep a copy of that document for that period.
- (4) Paragraph (1) does not apply where the document has been removed by any person lawfully authorised to remove it.

Recovery of interest

- 19.—(1) Where the Scottish Ministers exercise the power conferred by regulation 17(1)(d) they may also recover on demand interest on the sum to be recovered at a rate of interest one per cent above the sterling 3 month London interbank offered rate on a day to day basis from the date of demand of repayment until the date of recovery.
- (2) In any proceedings for recovery under these Regulations, a certificate issued by the Scottish Ministers stating the rate or rates of interest, the amount of such interest recoverable and the period for which such interest is calculated shall, unless the contrary is shown, be conclusive of those matters.

Sums payable to the Scottish Ministers be recoverable as a debt

20. Where an amount falls to be paid to the Scottish Ministers by virtue of (or by virtue of an action taken under) these Regulations, such an amount is recoverable as a debt.

Guidance

- 21.—(1) The Scottish Ministers may publish guidance from time to time on—
 - (a) the circumstances in which they will normally apply a reduction under regulation 17(1) (a), and the amount such a reduction will normally be; and
 - (b) generally, how they intend to perform their functions under these Regulations.
- (2) The Scottish Ministers must have regard to any guidance published under paragraph (1) when performing their functions under these Regulations.

Offences

- 22.—(1) A person is guilty of an offence if—
 - (a) for the purposes of obtaining any financial assistance under these Regulations for themselves or any other person, they knowingly or recklessly make a statement which is false or misleading in any material particular; or
 - (b) they intentionally obstruct an authorised person (or a person accompanying that person and acting under that person's instructions) in the exercise of the powers under regulation 14.

- (2) A person guilty of an offence under paragraph (1) shall be liable on summary conviction to a fine not exceeding level 5 on the standard scale.
- (3) Proceedings for an offence under these Regulations may be commenced within the period of 12 months from the date on which the offence was committed.
- (4) Section 136(3) of the Criminal Procedure (Scotland) Act 1995(25) (date of commencement of proceedings) shall apply for the purposes of this regulation as it applies for the purposes of that section.
- (5) Where an offence under paragraph (1) is committed by a body corporate or a partnership and is proved to have been committed with the consent or connivance of, or to be attributable to any neglect on the part of, any director, manager, secretary or similar officer of the body corporate, or any person who was purporting to act in such a capacity (or in the case of a partnership, a partner or a person who was purporting to act as such), that person as well as the body corporate or the partnership, as the case may be, is guilty of the offence and shall be liable to be proceeded against and punished accordingly.
- (6) Where the affairs of a body corporate are managed by its members, paragraph (5) applies in relation to the acts and defaults of a member in connection with the member's management functions as if the member were a director of the body corporate.

Right of appeal

- **23.** The Agricultural Subsidies (Appeals) (Scotland) Regulations 2004(26) are amended by inserting after regulation 4(t)–
 - "(u) a decision by the Scottish Ministers to withhold any aid due or recover any aid paid (in whole or in part) or require payment of any sum under the Rural Development Contracts (Rural Priorities) (Scotland) Regulations 2008, in terms of those Regulations."

St Andrew's House, Edinburgh 6th March 2008

RICHARD LOCHHEAD
A member of the Scottish Executive

^{(25) 1995} c. 46

⁽²⁶⁾ S.S.I. 2004/381 as amended by S.S.I. 2005/117, 225 and 569 and 2007/439.

SCHEDULE 1

Regulation 2(5)

INTERPRETATION OF SCHEDULES

In Schedules 2, 3 and 4 and in this Schedule-

"the 1994 Regulations" means the Organic Aid (Scotland) Regulations 1994(27);

"the 2004 Regulations" means the Organic Aid (Scotland) Regulations 2004(28);

"alpaca" means any alpaca of any breed which are kept by way of business for the primary purpose of fibre production;

"ancient wood pasture" means land currently listed in, and land which is a candidate for listing in, the "Inventory of Ancient Wood Pasture in Scotland" as maintained by Scottish Natural Heritage(29);

"arable crops" means cereals, linseeds, oilseed, root crops, fruit crops or protein crops, including vining peas;

"arable land" means land which was in an arable crop (or under set aside or lying fallow as part of a normal crop rotation) in one or more years during the five years prior to the 15th May in the year of submission of the application for aid;

"beetlebank" means a grass strip between 1.5 metres and 6 metres created in the margin of or through an arable field in order to allow beneficial insects to over-winter;

"bio-bed" means a shallow excavation filled with biomass;

"breeding cow" means a cow that forms part of a herd either used for rearing calves for meat production or used for milk production and which has borne a calf;

"coastal heath" means land bordering the sea containing moorland or species-rich grassland affected by salt spray and exposure;

"Council Regulation 2092/91" means Council Regulation (EEC) No. 2092/1991 on organic production of agricultural products and indications thereto on agricultural products and foodstuffs as amended from time to time(30);

"cropped machair" means sandy plains formed when calcareous shell-sand has been blown over glacial deposits and peat and which has been subject to cultivation within the last 10 years;

"designed landscape" means a garden or a landscape, including parkland policy grassland, which is included in a record, recognised by the Scottish Ministers, of existing historic gardens and designed landscapes;

"ditches" means a man-made channel or adapted watercourse on in-bye land, which has a bed width of not less than 0.3 metres and which generally carries water away from surrounding land or field drainage systems throughout the year;

"ewe" means a female sheep which is at least one year old on the 1st of January preceding the application for aid and which is kept in a breeding flock;

"European site" has the meaning given in regulation 10 of the Conservation (Natural Habitats &c.) Regulations 1994(31);

⁽²⁷⁾ S.I. 1994/1701 as amended by S.I. 1996/3083 and 1999/107.

⁽²⁸⁾ S.S.I 2004/143 as amended by S.S.I. 2004/174 and 2005/619.

⁽²⁹⁾ Scottish Natural Heritage was established under section 1 of the Natural Heritage (Scotland) Act 1991 (c. 28).

⁽³⁰⁾ O.J. No. L 198, 22.07.1991, p.1. The last amending instrument at the making of these Regulations was Commission Regulation (EC) No. 123/2008, O.J. No. L 38, 13.02.2008, p.3. Recent amendments and a consolidated version are available online from the Department for Environment and Rural Affairs at www.defra.gov.uk/farm/organic/standards.

⁽³¹⁾ S.I. 1994/2716. Regulation 10 was relevantly amended by S.S.I. 2004/475.

"farmed deer" means any deer (of any species) which are managed on a holding enclosed by a deer-proof barrier and are kept on the holding by way of business for the primary purpose of the production of meat;

"floodplain" means eligible land adjacent to a watercourse which is subject to flooding in times of high water level;

"formally in conversion" means that the necessary formal written consent has been obtained by the applicant from an organic certification body that the land is in conversion;

"full organic certification" means certification from an organic certification body that the land is fully organic;

"fully organic" means land which is farmed in accordance with Council Regulation 2092/91 and the Organic Standards Compendium which has been certified as fully organic by an organic certification body;

"goat" means any goat (of any species) which is kept by way of business for the purposes of fibre, meat or milk production;

"grass margin" means a grass strip between 1.5 metres and 6 metres created in the margin of or through an arable field in order to allow beneficial insects to over-winter;

"HAP" means a Habitat Action Plan which is part of the UK Biodiversity Action Plan(32);

"hedge" means a line of shrubs or trees which delineate field boundaries;

"herd" means two or more breeding cows of either pure-bred or first cross native or traditional breed;

"IACS business" means a business registered on the Integrated Administration and Control System run by the Scottish Government Rural Payments and Inspections Directorate and given a unique business reference number;

"improved grassland" means either land used for grazing (other than arable land) where over one third of the sward comprises, singly or in mixture, ryegrass, cocksfoot or timothy, or land that has been improved by management practices such as liming and top dressing, where there is not a significant presence of sensitive plant species indicative of native unimproved grassland;

"in-bye land" means that part of a farm not comprising the hill and rough grazings, the bulk of which is used for arable and grassland production;

"indicator species" means the following:-

Yarrow (Achillea millefolium);

Lady's Smock (Cardamine pratensis);

Marsh Thistle (Cirsium palustre);

Tufted Hair-grass (Deschampsia caespitosa);

Waxy Hair-grass (Deschampsia flexuosa);

Cat's-ear (Hypochoeris radicata);

Wood-rush (Luzula spp.);

Black Medick (Medicago lupulina);

Selfheal (Prunella vulgaris);

Common sorrel (*Rumex acetosa*);

Gorse (Ulex europaeus);

Germander Speedwell (Veronica chamaedrys);

⁽³²⁾ The UK Biodiversity Plan was published in 1994 and has a dedicated website, www.ukbap.org.uk.

"injurious weeds" means spear thistle, creeping or field thistle, curled dock, broadleaved dock, and common ragwort;

"Less Favoured Area" has the same meaning as in regulation 2(1) of the Less Favoured Area Support Scheme (Scotland) Regulations 2007(33);

"livestock" means bovine, ovine, caprine, alpaca and farmed deer;

"livestock unit" means a unit of measurement of livestock numbers, and each of the following constitute one livestock unit:—

- (a) one cow (including suckling calves);
- (b) one unit of cattle, other than a cow, aged 24 months and over;
- (c) 1.66 cattle, other than cows, aged over 6 months but less than 24 months;
- (d) 6.66 ewes (including suckling lambs);
- (e) 6.66 sheep, other than ewes;
- (f) 6.66 goats;
- (g) 2.5 adult stags farmed deer aged 27 months and over;
- (h) 3.33 hinds farmed deer (including suckling calves) aged 27 months and over;
- (i) 5 juvenile farmed deer, aged over 6 months but less than 27 months;
- (j) 3.33 alpacas;

"local ranger or access officer" means a ranger or access officer employed by SNH or a local authority or, if within a National Park, by the relevant Park Authority;

"local authority" means a council constituted under section 2 of the Local Government etc. (Scotland) Act 1994(34);

"local development strategy" means a coherent set of projects, contracts or arrangements or other actions to meet local objectives and needs implemented in partnership at the appropriate level allowing achievement of the objective of improving the quality of life in rural areas and encouraging diversification of economic activity and encompassing one or more of the measures under Article 52 of Council Regulation 1698/2005;

"locally distinctive built boundary features" means the following – earthen and turf banks, ha has, parkland fencing, walled garden walls, bridges, gateposts, gatepiers, mounting stands, mile markers and stone stiles:

"lowland heath" means land generally found below 300 metres in altitude, usually characterised by plants such as heather, dwarf grass and cross based heath; amongst the heather layer, there are generally scattered areas of trees and scrub;

"lowland raised bog" means an isolated peat deposit over one metre thick that is surrounded by non peat soils;

"machair" means sandy plains formed when calcareous shell sand has been blown over glacial deposits and peat but does not include cropped machair;

"moorland" means land with predominantly semi natural upland vegetation or comprising predominantly rock outcrops and semi natural upland vegetation, which is used for rough grazing;

"muirburn" has the same meaning as in section 39(1)(f) of the Hill Farming Act 1946(35);

⁽³³⁾ S.S.I. 2007/439.

^{(34) 1994} c. 39. Section 2 was amended by the Environment Act 1995 (c. 25), Schedule 22, paragraph 232.

^{(35) 1946} c. 73 (9 & 10 Geo. 6).

"NSA" means a national scenic area defined as such in part 11 of "Scotland's Scenic Heritage" published by the Countryside Commission for Scotland on 26th April 1978(36);

"National Park" means an area designated as such under section 2 of the National Parks (Scotland) Act 2000(37);

"Nitrates Action Programme" means the action programme set out in the Action Programme for Nitrate Vulnerable Zones (Scotland) Regulations 2003(38);

"nitrate vulnerable zone" means any area designated as a nitrate vulnerable zone by regulation 3 of the Designation of Nitrate Vulnerable Zones (Scotland) Regulations 2002(**39**) and regulation 3 of the Designation of Nitrate Vulnerable Zones (Scotland) (No. 2) Regulations 2002(**40**);

"native woodland" means self seeded woodland of native species or woodland derived from an originally naturally occurring woodland;

"organic certification body" means a private inspection body which holds a current approval under Article 9 (national inspection system for organic farming) of Regulation 2092/91 from the Scottish Ministers;

"organic production" means land which is farmed in accordance with Council Regulation 2092/91 as read with any additional provisions as set out in the Organic Standards Compendium;

"organic production unit" means land, other than a common grazing, which is fully organic;

"Organic Standards Compendium" means the Compendium of UK Organic Standards published by the Department of Environment, Food and Rural Affairs(41);

"organic viability proposal" means a proposal outlining how land will be converted to organic production as approved by an organic certification body;

"outcomes of the SRDP" means the 5 main outcomes for rural development in Scotland as set out in the 2007 to 2013 Rural Development Programme for Scotland approved under Council Regulation 1698/2005 by the European Commission describing the measures arising out of Council Regulation 1698/2005 which will apply to Scotland over the period 2007 to 2013;

"overgrazing" means grazing land with livestock in such numbers as to adversely affect the growth, quality or species composition of vegetation (other than vegetation normally grazed to destruction) on that land to a significant degree;

"poaching" means the trampling or treading of the ground surface by livestock resulting in permanent damage to the vegetation;

"potential SPA" means a site identified by Scottish Ministers as potentially qualifying for special protection area classification and for which a decision to classify has yet to be taken pending consultation by SNH(42);

"rough grazings" means land containing semi natural vegetation including heathland, heather moorland, bog and rough grassland used or suitable for use as grazing;

⁽³⁶⁾ A map showing the National Scenic Areas is available online at www.scotland.gov.uk/Topics/Environment /Countryside/ Heritage.

^{(37) 2000} asp 10.

⁽³⁸⁾ S.S.I. 2003/51 as amended by S.S.I. 2003/169.

⁽³⁹⁾ S.S.I. 2002/276 as amended by S.S.I 2005/305.

⁽⁴⁰⁾ S.S.I. 2002/546.

⁽⁴¹⁾ The latest publication of the Organic Standards Compendium was published September 2006 and is available from defra online at www.defra.gov.uk/farm/organic or from Nobel House, 17 Smith Square, London SW1P 3JR.

⁽⁴²⁾ A list of SPAs and potential SPAs is maintained by SNH and can be obtained online at www.snh.gov.uk or by contacting SNH at Great Glen House, Leakin Road, Inverness IV3 8NN. Potential SPAs are listed as "at consultation stage".

"rural community group" means a community group which has a written constitution and which holds a bank account for the benefit of that group and whose membership is drawn from a rural settlement;

"rural settlement" means a settlement which has a population of less than 3000 according to the Scottish Executive Urban Rural Classification 2003-2004(43);

"scrub" means low growing woody vegetation of small trees and shrubs including linear scrub along field margins and includes all stages from scattered bushes to closed canopy vegetation dominated by locally native shrubs or tree saplings usually less than 5 metres tall occasionally with a few scattered trees, carr, scrub in the uplands and lowlands (including wood edge habitats), montane scrub and coastal scrub are included;

"SAC" means a special area of conservation designated as such pursuant to regulation 8 of the Conservation (Natural Habitats &c.) Regulations 1994(44);

"SAP" means a Species Action Plan which is part of the UK Biodiversity Action Plan(45);

"SEPA" means the Scottish Environment Protection Agency;

"small unit" means an agricultural business with no more than 20 hectares of in bye land;

"SNH" means Scottish Natural Heritage;

"SPA" means a special protection area being an area classified as such pursuant to Article 4(1) or (2) of Council Directive 79/409/EEC on the conservation of wild birds;

"species-rich grassland" means in-bye land used for grazing or mowing which is not normally treated with mineral fertiliser or lime and does not constitute rough grazing, but which is floristically diverse;

"SSSI Site" means a site of special scientific interest within the meaning of section 3(6) or of Schedule 5 to the Nature Conservation (Scotland) Act 2004(46);

"the Treaty" means the Treaty establishing the European Community:

"the UK Forestry Standard" means the UK Forestry Standard: the government's approach to sustainable forestry published by the Forestry Commission(47);

"undergrazing" means grazing at a level where there is evidence of the annual growth not being fully utilised or scrub or coarse vegetation is becoming evident and such changes are detrimental to the environmental interest of the site;

"unimproved grassland" means in-bye land used for grazing or mowing which is not normally treated with mineral fertiliser or lime and does not constitute either improved grassland or rough grazings;

"vegetable and fruit land" means land used for growing vegetable and fruit;

"water margin" means an area of in-bye land bordering an area of still or flowing water;

"wetland" means in bye ground which is normally saturated with water for a significant proportion of the year; and

"young farmer" means a person who at the time of submitting the application for aid is under 40 years of age.

⁽⁴³⁾ The Scottish Executive Urban Rural Classification is available online at www.scotland.gov.uk/publications or by contacting Rural Directorate, Pentland House, Robb's Loan, Edinburgh, EH14 1TY.

⁽⁴⁴⁾ S.I. 1994/2716. A list of the sites can be obtained from SNH online at www.snh.org.uk or from SNH area offices.

⁽⁴⁵⁾ The UK Biodiversity Action Plan was published in January 1994 and has a dedicated website, www.ukbap.org.uk.

^{(46) 2004} asp 6.

⁽⁴⁷⁾ The latest edition of this publication is the 2nd Edition published 2004, ISBN 0855386266 and copies are available online at www.forestry.gov.uk or from Forestry Commission Publications, PO Box 25, Wetherby, West Yorkshire, LS23 7EW.

SCHEDULE 2

Regulation 9(1)

RURAL PRIORITIES OPTIONS

PART 1

OPTION, ACTIVITIES AND ELIGIBILITY CONDITIONS AND RATES OF PAYMENT

It is an additional eligibility condition of the activities that only rural priorities options numbered 15 and 36 can be carried out, or carried out and maintained on land set aside in accordance with Articles 54 or 107 of Council Regulation 1782/2003.

Column 1	Column 2	Column 3
Option	Activity and eligibility conditions	Rate of payment
1. Skills development individual land managers	for (1) A beneficiary is eligible for payment under this option if the beneficiary undertakes either— (a) vocational training courses for individual persons eligible to apply for any of the options numbered 2 to 62 in this schedule, the training courses must relate directly to an application for aid under any of those options; or	•
	(b) vocational training for persons involved in land management, including farming, crofting and forestry and who belong to an existing group set up with terms of reference and aims to improve land or business management performance and the following must apply— (i) there must be a minimum of 10 eligible trainees from	

Column 1 Option	Column 2 Activity and eligibility conditions	Column 3 Rate of payment
	at least 60 the busine belonging such group	esses to
	(ii) training m support th overall air of the ground contribute to the SRI outcomes fall within one of the following	e ms up, DP and
	ar co te (bb) br sk in m	information and communications cohnology; usiness kills, acluding narketing and romotion;
	(cc) cc ar er	onservation nd nvironment kills;
	(dd) di	iversification pportunities;
		nanaging esources;
	st	elf nd aaff aanagement;
	W	t new vays
		echnical kills;

(ii) on farm

Column 1	Column 2	Column 3
Option	Activity and eligibility conditions	Rate of payment
	foc	
		oduction
	and	
		ocessing ills.
	(iii) the group n have been	nust
	formed at	
	least 6 mon	iths
	before the c	
	the applicat	
	for aid was	
	submitted;	
	(iv) the group n	
	consist of a	
	least 10 elig	
	businesses.	
	For both (a) and (b) above:	
	(i) the beneficiary	
	must be either	
	a land manager,	,
	employee or	
	immediate fami	
	member involve	
	in the business	
	must be 16 year	rs of
	age or older; (ii) the training	
	provider must	
	be certified by	
	an appropriate	
	certification boo	dy;
	and	
	(iii) the course must	
	not:	
	(aa) form part of normal	
	agricultur	
	forestry	,
	or other	
	programm	
	at seconda	ary
	or higher	
	education	
	levels; (bb) be require	od.
	or lead to	
	certificate	

certificate,

Column 1 Option	Column 2 Activity and eliş conditions	gibility	Column 3 Rate of payment	
	(cc)	licence, diploma or other qualification that is required by law to carry out the beneficiary's basic work activities; or be funded, in whole or in part, by other public funds.		

2. Setting up of young farmers

- (1) A beneficiary is eligible An interest rate subsidy capped for payment under this option at 3.5% above the Bank of if the beneficiary is a young England Base rate up to a farmer, is head (either sole maximum of £27,397. trader or the majority partner in partnership or an equal partner Payment can be made by up to with another young farmer) 5 annual instalments in arrears. of an agricultural business registered on IACS for the first time and has been head for no more than 12 months and-
 - (a) prepares a business plan detailing the initial state of the business; the scope and aims of the project with milestones for development; the investments involved and any training advice or other action required and where the beneficiary does not hold a suitable agricultural qualification at least at Scottish Vocational Qualification level 2 or equivalent, the business plan must include a personal

Column 1 Option		Column 2 Activity and eligibility conditions	Column 3 Rate of payment
		development plan including an objective to obtain an appropriate qualification within years after approval of the application for aid. The plan must also include an objective to gain membership of a Quality Assurance Scheme appropriate to the business within 3 years of approval of the application. (2) The business must ha an agricultural standard labo requirement of at least 0.5 fo	ve ur
3. Nutrient Plan	Management	(1) A beneficiary is eligible for payment under this option the beneficiary—	ole £150 if the applicant completes if a NMP.
		(a) completes a nutrien management plan ("NMP") and implements nutrient planning and management on arable land and improved grassland	if an advisor completes a NMP.
		(b) calculates nutrient requirements of crops in selected fields taking accour of the soil analysis results, nutrients available from previous inputs and cropping history;	nt
		(c) follows Scottish Agricultural Colleg recommendations for	

⁽⁴⁸⁾ Details of the full time equivalent and information relating thereto can be found in the programme guidance published by the Scottish Ministers relating to these Regulations and available on line at www.scotland.gov.uk or by contacting Scottish Government Rural Directorate, Pentland House, Robb's Loan, Edinburgh, EH14 1TY.

Column 1	Column 2	Column 3
Option	Activity and eligibility conditions	Rate of payment
	nitrogen, phosphoru and potassium;	S
	(d) keeps records of the quantities of mineral fertiliser, farmyard manure and slurry applied to the field and when these were applied;	
	(e) keeps records of no spread zones;	
	(f) applies fertiliser at a time which will promote maximum nutrient update by the crop; and	
	(g) where there is a watercourse (including ditches), spring or borehole in the field uses suitable protective measures and details and maps of these must be prepared an retained.	
	(2) Where an advisor completes the NMP a receipte invoice with details of the activities carried out, the suppliers details and total commust be provided to the Scottis Ministers. Land in a nitrate vulnerable zone is not eligible.	d e e st

4. Soil and water management programme

- for payment under this option of payment apply, if a SWMP if the beneficiary runs a farm is carried out by a professional business and-
 - (a) produces a soil and water management plan ("a SWMP") using the "Farm Soils Plan Protecting Soils and Income in Scotland publication

(1) A beneficiary is eligible For (1)(a), the following rates advisor, 50% of the cost up to a maximum payment of £300.

> If a SWMP is carried out by the beneficiary, or the farm has already been audited, a fixed sum of £150.

Column 1	Column 2	Column 3
Option	Activity and eligibility conditions	Rate of payment
	published by the Scottish Ministers(49) which must:	For (1)(b), the following rate of payment applies, a proportion of costs up to a maximum of £30 per hectare
	(i) assess the risks to the soils from erosion, compaction, structural degradation, loss of organic matter and contamination on each field;	per annum.
	(ii) identify measures designed to address these risks, including site specific measures which are not specified in an rural priorities options for each field;	
	(iii) be updated annually and be available fo inspection; and	
	(b) where measures not specified in any rura priorities options are identified in the plan, carries out the measures over a period of 5 years.	I
5. Restructuring agricultural businesses	of (1) A beneficiary is eligibl for payment under this option i the beneficiary is an agricultura business and—	
	(a) produces a review	for investments undertaken by

⁽⁴⁹⁾ The Farm Soils Plan Protecting Soils and Income in Scotland, published by the Scottish Ministers on 13.12.05 ISBN 185482 8479 is available on line at www.scotland.gov.uk or from Scottish Government Rural Directorate, Pentland House, Robb's Loan, Edinburgh, EH14 1TY.

of the business, detailing its strengths young farmers.

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Column 1	Column 2	Column 3
Option	Activity and eligibility conditions	Rate of payment
	and weaknesses and options for change and identif the expected improvements in performance of the business and show that the proposed investments are part of a longer term process of improving viability and competitivene	e s
	(b) incurs costs for providing or upgrading buildings and associated structur necessary equipme infrastructure or information technology and associated fees where these investments—	
	(i) are an essent part of the restructuring re orientation of the busine and	or 1
	(ii) the restructuring will result in improvement in business viability, environment management health and safety and/or animal health	al s,

either or both (a) or (b)-

storage

6. Manure/slurry

and treatment

and welfare.

(1) A beneficiary is eligible Up to 40% of eligible costs

Areas) with a 10% premium

for payment under this option (non Less Favoured Areas) if the beneficiary undertakes and 50% (Less Favoured

Column 1 Option	Column 2 Activity and eligibility	Column 3 Rate of payment
	conditions (a) improvements in manure storage, handling and application facilities through one or more of the following—	for investments undertaken by young farmers.
	(i) new or enhanced slurry stores or manure storage;	
	(ii) roofs for slurry stores;	
	(iii) slurry separation equipment;	
	(iv) equipment for slurry spreading that controls more efficiently the application of nutrients;	
	(b) manure treatment with one or more of the following—	
	(i) storage facilities for slurry and biogas;	
	(ii) biogas structures, machinery and equipment;	
	(iii) composting structures, machinery and equipment.	
	(2) For (a) and (b) above—	
	(i) the beneficiary must identify the expected improvements in performance of the business, as a result of the planned	
	result of the planned investment, against	

Column 1	Column 2	Column 3
Option	Activity and eligibility	Rate of payment
	conditions	
	the following criteria; business viability, animal health and welfare, environmental management, or health and safety; and	
	(ii) manure and slurry must be stored to minimise the risk of water pollution and the beneficiary must comply with the Control of Pollution (Silage, Slurry and Agricultural Fuel Oil) (Scotland) Regulations 2003(50).	
7. Establishment of short rotation coppice crops of willow or poplar	(1) This is a capital payment with a 5 year commitment attached.	(non Less Favoured Areas) and 50% (Less Favoured Area) up
	(2) A beneficiary is eligible for payment under this option if the beneficiary—	to a maximum cost of £1540 per hectare.
	(a) plants a minimum of 2 hectares with 10,000 willow or poplar cuttings per hectare;	
	(b) maintains the established trees for a period of at least 5 years;	
	(c) has established an end use for the produce; and	
	(d) has planted the trees in compliance with the UK Forestry Standard.	

- **8.** Support for renewable energy - agriculture
- agricultural land managers.
- A beneficiary is young farmers). eligible for payment under this option, for purchase Up to 40% of eligible costs in

(1) Eligible beneficiaries are Up to 50% of eligible costs in Less Favoured Areas (60% for

and installation, construction, non Less Favoured Areas (50% upgrading or development of for young farmers).

Column 1		Column 2	Column 3
Option		Activity and eligibility conditions	Rate of payment
		infrastructure and/or equipment for small scale renewable energy capacity if the beneficiary—	
		(a) develops small scale renewable energy capacity that uses a range of renewable technologies where the investment will contribute to—	
		(i) a reduction in carbon emission;	
		(ii) helping towards developing a local, sustainable energy supply;	
		(iii) improving business efficiency; and	
		(b) produces documentation to demonstrate the renewable energy system was installed by a registered installer on the Department for Business and Regulatory Reform accredited list(51) and provides the Scottish Ministers with a receipted invoice.	
9 Support	for renewable	(1) Fligible beneficiaries are	Un to 50% of eligible costs in

9. Support for renewable energy – forestry

(1) Eligible beneficiaries are Up to 50% of eligible costs in forestry land managers.

Less Favoured Areas.

(2) A beneficiary is eligible for payment under Up to 40% of eligible costs in this option, for purchase non Less Favoured Areas. and installation, construction,

⁽⁵¹⁾ Accredited lists are available on line at www.berr.gov.uk or by contacting the Department for Business, Enterprise and Regulatory Reform, Victoria Street, London, SW1H 0ET.

Column 1	Column 2	Column 3
Option	Activity and eligibility conditions	Rate of payment
	upgrading or development of infrastructure and/or equipment for small scale renewable energy capacity if the beneficiary—	
	(a) develops small scale renewable energy capacity that uses a range of renewable technologies where the investment will contribute to:	
	(i) a reduction in carbon emission;	
	(ii) helping towards developing a local, sustainable energy supply;	
	(iii) improving business efficiency; and	
	(b) produces documentation to demonstrate the renewable energy system was installed by a registered installer on the Department for Business and Regulatory Reform accredited list(52) and provides the Scottish Ministers with a receipted invoice.	
10 Improving the economic	(1) A heneficiary is eligible	Up to 50% of net actual costs

^{10.} Improving the economic value of forests

for payment under this option if identified and approved in the the beneficiary-

(1) A beneficiary is eligible Up to 50% of net actual costs investment plan.

(a) has a forest holding of 30 hectares

⁽⁵²⁾ Accredited lists are available on line at www.berr.gov.uk or by contacting the Department for Business, Enterprise and Regulatory Reform, Victoria Street, London, SW1H 0ET.

Column 1	Column 2 Activity and eligibility conditions		Column 3 Rate of payment
Option			
		or greater which is managed in accordance with a Forest Plan approved by Forestry Commission Scotland;	
		produces an investment plan quantifying the estimated costs of investment operations and estimated income from produce; and	
		implements one or more of the eligible investment operations outlined in such plan and as listed below—	
		(i) early pruning to improve timber quality;	
		(ii) high pruning to improve timber quality;	
		(iii) pre commercial and non commercial thinning to improve average stem quality;	
		(iv) re spacing of natural regeneration where stem density exceeds 4,000 trees/ hectare;	
		(v) reducing deer numbers to minimise browsing and fraying damage which	

Column 1 Option	Column 2 Activity and eligibility conditions	Column 3 Rate of payment
	results in stem deformities or fungal rot so as to improve the conditions for the production of quality timber; or	
	(vi) controlling grey squirrels to prevent bark stripping damage and enable quality timber production from broadleaved woodland.	
	(2) Where independent certification of the forest holding has been undertaken, in accordance with the UK Woodland Assurance Standard (2nd Edition)(53), additional support will be given to associated costs of preparing and implementing a plan required by the certification body to close out Corrective Action Requests issued by such certification body.	
11. Processing an marketing	d (1) Eligible beneficiaries are individual land managers, farmers and small rural businesses directly linked to on farm or near holding production units, groups of primary producers or companies involved in primary production, processing and marketing. (2) Support is limited to micro enterprises and small and medium sized enterprises	up to 50% of eligible costs. Up to 40% elsewhere.

⁽⁵³⁾ The UK Woodland Assurance Standard (2nd Edition) was published 1st November 2006 and is available on line at www.ukwas.org.uk or from Forestry Commission Publications, PO Box 25, Wetherby, West Yorkshire, LS23 7EW.

Column 1	Column 2	Column 3
Option	Activity and eligibility conditions	Rate of payment
	within the meaning Commission Recommendation 2003/361/EC of 6th May 200 concerning the definition micro, small and medium size enterprises (54) except in the case of forestry where support limited to micro enterprises.	of ed ne
	(3) All primary sectors listed in Annex 1 to the Treaty exces fishery products (and drink where the primary inputs a covered by Annex 1 to the Treaty) are eligible as well a forestry products.	pt ks re ne
	(4) A beneficiary is eligib for payment under this option the beneficiary—	
	(a) does any of the following-	
	(i) develops new or improves existing primary product processing facilities;	
	(ii) purchases plan and equipmen including computer hardware and software and incurs directly related genera costs includin architects, engineers and consultants fees; or	t , , , , g
	(iii) undertakes a range of business development activities to support	

⁽⁵⁴⁾ O.J. No. L 124, 20.5.2003, p.36.

Column 1	Column 2	Column 3	
Option	Activity and eligibility conditions	Rate of payment	
	the food processing operation;		
	(b) does not have separate accounts for farm business and processing; and		
	(c) has a turnover of less than £150,000 for the processing business.		
	(5) General related costs including fees up to a combined maximum of 11% of total eligible costs and marketing costs up to a combined maximum cost of 11% of total eligible costs are eligible.		

- 12. Co operation (non food and forest products)
- (1) Eligible beneficiaries are Up to 100% of eligible costs. individuals, primary producers, groups of primary producers or companies.
- (2) Beneficiaries are eligible for payment if they co operate with other producers, suppliers or third parties and this may include developing one or more of the following-
 - (a) innovative processing facilities;
 - (b) new added value;
 - (c) new markets for products.
- (3) The new products, processes and technologies must not displace existing products or businesses within the Scottish land based sectors.
- (4) The following costs are eligible-
 - (a) non capital costs of resources to support co operation, collaboration, and development within the supply chain;

Column 1	Column 2	Column 3
Option	Activity and eligibility	Rate of payment
	conditions	
	(b) costs of developing innovative new products in a co operative way across 2 or more partners;	3
	(c) support for market research to increase current market share, or aid market penetration for new products;	
	(d) support for market development plans at a strategic level to support the sector;	
	(e) aiding the organisation and development of the sector, with a view to facilitating a greater degree of vertical integration.)
	(5) The following costs ar not eligible—	e
	(a) purchase of building intended for demolition or which have been used for the same purpose previously;	S
	(b) working capital;	
	(c) harvesting equipment;	
	(d) the company's own labour and equipment costs;	
	(e) consumables such as paper and ink;	\$
	(f) repair and maintenance costs;	
	(g) office equipment and other furniture (specific telephone equipment, computers and	

software related to

Column 1	Column 2 Activity and eligibility conditions		Column 3	
Option			Rate of payment	
		the development are eligible);		
	(h)	landscaping and ornamental work;		
	(i) general costs including fees relating to planning, building and works.			

13. Provision and upgrading land, energy supplies and water the beneficiarymanagement

(1) A beneficiary is eligible Up to 50% of eligible costs in of infrastructure related to for payment under this option if Less Favoured Areas (60% for access to farm and forest they are a land manager and if young farmers).

(a) provides or upgrades infrastructure elements where it can be shown that-

Up to 40% of eligible costs in non Less Favoured Areas (50% for young farmers).

- (i) they are an essential part of the restructuring or re orientation of the business; and
- (ii) the restructuring will result in improvements in access to farm or forest land, in the supply of energy or in water management;
- (b) is compliant with existing European Community standards applicable to any new areas of activity undertaken as a result of investment concerned; and
- (c) identifies in the application the expected improvements

Column 1	Column 2	Column 3
Option 1	Activity and eligibility conditions	Rate of payment
	in performance of the business as a result of the planned investment, against the criteria of improved viability, increased market orientation, enhanced animal welfare or protection of the water environment.	
14. Treatment of run–off of nutrients and other pollutants	(1) A beneficiary is eligible for payment under this option if the beneficiary is an agriculture or forestry manager and does either or both of the following—	young farmers).
	(a) plans to and constructs bio beds in accordance with recognised design principles in a SEPA endorsed design manual and does the following—	non Less Favoured Areas (50% for young farmers).
	(i) mixes and handles pesticides and wash down either directly over the bio bed or in an adjacent bunded concrete area which drains to the bio bed;	
	(ii) registers any waste exemptions with SEPA;	
	(iii) obtains an authorisation from SEPA under the Water Environment (Controlled Activities)	

Column 3

Column 2

Column 1

	2011 2	Commit
Option	Activity and eligibility conditions	Rate of payment
	(Scotland) Regulations 2005(55) where liquid residue is disposed of to land; or	
	(b) plans to and constructs and demonstrates that a constructed farm wetland—	
	(i) will be of environmental benefit; and	
	(ii) will deal with pollutants by collecting, storing and treating lightly contaminated water from the steading.	
15. Conversion to and maintenance of organic farming	"production unit" means land,	of £500 per annum per holding per management option – conversion (any one of, or a combination of, elements A and B) or maintenance (any one of, or combination of, elements C and D) irrespective

C. Maintenance of organic production
D. Maintenance of organic production of land converted to organic production in phases
E. Capital Items

Column 1	Columi		Column 3	
Option	Activity condition	and eligibility	Rate of payment	
		version of land to		
		production		
		nis is a minimum 5 year		
		mmitment.		
	(2) A	beneficiary is eligible		
		r payment under this		
	op	tion if the beneficiary-		
	(a)) converts land to		
		organic production		
		to gain full organic		
		certification;		
	(b)			
		certification;		
	(c)			
		certification		
		with an organic		
		certification body for the remainder of		
		the relevant period		
		of the undertaking		
		and submits		
		confirmation of		
		such certification		
		to the Scottish		
		Ministers;		
	(d) continues to		
		farm the land in		
		accordance with		
		Council Regulation		
		2092/91 and the		
		Organic Standards		
		Compendium		
		throughout the		
		relevant period of		
	(a)	the undertaking;) submits an		
	(e)	organic viability		
		proposal with the		
		application;		
	(f)			
	(1)	conversion of the		
		land either—		
		(i) within 6		
		months of		
		the date of		
		approval		
		of the		
		application;		
		or		
		OI		

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Column 1 Column 2 Column 3
Option Activity and eligibility Rate of payment conditions

- (ii) by the date of commencement of the undertaking, whichever date is later;
- (g) does not manage the land as formally in conversion or as fully organic before submitting an application for aid;
- (h) submits
 confirmation to the
 Scottish Ministers
 from an organic
 certification
 body that organic
 conversion has
 begun by the dates
 specified in (f)
 above;
 - (i) ensures that where land is to be registered with a different organic certification body, such registration must be completed before registration of the land ends with the existing organic certification body;
- (j) where the beneficiary has responsibility for organic production on other land which is already fully organic at the date

Column 1
Column 2
Column 3
Activity and eligibility
conditions

of the application,
maintains that
certification for
the relevant period
of the undertaking
or, where shorter,
the period of such

- responsibility; and where land is vegetable and fruit land, produces vegetables or fruit for a minimum of one year in any of years 3 to 5 of the relevant period of the undertaking.
- B. Conversion of land to organic production in phases
- (1) A beneficiary may undertake to convert land under element A to organic production to gain full organic certification in phases and in such circumstances the commitment may extend to a maximum of 9 years.
- (2) A beneficiary is eligible for payment to convert land in phases if the beneficiary—
 - (a) meets the eligibility obligations and requirements specified under (a) to (k) in element A above for the whole production unit or common grazing that the undertaking refers to;
 - (b) divides the land into no more than 5 areas of land with each area of land deemed to be a separate production

Column 1	Column 2	Column 3	
Option	Activity and eligibility conditions	Rate of payment	

unit or common grazing;

- (c) specifies each area of land and nominates in the application for aid the order in which these areas of land will be converted to organic production;
- (d) agrees the relevant period of the undertaking for each particular area of land to be converted to organic production in phases with the Scottish Ministers; and
- (e) starts conversion of the last area of the land to be converted to organic production no later than 5 years from the start of the relevant period of the undertaking relating to the first area of land to be so converted.
- (3) For both elements A and B above–
 - (a) land is eligible if
 - the land is a production unit, or if the applicant is a grazings committee, a common grazing which has been accepted by an organic certification body as viable for

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Column 1	Column 2	Column 3
Option	Activity and el	
Οριισι	conditions	izioiiiy Kaie oj paymeni
	Conditions	conversion
		to organic
		production;
	(ii)	the land is
		any of the
		following:-
		(aa) arable
		land;
		(bb) improved
		grassland;
		(cc) rough
		grazing
		or
		unimproved
		grassland;
		(dd) vegetable
		and fruit
	()	land;
	(iii)	
		extends to not
		less than one hectare; and
	(iv)	
	(17)	which has
		not been
		formally in
		conversion or
		fully organic
		at any time
		during the
		period from
		1st January
		2000 until
		the date of
		submission
		of the
		application
	(1.)	for aid; and
		ments of aid for
		version shall
		nade in respect maximum of
		0 hectares per
		ling or common
		ing of common
		maximum
		ments in
		tion to arable
		l, improved
		sland and

Column 1	Column 2	Column 3	
Option	Activity and eligibility conditions	Rate of payment	
	vegetable and		
	fruit land shall		
	not be made in		
	respect of more		
	than 300 hectares		
	of any such land		

C. Maintenance of Organic Production

(1) This is a minimum 5 year commitment.

taken together or separately.

- (2) A beneficiary is eligible for payment for the maintenance of organic production if the beneficiary—
 - (a) submits to the
 Scottish Ministers
 evidence of
 full organic
 certification for the
 land included in the
 application;
 - (b) continues to farm the land in accordance with Council Regulation 2092/91 and the Organic Standards Compendium throughout the relevant period of the undertaking;
 - (c) ensures that where land is to be registered with a different organic certification body, such registration must be completed before registration of the land ends with the existing organic certification body;
 - (d) maintains full organic certification

Column 1	Column 2	Column 3
Option	Activity and eligibility	Rate of payment
	conditions	
	throughout the relevant period o	.f
	the undertaking	01
	and submits	
	confirmation of	
	such certification	1
	to the Scottish	
	Ministers; and	
	(e) where land is	
	vegetable and fru	uit
	land, produces	
	vegetables or fru	
	for a minimum o	
	2 years during th	
	relevant period o	t
	the undertaking.	
	D. Maintenance of land	
	converted to organic	
	production in phases	
	(1) Where a beneficiary	
	has undertaken to	
	convert land to organic	
	production to gain full	
	organic certification in	
	phases under element above, the beneficiary	D
	may undertake to phas	e.
	in the maintenance of	
	full organic certification	on
	of land converted to	,
	organic production and	d
	in such circumstances	
	commitment may exte	nd
	to a maximum of 9 year	
	(2) A beneficiary is eligib	
	for payment to phase i	
	the maintenance of ful	
	organic certification of	f
	land if—	
	(a) the beneficiary	r.
	meets the eligibi	lity
	Obligations and	

obligations and requirements specified under (a) to (e) above for the whole organic production unit or common grazing

Column 1	Column 2	Column 3
Option	Activity and eligibility	Rate of payment
	conditions	

that the undertaking refers to;

- (b) the conversion of the land to organic production has been phased in either under these Regulations, the 2004 Regulations or the 1994 Regulations and the last area of land to be converted has not been converted;
- in the application for aid, the beneficiary identifies the areas of land which have been and are being converted to organic production in phases and identifies the order in which these areas of land will start to be maintained which shall be the same order as the order in which the areas of land were converted to organic production and each area of land is deemed to be a separate organic production unit or common grazing;
- (d) the beneficiary
 agrees the relevant
 period of the
 undertaking
 with the Scottish
 Ministers for the
 maintenance of
 each particular area
 of land;

Column 1	Column 2		Column 3
Option	Activity and eligibility		Rate of payment
_	conditions	S	
	(e)	the beneficiary	
		maintains	
		full organic	
		certification of	
		the converted	
		land as and when	
		phased in for the	
		relevant period of	
	(2) For h	the undertaking.	
	. ,	ooth elements C and	
	D ab		
	(a)	land is eligible if— (i) the land is	
		()	
		an organic production	
		unit, or if the	
		applicant is	
		a grazings	
		committee,	
		a common	
		grazings	
		which is fully	
		organic;	
		(ii) the land	
		extends to not	
		less than one	
		hectare;	
		(iii) the land is	
		any of the	
		following:-	
		(aa) arable	
		land;	
		(bb) improved	
		grassland	1;
		(cc) rough	
		grazing	
		or	wad
		unimprov	
		grassland (dd) vegetable	
		and fruit	
		land;	
		and	
		(iv) either–	
		(aa) no aid is	
		payable	
		under	
		these	
		Regulation	ons.
		the	,
		49	

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Column 1	Column 2	Column 3
Option	Activity and eligibilit	ty Rate of payment
	conditions	
		2004
		Regulations
		or the
		1994
		Regulations
		in
		respect
		of the
	4.1	land; or
	(bb)	aid is
		payable
		under an
		undertaking
		under
		these
		Regulations,
		the
		2004
		Regulations
		or the
		1994
		Regulations
		in
		respect
		of the
		land
		but the
		undertaking
		has
		ended or will
		have ended
		before
		the
		commencement
		of the
		relevant
		period
		of the
		undertaking
		under
		element
		C or D
		above;
		and
	(b) payments	
	maintenance shall	

be made in respect of a maximum of

Column 1	Column 2	Column 3	
Option	Activity and eligibility	Rate of payment	
	conditions		

1000 hectares per holding or common grazing and within this maximum payments in relation to arable land, improved grassland and vegetable and fruit land shall not be made in respect of more than 300 hectares of any such land taken together or separately.

Where land has been converted to organic production in phases under element B above or under the 2004 Regulations or the 1994 Regulations, an undertaking for the land can be entered into under element D above but payments for each area of land can only commence once the relevant period of the undertaking for the conversion to organic production for that area of land has ended.

E. Capital Items

- (1) A beneficiary is eligible for payment for capital items if the beneficiary—
 - (a) converts land to organic production to gain full organic certification under either element A or B above;
 - (b) meets the eligibility obligations and requirements specified under (a) to (k) under element A above

Column 1	Column 2	Column 3
Option	Activity and eligibility conditions	Rate of payment
	for the whole production unit or common grazing; (c) carries out any of the capital items specified in column 1 of Schedule 3 in accordance with	
	the requirements outlined in the programme guidance; and	
	(d) completes the capital item within 2 years of the start of the conversion of the land to organic production and where conversion is undertaken in phases, within 2 years of the start of the conversion of each particular area of phased in land.	

- **16.** Wild bird seed mix/ unharvested crop
- (1) This is a 5 year £391.26 per hectare per year. commitment.
- (2) A beneficiary is eligible for payment under this option if the beneficiary either—
 - (a) spring sows a mixture of annual crops, including at least one cereal which will provide seed for the targeted species and does not plough down until after 15th March the following year; or
 - (b) sows a mixture of at least 2 crops, one of which must seed in the first year and one in the second and ploughs in after 15th March following last seeding year.

Column 1	Column 2	Column 3
Option	Activity and eligibility conditions	Rate of payment
	(3) For both options (a) and (b) above–	
	(i) plots must be on arable or improved grassland and a maximum of 2 hectares in size;	
	(ii) pesticides may be applied where necessary to aid establishment of the crop, otherwise no application of pesticides is permitted.	
	(4) In Corn Bunting areas (East Scotland, Uists and Borders) either one-year cereal-based mixes must be established or, where 2 year mixes are sown, at least 2 plots must be established in alternate years.	
17. Management of mown	(1) This is a 5 year	£174.88 per hectare per year.

- grassland for wildlife
- commitment.
- (2) A beneficiary is eligible for payment under this option on a grassland field on which an extensive crop of hay or silage will be grown if the beneficiary-
 - (a) does not roll, harrow or graze the field from 1st April until 30th June inclusive or until the crop has been secured, whichever is the later;
 - (b) mows the field but neither mowing nor the reintroduction of grazing may take place before 1st July or the end of the exclusion period, whichever is later;
 - (c) cuts the hay and silage in a wildlife friendly manner in accordance with

Column 1	Column 2	Column 3
Option	Activity and eligibility conditions	Rate of payment
	the programme guidance;	
	(d) does not apply artificial fertilizer	

- artificial fertilizer
 before 15th May, or
 1st June where later
 ground-nesting birds
 and young may be
 found;
- (e) after mowing, leaves uncut a strip of grass 2 metres wide around the field boundary and herbicides may be applied to this strip only with the prior written agreement of the Scottish Ministers;
- (f) does not apply pesticides to the 2 metre strip; and
- (g) ensures little or no tree cover around fields.
- (3) Beneficiaries need not manage the same field each year, but must give details of the different fields and their locations and their areas in the application for aid. If during the lifetime of the undertaking a different rotation to that originally approved is agreed with the Scottish Ministers, the area upon which the annual management payment is calculated will be restricted to either the originally approved area or the revised area, whichever is smaller.
- (4) Fields in the first year in which spring sown grass is being established are ineligible.

Column 1 Option	Column 2 Activity and eligibility conditions	Column 3 Rate of payment
	(5) Fields receiving substantial applications of fertiliser or slurry are ineligible.	
18. Management of mown grassland for corn buntings	(1) This is a 5 year commitment.	£224.48 per hectare per year.
	(2) A beneficiary is eligible for payment under this option on fields used for growing a hay or silage crop within the breeding distribution of Corn Buntings in East Scotland, Uists and Borders if the beneficiary— (a) excludes stock from hay or silage fields from 1st May;	
	(b) does not roll, harrow or graze fields from 1st May until after the field has been mown and where ground nests are present before 1st May, they must be marked and avoided;	
	(c) mows fields but mowing must be delayed until after 1st August;	
	(d) cuts hay and silage in a wildlife friendly manner in accordance with the programme guidance;	
	(e) leaves uncut a strip of grass 2 metres wide around the field boundary; and	
	(f) does not apply pesticides to the 2 metre strip.	
19. Management of mown grassland for corncrakes	(1) This is a 5 year commitment.	Option $1 - £271$ per hectare per year.

(2) A beneficiary is eligible for payment under this option Option 2 £381 per hectare per on a grassland field on which

Column 1	Column 2	Column 3
Option	Activity and eligibility conditions	
	an extensive crop of silage will be grown are a land manager Argyll Islands, Skyo Isles, Western Isles, Or parts of the North Stand the West Argyll of support Corncrake poand if they—	on the e, Small kney and utherland coast that
	(a) carry out this in combinati one of the forural prioriti options, whi be undertaked directly adja land—	on with ollowing es ch must en on
	(i) Manag of early late co- corners	y and ver for
	(ii) Creation manage of early late concorners	ement y and ver for
	(iv) Wild b seed m unharv crop;	ix/
	(b) exclude lives from hay or fields from 1 May;	silage
	(c) do not roll, he graze the fie 15th May un it has been no and where granests are presented before 15th lether must be and availed.	ld from til after nown round sent May, marked

and avoided;

Column 1	Column 2	Column 3	
Option	Activity and eligibility conditions	Rate of payment	

- (d) mow these fields but mowing must be delayed until after either—
 - 1st August; in which case the rate of payment for Option 1 in column 3 applies;
 - 15th August; in which case the rate of payment for Option 2 in column 3 applies;
 - 1st September in which case the rate of payment for Option 3 in column 3 applies;
- (e) cut the hay and silage in a wildlife friendly manner in accordance with programme guidance;
- (f) leave a strip of uncut grass 2 metres wide around the field boundary; and
- (g) do not apply pesticides to the 2 metre strip.
- (3) The same field need not be managed each year if hay or silage production is rotated around grassland area. Details of the fields to be rotated in this way, their location and areas must be given in the application for aid. If, during the lifetime of the undertaking, a different rotation to that originally agreed is approved, the area upon which the

Column 1 Option	Column 2 Activity and eligibility conditions	Column 3 Rate of payment
	annual management payment is calculated will be restricted to either the area originally approved or the revised area, whichever is smaller.	
20. Management of grazed grassland for corncrakes	(1) This is a 5 year commitment.	£313 per hectare per year.
	(2) A beneficiary is eligible for payment under this option if the beneficiary is a land manager on the Argyll Islands, Skye, Small Isles, Western Isles, Orkney and parts of the North Sutherland and West Argyll coast that support Corncrake populations and—	
	(a) removes all livestock before 1st March;	
	(b) manages an area of at least 0.5 hectares, at least 30% of which must comprise vegetation likely to be taller than 20 cm by early May and suitable for Corncrakes if ungrazed;	
	(c) does not return livestock before 16th July;	
	(d) keeps livestock density below 1.4 livestock units per hectare until the end of August; and	
	(e) grazes the in bye land sufficiently in the autumn to prevent the sward becoming rank.	

(2) A beneficiary is eligible for payment under this option if the beneficiary is a land

management of early and late commitment.

cover for corncrakes

Column 2 Activity and eligibility	Column 3 Rate of payment
conditions manager on the Argyll Islands Skye, Small Isles, Wester Isles, Orkney and parts of the North Sutherland and	s, n of d
(a) carries out this option on land adjacent to land on which the "Management of mown grassland for corncrakes" option in this Schedule is being undertaken;	
on an area at least 0.15 hectares but not exceeding 1 hectare. The area must either be sheltered by man made or natural features or by creating a strip within the field, at least 5 metres wide, protected from	t 1
(c) creates early cover during autumn/ winter months using the following method–	
iris rhizomes	e
	manager on the Argyll Islands Skye, Small Isles, Wester Isles, Orkney and parts of the North Sutherland and West Argyll coast that support Corncrake populations and— (a) carries out this option on land adjacent to land on which the "Management of mown grassland for corncrakes" option in this Schedule is being undertaken; (b) carries out the option on an area at least 0.15 hectares but not exceeding 1 hectare. The area must either be sheltered by man made or natural features or by creating a strip within the field, at least 5 metres wide, protected from grazing in late winte and spring; (c) creates early cover during autumn/ winter months using the following method— (i) only with the prior written agreement of the legal occupier, digs up and collects iris from existing beds, mixes the

least equal proportions

Column 1 Option	Column 2 Activity and eligibility conditions	Column 3 Rate of payment
	by volume and spreads the mixture over the site to a depth of at least 20 centimetres;	
	(d) does not graze from 1st March until 30th September inclusive, except with the prior written agreement of the Scottish Ministers;	
	(e) at other times, grazes at a level not exceeding 0.3 livestock units per hectare, except with the prior written agreement of the Scottish Ministers; and	
	(f) cuts the area only with the prior written agreement of the Scottish Ministers.	
	(3) The combined area of existing and created early and late cover for Corncrakes managed under an undertaking must not exceed 6 hectares.	
	(4) The site must be improved grassland or arable land managed to ensure that it is normally in damp condition for the establishment of iris beds and other tall vegetation. Where iris is not available locally, other appropriate tall vegetation may be used, but only with the prior written agreement of the Scottish Ministers.	

(2) A beneficiary is eligible

This is a 5 year £162 per hectare per year.

(1)

commitment.

22. Management of early

and late cover for corncrakes

Column 2	Column 3
Activity and eligibility conditions	Rate of payment
if the beneficiary is a land	
· ·	
the North Sutherland and	
grassland or unimproved in	
suitable tall vegetation and the	
•	
option on one or more blocks of land adjacent to land on which the "Management of	
corncrakes" option in this Schedule is being undertaken;	
(b) ensures each individual area of early and late cover is at least 0.15 hectare but no more than 1 hectare, with a maximum total area of 5 hectares. The beneficiary may create an additional 1 hectare of early and late cover under the "Creation and management of early and late cover for corncrakes" option in this Schedule;	
(c) does not graze from 1st March until 30th September inclusive, except with the prior written agreement of the Scottish Ministers;	
	if the beneficiary is a land manager on the Argyll Islands, Skye, Small Isles, Western Isles, Orkney and parts of the North Sutherland and West Argyll coast that support Corncrake populations and the land is either reverted improved grassland or unimproved in bye grassland with clumps of suitable tall vegetation and the beneficiary— (a) carries out this option on one or more blocks of land adjacent to land on which the "Management of mown grassland for corncrakes" option in this Schedule is being undertaken; (b) ensures each individual area of early and late cover is at least 0.15 hectare but no more than 1 hectare, with a maximum total area of 5 hectares. The beneficiary may create an additional 1 hectare of early and late cover under the "Creation and management of early and late cover for corncrakes" option in this Schedule; (c) does not graze from 1st March until 30th September inclusive, except with the prior written agreement of the

(d) at other times, grazes at a level

Column 1	Column 2	Column 3
Option	Activity and eligibility conditions	Rate of payment
	not exceeding 0.3 livestock units per hectare, except with the prior written agreement of the Scottish Ministers; and	
	(e) cuts the area only with the prior written agreement of the Scottish Ministers.	

23. Management of open (1) This is a 5 year £111 per hectare per year. grazed or wet grassland for commitment. wildlife

(2) A beneficiary is eligible for payment under this option on in bye grassland if the beneficiary-

either-

- (a) agrees a grazing plan with Scottish Ministers that describes a livestock management and grazing regime, taking into account the preferences of individual target species, site conditions and farming operations;
- (i) excludes farm (b) livestock for 6 consecutive weeks between 15th March and 15th June inclusive or restricts numbers to a maximum of 1 livestock unit per hectare during the whole 3 month period;

Column 1			Column 2		Column 3
Option			Activity and eligibility conditions		Rate of payment
			(ii) (iv)	ensures the intensity of grazing is sufficiently low during the 3 month period so that the nests of ground nesting birds are not damaged; does not harrow or roll from 1st April until 31st July inclusive; does not apply artificial fertiliser to the site before 15th May and does not apply farmyard manure and slurry from 1st March until 15th May inclusive; does not apply pesticides to the site; and	
			(vi)	does not top until after 31st July.	
24. Mammal control	and	bird	(1) This commitment.	is a 5 year	A. £2 per hectare.
			to this option— A. Predato B. Crow c C. Predato	ontrol or control grouse and	B. £270 per year.£270 per trap per year with no more than 1 trap per hectare.C. Actual costs up to £7.50 per hectare per year.

Column 1	Column 2	Column 3
Option	Activity and eligibility conditions	Rate of payment
	with corresponding rates of payment in column 3.	Rates of payment correspond to the 3 elements in column 2.
	(3) A beneficiary is eligib for payment under— A. Predator control on SSS sites and European sites where there are ground nesting birds that are vulnerable to predation as endorsed by SNH;	I
	B. Crow control on SSSI sites and European sites where there are birds the are vulnerable to crow predation and likely to benefit from crow contras endorsed by SNH; and	at ol
	C. Predator control for black grouse and capercaillie on sites containing active leks or on adjoining sites where control would be complementary;	ek ve es
	if the beneficiary— (a) carries out mammal and bird control in a legal and humane manner and complies with the Open General Licence a issued each year by the Scottish Ministers and the British Association for Shooting and Conservation (BASC) Codes of Practice on Shooting, Lamping, Trapping of Pest Mammals and Trapping of Pest Birds(56).	ıs
	either— (i) as part of a habitat management programm aimed at achieving favourable condition of the natural heritage	e

⁽⁵⁶⁾ These Codes of Practice are published by the British Association for Shooting and Conservation and are available on line at www.basc.org.uk or from the head office at Marford Mill, Rossett, Wrexham, LL12 0HL. Information regarding Open General Licence is available in the programme guidance issued by the Scottish Ministers relating to these Regulations or on line at www.scotland.gov.uk.

Column 1	Column 2		Column 3	
Option		ivity a dition	nd eligibility s	Rate of payment
			rests on the site.	
			rt must be targeted	
			re it will give most	
			efit to the notified	
			ares rather than being	
			sed on agricultural	
	<i>(</i> ::\		efits; or	
	(ii)		art of a Capercaillie	
			lack Grouse	
			servation plan that	
			udes a site-specific	
		-	lator/crow control	
			targeted where it	
			give most benefit to species;	
	(b)			
	(0)			
		and C that the habitat management programme includes details of		
			oredator control	
		-	gramme which should	
		set c		
		(i)	the areas where	
		(1)	control will be	
			undertaken;	
		(ii)	the species to be	
		()	controlled;	
		(iii)	the methods that	
		()	will be used;	
		(iv)		
		. ,	appropriate period	
			for the activity	
			within the targeted	
			spring/early	
			summer period	
			(control outwith	
			this period will not	
			be funded);	
		(v)	a summary of any	
			other predator	
			control effort in the	
			remainder of the	
		(year;	
		(V1)	the number of days	
			and nights that the	
			activity will be	
			undertaken in each	
		,	month;	
		(3711)	nianc tarthace	

(vii) plans, for those activities that

Column 1	Column 2	Column 3
Option	Activity and eligibility conditions	Rate of payment
	are planned on a weekly basis, such as lamping or shooting, which must be kept up to date throughout the control period	t

when other activities will take place such as setting and managing snares, must be included in the management programme;

and available for inspection on request. Dates

- (viii) the impact that
 the mammal and
 bird control will
 have, looking
 for reductions
 in numbers of
 fox scats and
 prey remains
 and increases
 in numbers of
 breeding birds;
- (ix) a description of any predator control effort in the past 5 years and a description of the existing predation problem as it affects breeding birds,
- (c) ensures for element
 B that the habitat
 management programme
 details the proposed trap
 locations on a map;
- (d) ensures for elements B and C that crow traps will be operated within the requirements of the BASC Code of Practice on the Trapping of Pest Birds in particular—

Column 1	Column	2	Column 3
Option	Activity	and eligibility	Rate of payment
	conditio	ons	
	(i)	traps will be of a	
		legal design and	
		operated legally;	
	(ii)	the beneficiary will	
		provide all decoy	
		birds with shelter,	
		food and water at	
		all times;	
	(iii		
		must have enough	
		staff to inspect	
		traps every day;	
	(iv)		
		must be killed	
		quickly and	
	/ \	humanely; and	
	(v)		
		species will	
		be released	
		immediately and	
	(a) f a	unharmed;	
		elements A, B and C	
		ove an annual report ast be provided which	
		st include–	
	(i)	details of the	
	(1)	methods employed;	
	(ii)		
	(11)	mammal and bird	
		control across the	
		specified period;	
	(iii		
	(111	controlled and date	
		of control;	
	(iv		
	(11)	- where traps are	
		located and where	
		other methods are	
		applied;	
	(v)		
		mammal and bird	
		control, in terms	
		of numbers taken,	
		counts of fox scats	
		and crows and	
		numbers of nesting	
		birds; and	
	(vi		
		above must be	
		kept up to date	
		67	

		G 1 2	G 1 2
Column 1		Column 2	Column 3
Option		Activity and eligibility conditions	Rate of payment
		throughout the period that control is undertaken and they must be available for inspection on request; (f) for elements A and C above a summary of any other predator control effort carried out in the remainder of the year must be provided.	
25. Supplementary provision for raptors	food	(1) This is a 5 year commitment.	A: £1,076 per nest per year.
		(2) There are 2 elements to this option—	B: £32 per carcass.
		A. Supplementary food provision for Hen Harriers B. Provision of deer carcasses for Golden Eagles with corresponding rates of payment in column 3.	Rates of payment correspond to the 2 elements in column 2.
		(3) For element A above, a beneficiary is eligible for payment under this option if the Moorland Management Plan identifies a conflict between Grouse moor management and Hen Harriers' predation of Grouse chicks and if the beneficiary—	
		(a) is a land manager within an SPA or potential SPA with breeding hen harriers;	
		(b) agrees with SNH the number and location of hen harrier nests for which food will be provided;	
		(c) checks feeding posts and provides food in the nesting area	

Column 1	Column 2	Column 3
Option	Activity and eligibility conditions	y Rate of payment
	on a daily be accordance of practice desc in "Substitut Feeding of H Harriers on Moors" (Mo Working Gre 1999)(57);	with the cribed te Hen Grouse oorland
	(d) carries out for 100 days covering bot pre-nesting powell as the beseason. If a should fail with the 100 day then feeding cease subject agreement be and paymen reduced accordinates.	s, th the period as preeding nest within period, g must et to by SNH ts will be
	(e) agrees the st date with SN feeding at ea (the start dat the date that arrive on ter	NH for ach site; te being birds
	(f) purchases appropriate and ensures it is appropr stored and repurchase recinspection;	food that iately etains
	(g) records the vundertaken undertaken under	using g forms SNH es on a s where

⁽⁵⁷⁾ Substitute feeding of Hen Harriers on Grouse Moors was published by SNH and is available on line at www.snh.org.uk or by contacting Great Glen House, Leakin Road, Inverness, IV3 8NN.

beneficiary is eligible for

Column 1	Column 2	Column 3
Option	Activity and eligibility conditions	Rate of payment
payment under this option if the beneficiary—		the

- (a) is a land manager within a Golden Eagle SPA or potential SPA where SNH considers it will benefit the Golden Eagle population;
- (b) draws up a plan and agrees it with the Scottish Ministers or SNH, outlining the number of deer carcasses to be left on the hill each month (either one or 2 per month) for 4 months (November February) and how and where carcasses will be left;
- (c) undertakes this work in conjunction with existing annual hind culls and in accordance with best practice and all relevant legislation and does not use this as an incentive to cull additional deer; and
- (d) keeps a record of work undertaken, giving the dates and showing where carcasses were left and retains these records for inspection.
- 26. Wardening for Golden Eagles
- (1) This is a 5 year £55 per farm unit per year. commitment.
- for payment under this option if committee per year. the beneficiary-

(2) A beneficiary is eligible £82 per common grazings

Column 1	Column 2	Column 3
Option	Activity and eligibility	Rate of payment
	conditions	
	(a) is a land manager within a Golden Eagle SPA or potential SPA; where SNH considers that it will benefit the Golden Eagle population—	
	(b) records observations of Golden Eagles on a regular basis throughout the year on an annual record sheet and submits this with claims for payment;	
	(c) where a nest is present on the beneficiary's land, participates in a network of contacts working in co operation to help prevent Golden Eagle persecution, including egg theft, in accordance with information and guidance provided to land managers by SNH; and	
	(d) co operates with any accredited eagle workers visiting their land for survey or monitoring purposes.	
27. Control of invasive nonnative species	commitment.	For Japanese knotweed, giant hogweed, Himalayan balsam, £160 per hectare per annum.
	(2) There are 2 elements to this option:—	2100 per nectare per annum.
	A named invasive non native plant control; and B grey squirrel	For the control of grey squirrels for red squirrel conservation using a single capture trap. £185 per trap site

corresponding rates of payment in column 3.

controlwith

capture trap, £185 per trap site

For the control of grey squirrels for the protection

per annum.

Column 1 Option

Column 2 Activity and eligibility conditions

- Column 3 Rate of payment
- (3) beneficiary payment under this option for woodland using multi-capture named invasive non native plant traps, £111 per trap per annum. control if the beneficiary is a land manager and-
 - (a) is within the specific targeted area where the plant species have been identified as a particular threat by SNH, SEPA or the Forestry Commission Scotland. Within these areas applications must be part of a collaborative area project/plan. Applications must either complement an existing plan or be part of a new co ordinated plan/ project within an area, catchment wide or other self contained area/
 - (b) requires funding in order to undertake work where action is consequential on another option in this schedule. When action is required to control the named invasive non-native plant species for another option in this schedule to succeed; or

habitat;

(c) is the first land manager in the area to have their land colonised by one of the named invasive

For element A a of identified stands of high is eligible for biodiversity value broadleaf

> Rhododendron payments are capital items and the item and payment rates are set out in Schedule 3.

Column 1	Column 2	Column 3
Option	Activity and eligibility conditions	Rate of payment
· · · · · · · · · · · · · · · · · · ·		

non native plant species.

- (4) For element A, for Japanese knotweed, giant hogweed and Himalayan balsam the beneficiary must provide the following evidence:
 - (a) with the application for aid, on a 1:10,000 OS map, in the first year, map the current distribution of the plant species being treated before control work starts and each year thereafter, map the affected area following control work;
 - (b) keep a work programme that contains—
 - (i) spraying
 records and
 evidence of
 agreement
 from
 appropriate
 statutory
 bodies to
 spraying
 regimes around
 water courses
 or protected
 areas;
 - (ii) evidence of regrowth monitoring;
 - (iii) disposal transportation records and copies of Waste Transfer documentation;
 - (iv) approval from SEPA for any spoil sites;

Column 1 Column 2 Column 3
Option Activity and eligibility Rate of payment conditions

- (v) copies of the risk assessment carried out according to the requirements of the Control of Substances Hazardous to Health Regulations 2002(58); and
- (vi) copies of certificates of spraying for individuals undertaking work or directly supervising spraying.
- (c) if spraying is to be undertaken near a watercourse, obtain SEPA agreement to the operation prior to any spraying. If spraying is proposed on or near a designated area, the beneficiary must obtain SNH agreement to the operation prior to any spraying. Written evidence of the SNH and SEPA agreement must be provided; and
- (d) start the control work in the first year of the undertaking.
 At the end of year 5 there must be no Japanese knotweed, giant hogweed or

Column 1	Column 2	Column 3
Option	Activity and eligibility conditions	Rate of payment
	Himalayan balsam,	
	as appropriate,	
	present on the treated	
	area.	
	(5) For Japanese Knotweed	
	under element A control	
	measures must kill the	
	plant. Cutting, flail mowing	
	or strimming must not be	
	undertaken.	
	Eradication must be	
	by one or more of the following—	
	(i) chemical control	
	– spray with a	
	herbicide only in	
	the growing season	
	when green leafy	
	material is present.	
	The herbicide must	
	be an approved	
	Glyphosate based	
	herbicide and must	
	be used according to the Code of	
	Practice for Using	
	Plant Protection	
	Products in	
	Scotland published	
	by the Scottish	
	Ministers(59)	
	and the label	
	instructions. There	
	must be a minimum	
	of 2 sprays in	
	each growing season, further	
	spraying is allowed	
	if necessary.	
	The plant must	
	be monitored	
	regularly for signs	
	of regrowth during	
	the period of the	
	undertaking, and	
	any ragravith mand	

⁽⁵⁹⁾ Code of Practice for Using Plant Protection Products in Scotland published January 2007, ISBN 0755950933 available on line at www.scotland.gov.uk or from the Rural Directorate, Pentland House, Robb's Loan, Edinburgh, EH14 1TY.

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any regrowth must be resprayed.

Column 1 Column 2 Column 3
Option Activity and eligibility Rate of payment conditions

Glyphosate must not be applied until early/mid May or when the plant is 0.5 1.5m tall. Both the top and underside of the leaves must be sprayed;

- (ii) digging - the beneficiary must consult SEPA before undertaking this method. Above ground leaf and stem material must be cleared. All ground material including all roots, fibre, soil and earth containing any roots/fibre must be removed. The soil around the plant for up to 7 metres must be removed off site. Any plant regrowth during the period of the undertaking must be sprayed with herbicide as detailed in the chemical control method;
- (iii) disposal Japanese knotweed must not be composted. Infested material must be removed from the site for disposal, unless otherwise agreed by SEPA. Japanese knotweed infested soil and plant material to be discarded as "controlled waste" as defined under the Environmental

Column 1 Column 2 Column 3
Option Activity and eligibility Rate of payment conditions

Protection Act 1990(60)and the Controlled Waste Regulations 1992(61) and must be removed from site for disposal by a SEPA licensed haulier to a licensed or permitted landfill site and must be accompanied by appropriate Waste Transfer documentation prepared by the licensed haulier. All containers and bags contained infested material must be covered to avoid spread along public roads.

(6) For element A, for Giant Hogweed control measures must reduce or kill the plant, prevent flowering and seed dispersal. Strimming must not be undertaken.

A risk assessment must always be carried out prior to commencing work and records of this must be kept according to the requirements of the Control of Substances Hazardous to Health Regulations 2002(62) requirements. Eradication must be by one or more of the following—

(i) chemical control
- spray with a
herbicide only

^{(60) 1990} c. 43 as last amended by S.S.I. 2007/251.

⁽⁶¹⁾ S.I. 1992/588 as relevantly amended by S.I. 1994/1056, 1996/972, S.S.I. 2005/22 and S.I. 2006/937.

⁽⁶²⁾ S.I. 2002/2677 as amended by S.I. 2003/978, 2004/3386, 2006/557 and 2007/1573.

Column 1 Column 2 Column 3 Option Activity and eligibility Rate of payment conditions during the growing season when green leafy material is present. The herbicide must be an approved Glyphosate based herbicide and must be used according to the Code of Practice for Using Plant Protection Products in Scotland, published by the Scottish Ministers(63) and the label instructions. There must be a minimum of 2 sprays in each growing season. Glyphosate must be applied before the plant flowers and sets seed. It should not be applied until the plants are 0.5 metres - 1.5 metrestall. Both the top and underside of the leaves must be sprayed. Plants must be monitored for signs of regrowth during the period of the undertaking. Regrowth must be sprayed when the plant/seedlings reach 0.5 metres

tall;

cutting/mowing
-this must only
be undertaken
following
consideration of

(ii)

⁽⁶³⁾ Code of Practice for Using Plant Protection Products in Scotland published January 2007, ISBN 0755950933 available on line at www.scotland.gov.uk or from the Rural Directorate, Pentland House, Robb's Loan, Edinburgh, EH14 1TY.

Column 1 Column 2 Column 3
Option Activity and eligibility Rate of payment conditions

the risk assessment results;

- (iii) digging out SEPA must be consulted before this method can be undertaken. Above ground leaf and stem material must be removed. All ground material including any roots, fibre, soil and earth containing any roots/fibres must be removed. The soil around the plant for a diameter of 4 metres around the plant must be removed. The crown must be dug out below ground, roots must be cut all the way through by hand, a minimum of 3.8 centimetres below ground. Any plant regrowth during the period of the undertaking must be sprayed with herbicide as detailed in the chemical control method;
- (iv) disposal Giant hogweed must not be composted. Infested material must be removed from the site for disposal, unless otherwise agreed by SEPA. Giant hogweed infested soil and plant material must be discarded as "controlled waste"

Column 1 Column 2 Column 3
Option Activity and eligibility Rate of payment conditions

as defined under the Environmental **Protection Act** 1990(64)and the Controlled Waste Regulations 1992(65) and must be removed from site for disposal by a SEPA licensed haulier to a licensed or permitted landfill site and must be accompanied by appropriate Waste Transfer documentation prepared by the licensed haulier. All containers and bags must be covered to avoid spread along public highways.

(7) For element A, for Himalayan Balsam, control measures must reduce or kill the plant, prevent flowering and seed dispersal.

Eradication must be by one or more of the following.

(i) chemical control – spray with a herbicide only in the growing season when there is green leafy material present. The herbicide must be an approved Glyphosate based herbicide and must be used according to the Code of Practice for Using Plant Protection

^{(64) 1990} c. 43 as amended by S.S.I. 2007/251.

⁽⁶⁵⁾ S.I. 1992/588 as relevantly amended by S.I. 1994/1056, 1996/972, S.S.I. 2005/22 and S.I. 2006/937.

Column 1	Column 2		Column 3
Option	Activity as conditions	nd eligibility s	Rate of payment
		Products in	
		Scotland published	
		by the Scottish	
		Ministers(66),	
		and the label	
		instructions. There	
		must be a minimum	
		of one spray during	
		the growing season	
		before the plant	
		flowers and sets	
		seed. Spot spraying	
		must be undertaken	
		unless the plants	
		grow in a dense	
		sward. Plants must	
		be monitored for	
		signs of regrowth	
		during the period of	
		the undertaking and	
		further spraying	
		must be undertaken	
		to kill seedlings	
		when the seedlings/	
		plants are visible;	
	(ii)	cutting/mowing	
		– must only be	
		undertaken before	
		the plant reaches	
		the flowering stage.	
		Cut at ground level	
		using a scythe.	
		Cutting must be	
		repeated annually	
		throughout the	
		period of the	
		undertaking until	
		no more growth	
		occurs;	
	(iii)	pulling any	
		germinating seeds	
		must be pulled up.	
		The roots must be	
		pulled up with the	
		plant;	
		•	

⁽⁶⁶⁾ Code of Practice for Using Plant Protection Products in Scotland published January 2007, ISBN 0755950933 available on line at www.scotland.gov.uk or from the Scottish Government Rural Directorate, Pentland House, Robb's Loan, Edinburgh, EH14 1TY.

Column 1	Column 2	Column 3	
Option	Activity and eligibility	Rate of payment	
	conditions		

- (iv) grazing grazing by cattle and sheep is effective from April throughout the growing season and must be continued until no new growth occurs;
- (v) disposal -Himalayan balsam plants must only be composted or burnt when no seeds are present. Following eradication, beneficiaries must ensure soil which may contain Himalayan balsam seeds is not used until the year following the year where no new seedlings appeared.
- (8) For Rhododendron under element A the beneficiary must–
 - (a) with the application, submit a 1:10,000 OS map, showing the current outlying area affected by Rhododendron proposed for treatment before control work starts, and highlight the area proposed for treatment;
 - (b) provide evidence that they have followed the guidance in the Forestry Code of Practice Guide Managing and controlling invasive rhododendron published by

Column 1	Column 2	Column 3
Option	Activity and eligibility conditions	Rate of payment
	the Forestry Commission(67);	
	(c) if spraying is to be undertaken near a watercourse, obtain SEPA's agreement the operation prior to any spraying. If spraying is proposed on or nea a designated area, the beneficiary mushave obtained SNH agreement to the operation prior to any spraying.	r st
	(d) begin control work in the first year of the undertaking. At the end of year 5 there must be no Rhododendron present on the treat area.	
	Eradication must be	
	by one or more of the	
	following-	
	(i) manual eradicatio – this method must be used on sensiti sites and/or where mechanised	st ve

clearance methods are not possible. Plants must be cut low to the ground. Subsequent operations must ensure that no regrowth results from flailed stools, this includes manual clearance and the use of herbicide treatments;

⁽⁶⁷⁾ The Forestry Code of Practice Guide – Managing and controlling invasive rhododendron is available on line at www.forestry.gov.uk or from Forestry Commission Publications, PO Box 25, Wetherby, West Yorkshire, LS23 7EW.

Column 1	Column 2	Column 3
Option	Activity and eligibility conditions	Rate of payment
	(ii) mechanised and/or chemical contract these methods may include the use of flails fitted on machinery and/or herbicide treatme on re-growth. A second application of herbicide must be applied when required; (ii) chemical control of standing Rhododendron—this may include the use of stem injection of herbicide to kill off established Rhododendron bushes. Follow up applications of herbicide or hand pulling of seedlings must be undertaken to ensure there are n successful seedling or sprouting bush on site.	nt n
	(9) For element B beneficiary is eligible payment under this option grey squirrel control if t beneficiary is a land managand their land is—	for the
	(a) within one of the control areas define under the Red Squirrel Action Pla 2006 2011 published by SNH(68), and	ın

by SNH(68), and there is evidence of grey squirrels on their land; or

⁽⁶⁸⁾ Copies of the plan can be obtained from SNH either on line at www.snh.org.gov or from SNH, Great Glen House, Leakin Road, Inverness, IV4 8NW.

Column 1	nn 1 Column 2		Column 3	
Option			Rate of payment	
	condition			
	(b)	has a stand of broadleaf		
		woodland identified		
		by Forestry		
		Commission		
		Scotland as being		
		part of a UK		
		Biodiversity Action		
		Plan Priority		
		Habitat(69) or		
		high biodiversity		
		value, being		
		mixed broadleaved		
		woodland in a		
		designed landscape.		
	(10)	For grey squirrel		
	control-			
	(a)	SNH or Forestry		
		Commission		
		Scotland must agree		
		that the application		
		for aid is valid by consideration of		
		current grey squirrel		
		levels, current		
		damage levels and		
		current risk to the red		
		squirrel population;		
	(b)	the beneficiary must		
	,	with the application		
		include, a work		
		programme. The		
		work programme		
		must meet the		
		objectives and		
		priority actions in the Red Squirrel		
		Action Plan, 2006		
		2011 published		
		by SNH. The		
		work programme		
		must identify by		
		grid reference the		
		location of the		
		woodland, the		

⁽⁶⁹⁾ The UK Biodiversity Action Plan was published in January 1994 and has a dedicated website – www.ukbap.org.uk. 85

number of traps being deployed,

Column 1	Column 2	Column 3
Option	Activity and eligibility conditions	Rate of payment
	the location of each trap and the dates between which traps will be set and details about any collaboration with neighbouring land owners or grey squirrel control officers authorised by SNH must be included;	
	(c) keep a record of ongoing activity and regularly updat it. Traps must be checked daily. A record of dates when animals were trapped and numbe of grey squirrels caught must be kep Detailed sightings records of grey squirrels must be kept, including data and locations. Whe no record of grey squirrel presence is obtained for existin activities, a transec	rs t.
	survey as detained in the Forestry Commission Practice Note 11 Practical Technique for Surveying and Monitoring Squirrels(70) will be required to verify the presence and extension of grey squirrels and any information musical survey.	pe he t d

be submitted on a OS 1:10,000 map;

⁽⁷⁰⁾ This Practice Note is published by the Forestry Commission and is available on line at www.forestry.gov.uk or from Forestry Commission Publications, PO Box 25, Wetherby, West Yorkshire, LS23 7EW.

Column 1	Column 2	Column 3	
Option	Activity and eligibility conditions	Rate of payment	

- (d) within areas of the south of Scotland as defined by SNH and the Forestry Commission Scotland submit, grey squirrels trapped in locations which contribute to the squirrel pox surveillance programme when requested by and under the supervision of the grey squirrel control officers authorised by SNH; $\quad \text{and} \quad$
- (e) submit maps, dates trapped and numbers caught and dispatched, and records of all samples sent for squirrelpox testing where relevant must be submitted with claims for payment; and
- (f) adhere to the following conditions in relation to the trapping method—
 - (i) live multi capture traps must not be used where red squirrels are present;
 - (ii) a minimum of 4 trapping sessions per year per trapping unit area must be carried out. If grey squirrels are

Status: This is the original version (as it was originally made).

Column 1 Option	Column Activity of condition	and eligibility	Column 3 Rate of payment	
		present all year a minimum of 6 trapping sessions per year per trapping unit area must be carried out;		
		(iii) live capture traps for protection of broadleaf stands must only be set between April and September; and		
		(iv) any grey squirrels captured in traps must be humanely dispatched without delay.		
		comply with the guidance set out in Forestry Commission Practice Note 4 Controlling Grey Squirrel Damage to Woodlands, Forestry Commission Practice Note 5 Red Squirrel Conservation and the survey methods set out in the Forestry Commission Practice Note 11 Practical Techniques for Surveying and Monitoring Squirrels(71);		
	(h)	comply with the		

 ⁽⁷¹⁾ All these Practice Notes are published by the Forestry Commission and are available on line at www.forestry.gov.uk or from Forestry Commission Publications, PO Box 25, Wetherby, West Yorkshire, LS23 7EW.
 (72) 1954 c. 68.

Pests Act 1954(72);

Column 1	Column 2	Column 3
Option	Activity and eligibility	Rate of payment
-	conditions	
	(i) keep evidence	
	that all trapping	
	is carried out in	
	accordance with the	
	requirements in (f)	
	above and that all	
	guidance specified in	
	(g) above has been	
	complied with and	
	that the legislation	
	specified in (h) has	
	been complied with.	

28. Management of species rich grassland

- (1) This is a 5 year £111 per hectare per year. commitment.
- (2) A beneficiary is eligible for payment under this option on species rich unimproved grassland if the beneficiary—
 - (a) agrees a grazing plan with Scottish Ministers which sets out a livestock management and grazing regime, limiting grazing in order to promote the growth, structure and species composition of vegetation on the land. The plan must reflect the specific biodiversity requirements of the site and may be subject to change as the site develops;
 - (b) manages grazing levels to create a sward at a range of heights, including some short grassland and some dense tussocks;
 - (c) ensures the sward is at its longest in the summer and shorter in the spring and autumn;

Column 1	ımn 1 Column 2	
Option	Activity and eligibility conditions	Rate of payment
	(d) where grazing is impractical, cuts the grassland once between mid July and mid August to a height between 5 and 10 cm, and once again in the autumn or the following spring. Cuttings must be turned in the field in order to allow their seed to drop and then removed;	
	(e) in areas where Corn Buntings breed, does not graze or mow from 16th April until 15th August inclusive and includes this requirement in the plan;	
	(f) does not apply fertilisers, slurry, farmyard manure, pesticides or lime. However, spot treatment for injurious weeds will be allowed;	
	(g) does not use the site for supplementary	

- **29.** Bracken management (1) Thi programme for habitat commitment. enhancement (2) A benefit
- (1) This is a 5 year £28 per hectare per year.
 - (2) A beneficiary is eligible for payment under this option on land where the management of bracken will enhance an existing habitat of conservation value, prevent loss of habitat or benefit associated species and, if the beneficiary—

feeding.

(a) prepares and implements a systematic

Column 1	Column 2	Column 3
Option	Activity and eligibility	Rate of payment
	conditions	

programme of treatment and follow up actions, as specified within a Bracken Management Plan (BMP) to be submitted with the application. The plan must describe the following, and, where directed, show on a 1:10,000 scale map—

- (i) the habitat of conservation value that will benefit from the bracken management in hectares and on the map;
- (ii) the extent of the bracken and density of the bracken cover – in hectares and on the map;
- (iii) the area of bracken to be actively managed – in hectares and on the map;
- (iv) the type of management proposed (eradication or control or no interference) and treatments proposed to achieve this, including follow up action;

Column 1	Column 2	Column 3
Option	Activity and eligibility	Rate of payment
	conditions	
	(v) where bracken is	
	to be eradicated or controlled, the	
	type of vegetation	
	expected to replace it;	
	(vi) the locations of	
	any sensitive	
	areas and	
	appropriate	
	buffer zones,	
	including-	
	(aa) where	
	plant	
	or	
	animal	
	species of conservation value	
	are	
	present	
	and	
	are	
	likely	
	to be	
	damage	ed
	by the	
	control	
	method	,
	(bb) in	
	gullies or steep	
	slopes	
	where	
	regener	ation
	of	
	more	
	desirab	
	vegetati	ion
	will be	4
	difficul	ι
	or impossi	ihle
	to	
	achieve	;
	and	

soil

Status: This is the original version (as it was originally made).

Column 1	Column 2	Column 3
Option	Activity and eligibility conditions	Rate of payment
		osion
	ma	
		ult;
	(cc) clo	se
	to	1
		nds,
	loc or	TIS
		tercourses,
	if	tereourses,
		emical
		ntrol
	is	
	pro	pposed;
	(dd) wh	ere
	the	ere
	is a	
	we	
		veloped
		odland
	flo und	
	the	
		icken
		nopy;
	and	
	(ee) arc	haeological
		tures
	wh	ich
		ght
	be	
		naged
	by	chanical
		ntrol;
	(b) carries out primate treatment of brace	
	where the need	icon,
	for more intensiv	e
	initial control	
	methods has been	
	identified within	
	bracken manager	nent

of a BMP;
(c) if chemical control is proposed, obtains consent from the

programme, in year 1

Column 1	Column 2	Column 3
Option	Activity and eligibility conditions	Rate of payment
	appropriate bodi including SEPA the local water authority, SNH a the local authori environmental services; and	and
	(d) if mechanical eradication of bracken is proportion carries out cutting crushing 3 times year, at appropriating stages during the growing season.	ng or s per sate e

30. Creation and (1) This is a 5 year £223.57 per hectare per year. management of species rich commitment.

grassland (2) A beneficiary is eligible

- (2) A beneficiary is eligible for payment under this option on arable land or improved or semi improved grassland if the beneficiary—
 - (a) creates a new grassland sward from arable or improved grassland by—
 - (i) destroying any existing grassland cover and carrying out a programme agreed with the Scottish Ministers to establish a new sward. This may include measures to reduce the fertility of the soil and address weed problems; and
 - (ii) sowing the site with a low productivity

Column 1	Column 2	Column 3
Option	Activity and eligibility conditions	Rate of payment
	grass and her mix agreed with Scottish Ministers to create a new sward; or	
	(b) restores an existing semi-improved grassland sward by	
	(i) creating a short sward through cuttin or grazing;	ng
	(ii) creating 50% bare ground on ear sward by ligh mechanical disturbance such as raking harrowing or scarifying; an	g,
	(iii) sowing a low productivity grass and her mix agreed with Scottish Ministers on the bare patches.	b
	(3) There must be at leas indicator species of potential restoration on grasslands und this option— For both (a) and (b) above—	for
	(i) A livestock management and grazing regime must be set out in a grazing plan to be agreed with Scottish Ministers	5;

(ii) seed of local origin must be used wherever possible;

and

Column 1	Column 2	1	Column 3
Option	Activity a	nd eligibility	Rate of payment
	condition	S	
	(iii)	pesticides, fertiliser,	
		slurry or farmyard	
		manure must not	
		be applied to the	
		site. However	
		spot treatment for	
		injurious weeds	
		will be allowed;	
	(iv)	supplementary	
		feeding must not be	
		carried out on the	
		site.	

- **31.** Management of habitat mosaics
- (1) This is a 5 year £104 per hectare per year. commitment.
- (2) A beneficiary is eligible for payment under this option on in bye land where a mosaic of habitats occur if the beneficiary—
 - (a) agrees a grazing plan with Scottish Ministers that describes the livestock management and grazing regime, identifies and reflects the specific biodiversity requirements of the site and identifies the biodiversity outcomes to be delivered. The application for aid must be supported by evidence to support the management proposed in the grazing plan. The grazing plan may be subject to change as the site develops;
 - (b) does not apply fertilisers, slurry, farmyard manure, pesticides or lime. However, spot

Column 1	Column 2	Column 3
Option	Activity and eligibility	Rate of payment
	conditions	
	treatment for	
	injurious weeds is	
	permitted;	

- (c) does not use the land for supplementary feeding. Where improved grass is present, feeding can take place on these areas provided there is benefit to the rest of the habitats in doing so. Details of any supplementary feeding must be included and justified in the grazing plan.
- **32.** Management of wetland
- (1) This is a 5 year £90 per hectare per year. commitment.
- (2) A beneficiary is eligible for payment under this option on wetland on in bye land including salt marsh and reed beds if the beneficiary—
 - (a) agrees a livestock management and grazing plan with the Scottish Ministers. The plan must reflect the specific biodiversity requirements of the site and may be subject to change as the site develops. It must identify the type of wetland community and the area to be managed, the outcome that will be achieved and how it will be achieved;
 - (b) does not apply pesticides or fertiliser including slurry or farmyard manure to the site;

Column 1	Column 2	Column 3
Option	Activity and eligibility conditions	Rate of payment
	(c) includes a statement in the grazing plan outlining the method to control rank vegetation growth;	
	(d) removes cuttings where it is practical to do so;	
	(e) provides no supplementary feeding on the site;	
	(f) provides hibernacula where management is for the great crested newt;	
	(g) creates a sward through grazing farm livestock with a range of heights across the wetland. The height of the sward at the end of the grazing period must range from 2 cm to up to 30 cm;	
	(h) removes livestock from the site when poaching is likely to occur;	
	(i) manages the build up of plant litter so that unless the area is a reed bed, rank growth and litter accumulation are not widespread;	
	(j) manages the sward so that it is at its tallest during the summer, with short sedge swards extending to between 10 and	

15 cm and fen sedge communities growing up to 50 cm. Reedbeds will be

Column 1	Column 2	Column 3
Option	Activity and eligibility conditions	Rate of payment
	taller and often more uniform h	
	(k) aims for 30% o vegetation to be tussocks or pate over 50 cm in h. The vegetation should also incl a mosaic of sho and/or taller pla species;	e in ches neight. lude orter
	(l) enhances the management of drier rank areas by the addition of late summer cutting (in Aug and September) followed by a p of aftermath grauntil the ground becomes too we grazing;	ust) period azing d
	(m) outlines the necessary contr measures where there may be a problem with the development of woodland or so on the wetland and	e ne f rub
	(n) provides evider to support the management proposed in the grazing plan wi application for	ith the
33. Creation, reand management of we		year £226.17 per hectare per yea

(2) A beneficiary is eligible for payment under this option on arable land or improved grassland if the beneficiary manages the site to ensure that it is saturated with water for

Column 1	Column 2	Column 3
Option	Activity and eligibility	Rate of payment
	conditions	

a significant proportion of the year by either—

- (a) agreeing a livestock management and grazing plan with the Scottish Ministers. This is mandatory for the management of saltmarsh. Such plan must reflect the specific biodiversity requirements of the site and may be subject to change over time. The plan will identify the area that will be managed, the outcome that will be achieved and how it will be achieved. The outcome may be achieved by adjusting the grazing or cutting regime; or
- (b) not grazing or mowing the site for a period of at least 3 consecutive months from 1st April until 31st July inclusive, after which rank growth should be controlled. On fertile sites, cutting and removal may be allowed between these dates, where practicable, but only with the prior written agreement of Scottish Ministers.
- (3) For both (a) and (b) above, if rank vegetation builds up during the period of the undertaking, the grazing regime must be modified to address this. In addition, the beneficiary must—

Column 1	Column 2	Column 3
Option	Activity and eligibility conditions	Rate of payment
	(i) not apply pesticides or fertiliser including slurry or farmyard manure to the site;	
	(ii) not provide supplementary feeding on the site;	
	(iii) provide hibernacula where management is for the great crested newt;	
	(iv) ensure that the action to be taken to create the damp conditions will only affect the proposed site;	
	(v) prevent the reversion to woodland or domination by a few aggressive species. If there is to be no grazing or mowing, the site may eventually become woodland. In such cases young trees must be removed.	
34. Management/ restoration of lowland raised bogs		£40 per hectare per year except where the beneficiary produces and implements a grazing management plan in which case – £83 per hectare per year.
	(a) provides an audit of the current extent, condition and management of the bog and includes guidance on suitable	

grazing regimes and any additional work required to secure its maintenance and recovery, with bog conservation being

Column 1	Column 2	Column 3
Option	Activity and eligibility conditions	Rate of payment
	the key manageme	ent

priority;

- (b) keeps the peat and vegetation of the bog surface intact and undisturbed and as wet as possible;
- (c) ensures that the following activities are not carried out-
 - (i) muirburn, unless specified in the management plan;
 - (ii) peat extraction;
 - (iii) cultivation;
 - (iv) the use of fertilisers, manures or herbicides;
- (v) track creation, unless specified in the management plan;
 - (vi) tree planting;
 - (vii) dumping of any materials;
 - (viii) overgrazing; and
 - (ix) digging or clearing out ditches, unless specified in the management plan;
- (d) monitors the site each year to ensure peatland habitats are in good condition and submits an annual monitoring report with their claim for payment;
- (e) where ditch blocking is carried out,

Column 1	Column 2	Column 3	
Option	Activity and eligibility conditions	Rate of payment	
:			

inspects dams twice a year and carries out maintenance work to prevent leaking.

- The management (3) plan may identify additional operations such as woodland clearance, seedling tree removal, scrub clearance grazing management, and however these operations need only be undertaken by the beneficiary where required on the individual site. If such operations are required then the beneficiary must do the following in each particular case-
 - (a) woodland clearance beneficiaries will clear plantation and other woodland where it is affecting the hydrology of a raised bog and curbing its ability to support bog vegetation. Sites that support bog woodland; are ineligible;
 - (b) seedling tree removal: beneficiaries will clear tree seedlings where they have the potential to significantly adversely affect the hydrology of a raised bog and its ability to support bog vegetation;
 - (c) scrub clearance
 —remove scrub
 and prevent recolonisation
 by herbicide

Column 1	Column 2	Column 3	
Option	Activity and eligibility	Rate of payment	
	conditions		

treatment and/or the introduction of stock;

- (d) grazing management
 —continue to or
 introduce grazing to
 control the growth
 of heather and regrowth of scrub.
 Grazing must be
 removed if poaching
 is evident.
- (4) In addition, a beneficiary is eligible to receive a supplement if the beneficiary produces and implements a grazing management plan that—
 - (a) details the maintenance of cover and abundance of characteristic bog plants;
 - (b) keeps any regeneration of birch in check by grazing;
 - (c) stops grazing where poaching is evident;
 - (d) submits an annual record of grazing management including numbers and types of livestock and dates of livestock movements.
- (5) If ditch blocking is carried out, dams should be inspected at least twice a year. The beneficiary must carry out any minor maintenance work to prevent the dams from leaking. Evidence of such monitoring and maintenance should be submitted with the claim for payment form.
- (6) Where woodland clearance, seedling tree or scrub removal is carried out, the

Column 1	Column 2	Column 3	
Option	Activity and eligibility conditions	Rate of payment	
	beneficiary should make an inspection of any tree seedling establishment, and/or tree and scrub re growth each summer. A report of this inspection shall be provided with the claim for payment form.		
35. Creation and management of water margins and enhanced riparian buffer areas		£286.63 per hectare per year.	
	(3) A beneficiary is eligible for payment under this option on in-bye land where the water margin comprises land which borders still water or a watercourse with a bed width of at least 0.6 metres and—		
	(a) for a site bordering still water, has a width of between 12 and 24 metres;		
	(b) for a site bordering a watercourse with a bed width of less than 1.2 metres, has a minimum overall width of 5 times the bed width of the watercourse and a maximum width of 12 metres; or		
	(c) for a site bordering a watercourse with a bed width of at least 1.2 metres, has a width of between 6 and 12 metres on any one side;		
	(1) 0		

(d) for sites with steep ground or existing

Column 1	Column 2	Column 3
Option	Activity and eligibility	Rate of payment
	conditions	
*		

semi-natural habitat, the water margin width may be extended to 20m.

- (4) A beneficiary must-
 - (a) provide a management plan to describe the existing vegetation and outline their management objectives and how they will be achieved; and does one or both of (b) and (c)—
 - (b) enhance biodiversity interest by carrying out very occasional, light grazing to maintain a sward at a range of heights, avoids poaching the ground, and controls rank, tussocky growth and maintains close, even sward by grazing in late summer/early autumn to reduce the sward height to between 10 and 15 cm;
 - (c) reduce diffuse pollution by controlling rank, or tussocky growth to maintain a close, even sward, either by light grazing or by mowing to reduce the sward height to between 10 and 15 cm in late summer/early autumn. and removing cuttings from the site, or by agreeing

Column 1	Column 2 Activity and eligibility conditions		Column 3
Option			Rate of payment
		an alternative	
		nanagement plan	
		with Scottish	
]	Ministers where	
	1	he particular	
		conservation interest	
		of the site would	
		not be met by this	
		approach.	
		ooth (b) and (c) a	
		ficiary must–	
	(i)	control grazing to limit poaching	
		and avoid damage	
		to river and loch	
		banks;	
	(ii)	ensure farm	
	()	livestock have	
		access to adjacent	
		field whilst grazing	
		the buffer area;	
	(iii)	not apply	
		pesticides, lime	
		or fertilisers,	
		including slurry or farmyard manure;	
	(iv)		
	(11)	weeds, Giant	
		Hogweed	
		and Japanese	
		Knotweed;	
	(v)	not cultivate the	
		area;	
		(vi) not clear	
		existing	
		drains or cut new drains;	
		(vii) not modify or	
		reinforce the	
		river or loch	
		banks;	
		(viii) install water	
		troughs or	
		fence off an	
		access point	
		where farm	
		livestock are	
		prevented	
		from	

accessing

Column 1	Column 2	Column 3
Option	Activity and eligibility conditions	Rate of payment
	traditional watering places by the water margin option. The access area must be separate from, and not part of, the buffer area; (ix) not provide supplementary feeding on the buffer area; and (x) use native species, of local origin where planting small trees to extend or enhance the habitat and avoid excess	
	shading of the water.	
36. Management of flood	(1) This is a 5 year	£39 per hectare per year.

- plains
- commitment.
- (2) A beneficiary is eligible for payment under this option on land that forms all or part of a flood plain that may flood without adversely affecting other agricultural land and if the beneficiary-
 - (a) ensures that the natural flooding of the land is not hindered;
 - (b) ensures that cultivations are not carried out within 12 metres of the water's edge (mean summer water level); and
 - (c) agrees any additional management specific to the site with Scottish Ministers.

Column 1	Column 2	Column 3	
Option	Activity and eligibility	Rate of payment	
	conditions		

37. Management of buffer (1) Th areas for fens and lowland commitment. raised bogs (2) Whe

- (1) This is a 5 year £267.90 per hectare per year.
- (2) Where this option is being carried out in a field which is in a nitrate vulnerable zone the margin/buffer must start after the 2m margin/buffer on which no fertiliser may be applied in accordance with the Nitrates Action Programme.
- (3) A beneficiary is eligible for payment under this option, on improved in-bye (including areas of rush pasture) or arable land surrounding a fen or lowland raised bog if the beneficiary—
 - (a) manages the
 fen or lowland
 raised bog area in
 accordance with
 the Management of
 Wetlands option or
 the Management/
 restoration of
 lowland raised bogs
 option in this
 Schedule;
 - (b) manages the surrounding area as a grass/seminatural vegetation buffer. The external boundary of the buffer area must be at least 10 metres in width;
 - (c) leaves existing seminatural swards intact. If no sward exists at the time of agreeing the management, establishes buffer vegetation the first spring following the commencement of the undertaking by sowing a suitable

Column 1 Option	Column 2 Activity and eligibility conditions mixture of native	Column 3 Rate of payment
	grass/sedge and wildflower seeds;	
	(d) ensures field drains and culverts are broken and brought to the surface to reduce the direct flow of water, nutrients and chemicals into the wetland and encourage drainage water to flow across the established sward in the buffer;	
	(e) does not apply pesticides, fertiliser, slurry or manure to the buffer area;	
	(f) does not cultivate within the buffer area unless the existing use is arable; and	
	(g) carries out scrub control only with the prior written agreement of the Scottish Ministers.	
38. Management of coastal or serpentine heath	(1) This is a 5 year commitment.	£77 per hectare per year up to 30 hectares.
	(2) A beneficiary is eligible for payment under this option on unimproved land bordering the sea containing characteristic moorland dependent on salt spray or exposure, and serpentine heath and if the beneficiary either—	£1.30 per hectare per year
	(a) carries out (i) to (vii) below-	
	(i) excludes farm livestock from the area from 1st April until 31st August inclusive;	

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Status: This is the original version (as it was originally made).

Column 1	Column 2	Column 3	
Option	Activity and eligibility conditions	Rate of payment	

- (ii) grazes
 livestock on
 the site from
 1st September
 until 30th
 November
 inclusive at
 a level not
 exceeding 1.2
 livestock units
 per hectare
 during this
 period;
- (iii) adjusts the grazing regime to ensure that tall grasses do not shade out the small broad leaved herbs;
- (iv) ensures that, if the site is grazed from 1st December until 31st March inclusive, grazing level does not exceed 0.15 livestock units per hectare during this period except with the prior written agreement of the Scottish Ministers;
- (v) ensures that the desired conservation benefits are delivered by varying any of the requirements set out in (i), (ii), (iii) or (iv) above in any year with the prior written agreement of the Scottish Ministers;

(vi) does not burn the site without the prior written agreement of the Scottish Ministers; and	Rate of payment
burn the site without the prior written agreement of the Scottish	
, and	
(vii) does not apply fertiliser, slurry or farmyard manure to the site; or	
where these requirements would not reflect the specific biodiversity requirements of the site, the beneficiary must set out in a grazing plan, to be agreed with the Scottish Ministers, a farm livestock	
	site, the beneficiary must set out in a grazing plan, to be agreed with the Scottish Ministers,

(3) A grazing plan is obligatory when management is for Scottish primrose.

subject to change as the site develops.

- **39.** Management of lowland heath
- (1) This is a 5 year £123 per hectare per year. commitment.
- (2) A beneficiary is eligible for payment under this option on an area of lowland heath if the beneficiary—
 - (a) agrees with the Scottish Ministers a farm livestock management and grazing regime set out in a grazing plan drawn up in consultation with a recognised

Column 1	Column 2	Column 3
Option	Activity and eligibility conditions	Rate of payment
	conservation organisation;	
	(b) excludes farm livestock from the area from 1st November to the end of February inclusive;	
	(c) does not exceed grazing levels of 0.3 livestock units per hectare at other times;	
	(d) does not allow bracken or scrub to exceed 20% cover of the total site area and where this occurs carries out ongoing management;	
	(e) does not apply fertiliser, slurry or farmyard manure to the site.	
40. Wildlife management on upland and peatland sites	(1) This is a 5 year commitment.	£0.70 per hectare per year.
	(2) A beneficiary is eligible for payment under this option on sites that are dominated by peat or thin upland soils that	

- are sensitive to erosion if the beneficiary-
 - (a) prepares and implements a Moorland Management Plan (MMP) that takes account of both wildlife and farm livestock management and which provides-
 - (i) an audit of the current extent, condition and management of the upland

Column 1	Column 2	Column 3	
Option	Activity and eligibility	Rate of payment	
	conditions		

and peatland habitats on the holding;

- (ii) guidance on suitable grazing regimes;
- (iii) details of any additional work required to secure their maintenance and recovery, with wildlife conservation as the key management priority;
- (iv) addresses, in an integrated way, all the impacts that can lead to erosion of peat and upland soils including: trampling by deer, tracking by All Terrain Vehicles (ATVs), muirburn and peat cutting;
- (v) consideration of the impacts of any woodland present on the site, and identify zones where tree and seedling tree removal or clearance would benefit the site's conservation value;
 - (vi) identification of zones where ditch blocking would be beneficial and details methods to be used;

Column 1	Column 2	Column 3	
Ontion	Activity and aligibility	Pata of navment	
Option	Activity and eligibility	Rate of payment	
	conditions		

- (b) where the land is also grazed by farm livestock, undertakes the Management of moorland grazings option in this Schedule, in relation to that land;
- (c) uses only low ground pressure vehicles on existing tracks of dry, hard ground, wherever possible, and outwith reseeded areas and only for essential agricultural management;
- (d) where peat is cut for domestic fuel, cuts existing peatbanks, provided that the turfs are replaced on the cut surface with the vegetation side uppermost; and
- (e) agrees a muirburn plan with SNH if the land involved forms part of an SSSI site or a European site or potential SPA. The plan must detail areas proposed for muirburn, and appropriate burning rotation, fire-free areas and additional resources available to control fires and—
 - (i) no muirburn is to be undertaken between 16th April and 30th September inclusive; and
 - (ii) burning must be carried out

Column 1	Column 2 Column 3
Option	Activity and eligibility Rate of payment conditions
	in strips no more than 20m wide.
41. Management moorland grazing	of (1) This is a 5 year £1.30 per hectare per year. commitment.

- (2) A beneficiary is eligible for payment under this option on moorland if the beneficiary—
 - (a) prepares and implements a moorland grazing plan which must be in place by the commencement of the undertaking, and which takes account of the combined impacts of livestock and other grazing animals present on the land;
 - (b) includes in the plan a report on the current condition and management of the moorland and the proposed changes in shepherding, managing livestock and feeding practices that will benefit the environment and wildlife, which the beneficiary will carry out; and
 - (c) uses the moorland for agricultural livestock production.
- **42.** Management of (1) Thi moorland grazings on sites commitment. designated for their uplands and peatlands (2) A eligible for
- (1) This is a 5 year £2 per hectare per year.
 - (2) A beneficiary is eligible for payment under this option where the beneficiary undertakes farm livestock management on sites designated for their uplands

Column 1	Column 2	Column 3
Option	Activity and eligibility	Rate of payment
	conditions	
	and neatlands and if t	the

and peatlands and if the beneficiary-

- (a) prepares and implements a Moorland Management Plan (MMP) that addresses, in an integrated way, all the impacts that can lead to erosion of peat and upland soils including: trampling by livestock, tracking by all terrain vehicles, muirburn and peat cutting;
- (b) agrees a muirburn plan with SNH if the land involved forms part of an SSSI site, a European site or potential SPA. The MMP must detail areas proposed for muirburn, and appropriate burning rotation, fire-free areas and additional resources available to control fires and—
 - (i) no muirburn may be undertaken between 16th April and 30th September inclusive;
 - (ii) burning must be carried out in strips no more than 20m wide; and
 - (iii) the Muirburn Code published by the Scottish Ministers

Column 1	Column 2	Column 3	
Option	Activity and eligibility	Rate of payment	
	conditions		

must be followed(73);

- (c) uses only low ground pressure vehicles on existing tracks of dry, hard ground, wherever possible, and outwith reseeded areas and only for essential agricultural management; and
- (d) replaces turfs cut in existing peatbanks, where peat is cut for domestic fuel, on the cut surface with the vegetation side uppermost.
- **43.** Moorland stock disposal
- (1) This is a 5 year £19.63 per hectare per year. commitment.
- (2) A beneficiary is eligible for payment under this option on moorland of conservation interest which would benefit from a reduced stocking density if the beneficiary—
 - (a) removes the agreed number of ewes from the site and the IACS business and does not increase the number of ewes on the moorland or business during the undertaking;
 - (b) prepares and implements a Moorland Management Plan. The plan must describe the current condition of the moorland and how it is managed; how many ewes the flock

⁽⁷³⁾ The Muirburn Code published 2001 is available on line at www.scotland.gov.uk or from the Scottish Government, Rural Directorate, Pentland House, Robb's Loan, Edinburgh, EH14 1TY.

Column 1		Column 2	Column 3
Option		Activity and eligibility conditions	Rate of payment
		will be reduced by and explain why this will benefit the condition of the moorland; and	
		(c) removes from the IACS business the livestock before 1st March in the first year of the undertaking.	
44. Away sheep	wintering of	(1) This is a 5 year commitment.	r £21 per hectare per year.
		(2) A beneficiary is eligible for payment under this option is the beneficiary—	
		(a) prepares and implements a Moorland Management Plan which must—	
		(i) justify the need for reduced winter grazing in terms of anticipated improvement in habitat condition; and	
		(ii) detail an appropriate grazing regime that will sustain the moorland habitats and, where appropriate, lead to enhancement, describing indicators of success	
		appropriate to the site;	
		(b) removes an agreed number of ewes and/ or hoggs from the	

Column 1	Column 2 Activity and eligibility conditions		Column 3
Option			Rate of payment
		notified moorland site and the IACS business for at least 22 weeks during the winter;	
	(c)	submits an annual record of management that includes details of the numbers and timings of stock away wintered; and	
	(d)	reviews the plan with SNH or Scottish Ministers and agrees any changes necessary to meet the indicators of success.	

- **45.** Off-wintering of sheep
- (1) This is a 5 year £9 per hectare per year. commitment.
- (2) A beneficiary is eligible for payment under this option if the beneficiary—
 - (a) prepares and implements a Moorland Management Plan which must—
 - (i) justify the need for reduced winter grazing in terms of anticipated improvement in habitat condition; and
 - (ii) detail an appropriate grazing regime that will sustain the moorland habitats; and, where appropriate, lead to enhancement, describing

Status: This is the original version (as it was originally made).

Column 1 Option	Column 2 Activity and eligibility conditions	Column 3 Rate of payment
	indicators of success appropriate to the site.	
	(b) removes an agreed number of ewes and/ or hoggs from the notified moorland site to in-bye land on the holding for at least 22 weeks during the winter;	
	(c) submits an annual record of management that includes details of the numbers and timings of livestock off wintered; and	
	(d) reviews the plan with SNH or Scottish Ministers and agrees any changes necessary to meet the indicators of success.	
46. Muirburn and heather swiping	(1) This is a 5 year commitment.	£67 per hectare per year.
omping.	(2) A beneficiary is eligible for payment under this option if the beneficiary—	Payment will be based on the average area to be burned each year.
	(a) prepares and implements a muirburn plan. The plan must identify—	
	(i) the total area of moorland in the IACS business and the areas suitable for burning and frequency of rotation;	
	(ii) the average number of hectares planned to	

Column 1 Option	Column 2 Activity and eligibilit conditions	Column 3 ty Rate of payment
	burn e the pr metho burnii swipii	ng/ ng and sources Ible nage ourn
	(iii) fire-fr to pro sensit vegeta	tect ive
	(iv) firebroand ac and ac routes fightin	ccess s for fire-
	(v) the methods used to con fires and fir and	trol the
	outwi hectar hectar Fires be no	ed fires th 0.4 re and 1.0 re in size. must also
	(b) follows the Code publis by the Scott Ministers(7 muirburning	shed tish 4) for all
	(c) does not bu within fire to identified o and takes re precautions to prevent fire spreadi accidentally	rn free zone n plan easonable

⁽⁷⁴⁾ The Muirburn Code published 2001 is available on line at www.scotland.gov.uk or from the Scottish Government, Rural Directorate, Pentland House, Robb's Loan, Edinburgh, EH14 1TY.

Column 1 Option	conditio	and eligibility ons	Column 3 Rate of payment
	(d)	carries out swiping from 1st September to 15th April only.	er
47. Management Hedgerows	of (1) commitr	_	ear Trimmed once in 3 years £0.93 per metre per year.
	for payn beaten	heneficiary is eliginent for established up hedges under the beneficiary—	or Trimmed once in 2 years £0.93
	(a)	fills gaps in the hedge by coppicin laying or planting;	
	(b)	when managing a hedge for landscapenefits, cuts the hedge on both side a maximum of one every 2 years and cuts one half of the length of the hedgerow in any oyear;	es ce
	(c)	when managing for biodiversity benefits, cuts the hedge on both side a maximum of one every 3 years and cuts only one third the hedge in any o year;	ee I of
	(d)	manages hedges so they are at least 1. metres tall and at least 2 metres wid at the base;	5
	(e)	trims hedges between 1st December and 1st March;	
	(f)	does not apply pesticides within 2 metres of an established hedge;	
	(g)	uses an approved herbicide for any	

Column 1	Column 2	Column 3	
Option	Activity and eligibility conditions	Rate of payment	

spot treatment of weeds within 1m of any new hedge plant;

- (h) does not mow or graze the hedge bottom;
- (i) sites any fences at least 1 metre from the centre line of the hedge;
- (j) manages both sides of the hedgerow, 1 metre on either side of the centre line, which equals a 2 metre strip in total to be managed;
- (k) plants new hedges as early as possible in the first year and no later than by the autumn immediately following the start of the undertaking. The hedge must be fully established within its first 18 months of development;
- (l) when undertaking new hedging or gapping up of existing hedges, establishes plants in a double row with a minimum of 6 plants per metre. A single species must not account for more than 75% of plants established. Species used must be native species of trees and shrubs, although beech and sycamore may be planted where these are appropriate and traditional in hedges

Column 1	Column 2	Column 3	
Option	Activity and eligibility conditions	Rate of payment	
111 D111111			

locally. Plants should be used from the local area wherever possible;

- (m) protects plants from grazing livestock (farmed and wild) and rabbits; protection may be in the form of stockproof fencing with rabbit proof netting, where necessary;
- (n) controls weeds around each hedge plant for 3 4 years, by frequent cutting or mulching (including black polythene sheeting) or spot treatment using a herbicide approved for this purpose;
- (o) obtains road authority's consent for planting or replanting hedges within 5 metres of the edge of any major road; and
- (p) where necessary, coppices leggy hedges by cutting the main stem at a slight angle (to allow water to run off) 75 100 centimetres above ground level and erects fences where necessary to prevent stock from browsing the re growth.
- (3) Both sides of the hedge must be within the boundary of the relevant farm. This option cannot be adopted for a

Column I Option	Column 2 Activity and eligibility conditions	Column 3 Rate of payment
	hedge that itself forms a march whether it be a boundary hedge or a roadside hedge.	
	(4) The cost of coppicing, laying and any later planting cannot be claimed under the Planting or re planting of hedge, Coppicing of hedge or Laying of hedge capital items as set out in Schedule 3. (5) Only new hedge planting or gapping up carried out during the first 18 months of development of a newly planted hedge can be claimed under the Planting or re planting of	
	hedge capital item as set out in Schedule 3.	
48. Management of Extended Hedges	commitment.	Trimmed once in 3 years £0.53 per metre per year.
	(2) A beneficiary is eligible for payment under this option on a strip of arable land or improved grassland situated alongside an existing or newly created hedge, if the beneficiary—	20.33 per mone per yeur.
	(a) excludes all farm livestock from, and does not carry out arable cultivations within a strip extending to at least 3 metres from the centre line of the hedge;	
	(b) trims the hedge between 1st December and 1st March inclusive and once trimmed, does not trim the hedge again for at least 3 years;	
	(c) leaves the grass in the strip uncut,	

unless with the prior

Column 1	Column 2	Column 3
Option	Activity and eligibility conditions	Rate of payment
	written agreement o Scottish Ministers;	f
	(d) does not apply fertiliser, slurry or farmyard manure to the site;	
	(e) does not apply pesticides on the site	e;
	(f) creates an extended hedge during the first year of the undertaking and maintains and manages it for a minimum 5 years;	
	(g) uses where possible appropriate native-species trees and shrubs in hedge gaps;	
	(h) where only one side of hedgerow is being managed, cuts the other side no more than once a year between 1st December and 1st March.	
	(4) The cost of coppicing laying and any later planting cannot be claimed under the Planting or replanting of hedge Coppicing of hedge or Laying of hedge capital items as set on in Schedule 3.	ng ne e, ng
	(5) Only new hedge planting or gapping up carried or during the first 18 months of development of a newly planter hedge can be claimed under the Planting or re-planting of hedge capital item as set out it Schedule 3.	ut of ed er of

49. Management of grass (1) This is a 5 year £473.76 per hectare per year. margins and beetlebanks in commitment. arable fields

Column 1	Column 2	Column 3
Option	Activity and eligibility conditions	Rate of payment
	(2) For this option, suitable areas must be identified through an environment/diffuse pollution audit.	
	(3) A beneficiary is eligible for payment under this option if the beneficiary—	
	(a) manages a strip between 1.5 metres and 6 metres in width in an arable field, with a minimum width of 6 metres or more where the management is to benefit Hen Harriers, Corn Buntings, Barn Owl or Kestrel;	
	(b) ensures that where the entire field is not sown to an arable crop, the minimum width of the arable	

metres;
(c) establishes the strip
by sowing a suitable
mix of grass seed,
including at least one
species of nectarfeeding plant such
as red clover, into a
sterile seedbed;

area adjacent to the grass strip is 30

- (d) does not apply fertiliser, slurry or farmyard manure to the strips. Spot treatment of scheduled and non native invasive weeds is permitted;
- (e) does not carry out scrub control except with the prior written agreement of Scottish Ministers.

Column 1 Option	Column 2 Activity and eligibility conditions	Column 3 Rate of payment
	Beneficiaries are not eligible for additional payment to control scrub or weeds.	
	(f) creates a sterile strip up to 0.5 metres in width which is then maintained by rotovation and herbicide along the inner edge of the grass margin;	
	(g) does not apply pesticides to the site;	
	(h) if grazing or topping the grass margin or beetlebank after harvest, ensures the average height of vegetation is not taken below 100 millimetres;	
	(i) retains any area adjacent to the grass margins or beetlebanks in an arable crop for the duration of the undertaking;	
	(4) In a mixed arable situation where an area will be put into grass or other non-eligible crop after 3 years the beetlebank/margin may be transferred to another eligible field for the remaining 2 years of the relevant period of the undertaking. In this situation a beetlebank/grass margin may only be carried out once during the relevant period of the undertaking. On organic farms where the normal rotation is a 2 year cycle, the beetlebank margin may be moved twice during the relevant period of	

Column 1 Option		Column 2 Activity and eligibility conditions			Column 3 Rate of payment	
		the area is in an eligible crop. Details of the beetlebank/grass margins to be "rotated" in this way including field identifiers and area measurements must be submitted with the application for aid.				
50. Bio-diversity on in bye	cropping	(1) commitm		a 5	year	£70.94 per hectare per year.
·		(2) eligible for option or beneficiar	or payme n in-bye		r this	Where cereal crop is harvested by binder and stooks gathered into stacks £470.94 per hectare per year.
			sows plo cereals, the crops or rape each hectares; area show exceed 4 over the	fodder r fodder h up to 2 their to uld not hectare	coot 2 otal	
			only und cultivation spreads of between March and May incl Exception fodder ranger of crops, cumay be of after 15th nests loce marked a	ons and fertilised 1st nd 15th lusive. onally, for a pe or realtivation carried on May; atted mu	or oot ns out any ist be	
			does not herbicide insecticie prior wri agreeme Scottish	es or des with itten nt of		
		(d)	does not pesticide		site;	
		(e)	after crop does not cultivate before 1s the follow	plough the areast Marcl	a h of	

Column 1	Column 2	Column 3
Option	Activity and eligibility conditions	Rate of payment
	(f) maintains the same area of cropped land in each year of the undertaking unless as otherwise agreed by the Scottish Ministers.	
	(3) Any cropping rotation and crop within that rotation which is traditional in the area is eligible. Arable silage is not an eligible crop.	
	(4) Land which is in conversion to organic production under an undertaking under the "Conversion to and maintenance of organic farming" option in Schedule 2 to these Regulations or under the 1994 Regulations or the 2004 Regulations.	
51. Management of cropped machair	commitment. (2) A beneficiary is	Arable cropping £233 (without farmyard manure/seaweed) per hectare per year.
	eligible for payment under this option on previously cultivated machair land (i.e. improved	£279 (with farmyard manure/seaweed) per hectare per year.
	grassland, land in crop or lying fallow after an arable crop) if it is brought into the required crop/fallow rotation in the first, second or third year of the undertaking by the sowing of a spring crop and has been subject to cultivation within the last 10 years and if the beneficiary—	£222 supplement when harvested with binder and stooks gathered into stacks, per hectare per year.
	(a) ensures the site is included in an arable rotation, comprising at least 15% of the ploughable area of the machair on the site and is sown to	

fallow;

an arable crop or left

Column 1	Column 2	Column 3
Option	Activity and eligibility	Rate of payment
	conditions	
	(b) after harvesting the arable crop, leaves the site fallow to revert to natural grassland for a minimum of 2 and a maximum of 3 years;	
	(c) only undertakes any cultivation or rolling between 1st March and 15th May inclusive;	
	(d) does not exceed a shallow cultivation depth of 100 millimetres;	
	(e) only applies herbicides with prior written agreement of Scottish Ministers;	
	(f) pesticides must not be applied to the site;	
	(g) seaweed and farmyard manure may be applied in accordance with traditional practice; and will be eligible for a premium payment in accordance with the rate of payment set out in Column 3.	
	(3) A supplementary premium will be paid if a cereal crop is harvested by binder and the stooks gathered into stacks at the rate of payment set out in Column 3.	
52. Management of ancient wood pasture	(1) This is a 5 year commitment.	£105 per hectare per year for in-bye land.

(2) Sites currently listed in, and candidate sites for the Inventory of Ancient Wood rough grazing.

Column 1	Column 2	Column 3
Option	Activity and eligibility conditions	Rate of payment
	Pasture in Scotland(75) are eligible under this option.	
	(3) This option may be adopted for ancient wood pasture sites where there are existing veteran trees and for areas which are contiguous with existing ancient wood pasture and now devoid of veteran trees but where there is historical evidence, from 1st edition 1860 maps, that such a habitat has existed.	
	(4) A beneficiary is eligible for payment under this option if the beneficiary.	
	(a) where the open pasture element of the wood pasture is grassland, improved or unimproved, on the in bye either—	
	(i) excludes livestock for 6 consecutive weeks from 1st April until 15th June inclusive and at other times, sets grazing levels to maintain an average sward height of between 5 and 20 centimetres; or	
	(ii) where the aim of this option would not be achieved by adopting (i) above set out and agree with Scottish	

⁽⁷⁵⁾ The Inventory of Ancient Wood Pasture in Scotland is maintained by Scottish Natural Heritage and is available from them on line at www.snh.org.gov or Great Glen House, Leakin Road, Inverness, IV3 8NW.

Column 1	Column 2		Column 3
Option	Activity an	d eligibility	Rate of payment
	conditions		
		Ministers	
		a livestock	
		management	
		and grazing	
		regime.	
		Stocking rates	
		must be set	
		to maintain	
		an average sward height	
		of between 5	
		and 20 cm.	
		Evidence to	
		support the	
		adoption of the	
		management	
		and grazing	
		regime must	
		accompany the	
		application for	
		aid;	
		for both (i)and (ii)	
		, the beneficiary	
	must-		
		not apply	
		pesticides, lime,	
		artificial fertiliser,	
		farmyard manure or slurry to the site.	
		Herbicides may be	
		applied to control	
		injurious weeds	
		using a weed wiper,	
		spot treatment or	
		hand sprayer;	
		not carry out any	
		topping before 31st	
		July;	
	· /	not use the site	
		for supplementary	
		feeding of stock;	
		where planting of	
		small trees will	
		serve to extend	
		or enhance this	
		habitat, use species	
		appropriate to the	
		site and, where	
		available, of local	

Column 1	Column 2	Column 3
Option	Activity and eligibility conditions	Rate of payment
	(ee) protect new planted tree any success regeneration as individua or in groups stem density such groups not exceed trees per he while the spetween the not be less to metres; (ff) erect woode and-rail fen metal tree g where required to maintain prolong the individual v	is or iful in either al trees is. The y within is must is or ctare oacing om must than 20 en post- cing or guards ired and life of
	trees; (gg) make provise through a decontrol plane with the De Commission Scotland, for control of degrazing;	sion eer a, agreed er n for or the
	fertilis farmy manu slurry	nent of asture sland or ae rough bes the not ides, artificial ser, ard re or must e applied site.

Column 1 Option	Column 2 Activity and conditions	eligibility	Column 3 Rate of payment
		to control	
		injurious	
		weeds using	
		a weed wiper,	
		spot treatment	
		or hand	
		sprayer;	
	(ii	•	
		livestock	
		between 1st	
		November	
		and 28th	
		February	
		inclusive. At	
		other times,	
		grazing levels	
		should be set	
		to maintain an	
		average grass	
		sward height of between	
		5 and 20	
		centimetres;	
	(ii		
	(11)	the site for	
		supplementary	
		feeding of	
		stock.;	
	(iv		
	(2.	planting of	
		small trees	
		will serve	
		to extend	
		or enhance	
		this habitat,	
		use Species	
		appropriate	
		to the site	
		and, where	
		available,	
		of local	
		provenance;	
		otects newly	
	-	anted trees or	
		y successful	
		generation, either	
		individual trees	
		in groups. The	
		em density within	
	CII	ch groupe will	

Column 1	Column 2		Column 3
Option	Activity and elig	gibility	Rate of payment
		xceed 50	
	trees	per hectare	
	while the spacing between them will not be less than 20		
	metre	es;	
	(vi)	erects wooden	
		post-and-rail	
		fencing or	
		metal tree	
		guards where	
		required to	

the life of individual veteran trees; and (vii) makes provision through a deer control

maintain and prolong

- through a
 deer control
 plan, agreed
 with the Deer
 Commission
 for Scotland,
 for the control
 of deer
 grazing.
- **53.** Management of scrub and tall herb communities
- (1) This is a 5 year £94 per hectare per year. commitment.
- (2) A beneficiary is eligible for payment under this option on scrub of high environmental value that can be maintained or enhanced where it would not be detrimental to existing landscape character or to sites of wildlife interest, if the beneficiary—
 - (a) manages the grazing of scrub and open habitat mosaic to maintain an appropriate balance between these components, ensuring that scrub

Column 1	Column 2	Column 3
Option	Activity and eligibility	Rate of payment
	conditions	

is in good condition and regeneration is present at a level sufficient to maintain current extent. The open habitats must be managed according to the programme guidance;

- (b) eradicates any Rhododendron present on the site;
- (c) avoids poaching by managing stock carefully when ground conditions are wet;
- (d) unless otherwise agreed with Scottish Ministers, retains all mature or overmature standing trees and all standing and fallen deadwood, unless they are a genuine safety hazard. Tree surgery must be limited to that required for the safety of people and farm livestock;
- (e) in upland areas, marks all new fences with bird strike markers, where relevant to Capercaillie and Black Grouse;
- (f) does not apply fertilisers, slurry, farmyard manure, or lime to areas of scrub habitat except with the prior written agreement of Scottish Ministers;

Column 1 Column 2 Column 3
Option Activity and eligibility Rate of payment conditions

- (g) does not apply pesticides to the site;
- (h) does not provide supplementary feeding on the site;
- (i) does not plough or carry out cultivation such as reseeding, rolling or chain harrowing work unless these are required to establish trees and shrubs and as agreed with Scottish Ministers;
- (j) does not cut new drains or modify or improve existing drainage systems although existing drains may be maintained;

and where appropriate-

- (k) cuts areas of scrub to encourage regeneration from the stump and carries out thinning to enhance structural diversity of the stand;
- (l) removes dense vegetation and scarifies the ground in order to help create favourable condition for natural regeneration of scrub species to occur;
- (m) mows or flails open areas each year – to be carried out in late summer or autumn to avoid destroying seeding herbs;
- (n) considers planting as a last resort

Column 1		Column 2	Column 3
Option		Activity and eligibility conditions	Rate of payment
		or layering to regenerate stands,	
		where there is no natural source of regeneration and if seeding cannot occur naturally.	
54. Arable grassland	reversion to	(1) This is a 5 ye	ear £250 per hectare per year.

- grassland commitment.
 - (2) A beneficiary is eligible for payment under this option if the beneficiary-
 - (a) identifies risk areas through a specialist Diffuse Pollution Audit or Soil and Water Management Plan and converts fields or areas within fields that are prone to flooding, runoff and/or erosion risk from arable farming to grassland-
 - (i) grassland must be established by sowing a suitable mix of grass seed, any areas of soil compaction must be addressed before grass seed is sown;
 - (b) when the grass sward is established-
 - (i) controls grazing to limit poaching and avoid damage to river and loch banks;
 - (ii) does not apply fertiliser, slurry or farmyard manure;

Column 1	Column 2	Column 3
Option	Activity and eligibility conditions	Rate of payment
	(iii) does not app	ly
	pesticides	

- except with the prior approval of Scottish Ministers. Spot treatment of scheduled and non-native invasive weeds is permitted without prior written agreement; and
- (iv) does not cultivate;
- (v) does not clear existing drains or cut new drains except with the prior written approval of Scottish Ministers.
- 55. Conservation management plan with special commitment. measures for small units
 - (1)
 - (2) A beneficiary is eligible for payment under this option if the area of in bye land occupied by the business is no more than 20 hectares (excluding any apportionments, house and steading) and the beneficiary-
 - (a) prepares and carries out a conservation management plan for the whole unit (the entire in bye and any apportionments but excluding any share in the common grazings) and such plan-
 - (i) sets out clear environmental objectives, and describes how the unit will be managed

This is a 5 year £25 per hectare per year plus a fixed sum of £180.

> 4 or more current applications from the same crofting community will be deemed to be part of a collective application: £25 per hectare per year plus a fixed sum of £275.

Column 1	Column 2	Column 3
Option	Activity and eligibility conditions	Rate of payment
	to meet these objectives; and	
	(ii) addresses all relevant activities on the unit (i.e. grazing management, winter feed production, cropping, farm livestock management of special habitats/ features including BAP habitats and species, and pollution control).	
	(3) Within crofting communities, an application for aid which is one of at least 4 applications from the same crofting community will be deemed to be part of a collective application.	
56. Grazing management of cattle	(1) This is a 5 year commitment.	Introduction of cattle £273 per hectare per year.
	(2) A beneficiary is eligible for payment under this option if it is undertaken in combination with the "Conservation management plan with special measures for small units" option in this Schedule and the beneficiary either—	
	(a) keeps cattle in which case the beneficiary must continue to	

keep 2 or more breeding cows of Scottish traditional or native breed(s) on the holding for

Column 1	Column 2	Column 3
Option	Activity and eligibility	Rate of payment
	conditions	

the lifetime of the undertaking; or

- (b) introduces cattle where no breeding cows are present, or the existing herd has only one or no dams of either pure breed or first cross native or traditional stock 2 or more breeding cows or heifers of traditional or native breeds must be run on the unit by the end of the first year of the undertaking with the heifers to calve down by the end of the second year of the undertaking and-
 - (i) if determined by Scottish Ministers, the number of any sheep must be reduced in proportion to the number of cattle introduced to achieve sustainable stocking levels;
 - (ii) for the remainder of the undertaking the beneficiary must continue to keep 2 or more breeding cows of Scottish traditional or native breed(s) on the holding.

Column 1	Column 2	Column 3
Option	Activity and eligibility	Rate of payment
	conditions	
	(3) Only the following	
	breeds are acceptable under this	
	option;	
	 Aberdeen Angus 	
	 Ayrshire 	
	 Belted Galloway 	
	 Galloway 	
	 Highland 	
	• Luing	
	 Shetland 	
	 Shorthorn 	
	 First crosses of these 	
	native breeds.	
	Also, the use of a continental	
	bull across the herd is	
	permitted.	

57. Specialist environment plan

- (1) agri commitment.
 - A beneficiary is eligible for payment under this option if the Scottish Ministers approve the preparation of a specialist agri environment plan prepared by a specialist or following specialist advice in such form and containing such information as the Scottish Ministers reasonably require and if the beneficiary-
 - (a) develops and implements a specialist agri environment plan in order to deliver the desired outcomes in support of an application for aid which includes activities in any of the rural priorities options numbered 15 to 56; and
 - (b) provides evidence that the concrete agri environment commitments set out in the specialist agri environment

This is a 5 year This is a capital item £1.02 per hectare per annum for the first 150 hectares and £0.20 per hectare per annum for the next 100 hectares up to a maximum of £873.28 per plan over 5 years per application for aid.

Column 1 Option		Column 2 Activity and eligibility conditions	Column 3 Rate of payment
		plan referred to in (a) above have been completed.	
		(3) Support for a specialist agri environment plan is not available where a beneficiary has received support for an outcome plan in relation to an application for aid which includes activities on the same land in any of the rural priorities options numbered 15 to 56.	
58. Habitat management	grazing	(1) This is a 5 year commitment.	£7.82 per hour.
		(2) A beneficiary is eligible for payment under this option for land within moorland and upland SSSI sites and European sites where a moorland plan has identified a need for extra shepherding to address localised overgrazing or undergrazing issues and other approaches would be ineffective or impractical and the beneficiary—	
		(a) undertakes additional shepherding efforts to achieve outcomes specified in the moorland management plan; and	
		(b) submits an annual record of management work detailing the number of hours when undertaken problems encountered any visible signs of change in target habitat and any changes in sheep behaviour.	

(3) This option cannot be used to address an overgrazing

Column 1	Column 2	Column 3
Option	Activity and eligibility conditions	Rate of payment
	problem caused by feed locations or inappropriate stock numbers.	
59. Livestock tracks, gates and river crossings	commitment. (2) A beneficiary is eligible for payment under this option if the beneficiary— (a) identifies any livestock tracks, gateways or river crossings that are not suitably positioned, or could be improved, to prevent soil,	Up to 50% of actual costs except for gates which are a standard cost capital item.
	nutrient or faecal contamination of watercourse and identifies more appropriate sites for these features;	
	(b) identifies on a plan the location and nature of the risk factors for all sites (track, gate, and river crossing) and the activities to be undertaken, and describes how they will reduce the risk to the water environment; and	
	(c) takes appropriate remedial action based on (a) and (b).	
60. Woodland creation	(1) This is a 10 year	Payment rates for

- commitment.
- (2) A beneficiary is eligible for payment under this option if the beneficiary-
 - (a) establishes and maintains new woods using one or a mix of the following woodland types-

establishment and maintenance (at 70% of standard costs) are shown at Table C in Part 2 of this schedule.

Annual payments for agricultural income foregone for up to 15 years are Per hectare-Arable and improved

Column 1	Column 2	Column 3
Option	Activity and eligibility conditions	Rate of payment
	(i) productive conifer woodland (lo cost); (ii) productive conifer woodland (hi cost); (iii) productive broadleaved woodland; (iv) native woodland; (v) native woodland; (vi) mixed conifer broadleaf woodland; (b) ensures the design of the woodland conforms to the design criteria in table B set out in Part 2 of this schedule; and. (c) ensures the planting complies with the UK Forestry Standard.	Arable and Improved on disadvantaged areas of the Less Favoured Areas £230 gh Arable and improved on severely disadvantaged areas of Less Favoured Areas £160 Unimproved land £60 Payment rates for each woodland type are shown at Table C in Part 2 of this schedule. T/ Supplementary payments of additional standard costs may be made.
61. Sustainable management of forests and woodlands		on in areas of high level of public access overlap with either
	 (a) manages the land in accordance with an approved forest plan that complies with the UK Forest Standard; and (b) delineates and provides information the environment 	in agricultural income forgone. Payment will be approved for 10 years but with a review after 5 years.

Column 1	Column 2	Column 3
Option	Activity and eligibility conditions	Rate of payment
	condition and environmental outcomes to be delivered in each of the following areas- (i) areas of native woodland consisting of woodland types that are recognised HAP prioritie and are under active management towards or to maintain favourable condition;	commence on completion of the felling in the identified areas.
	(ii) areas designated and agreed for positive management under low impact silvicultural systems (LISS);	
	(iii) areas of woodland subject to a high level of access and recreational use, and wher evidence of additional cos associated wit environmenta management are provided;	ts h
	(iv) in areas of native woodland and areas designated	

LISS a deer

Column 1 Option	Column 2 Activity and eligibility conditions	Column 3 Rate of payment
	management plan must be produced (as a component of the Forest Plan) and to reduce deer numbers in these areas;	
	(c) produces a costed action plan that demonstrates that the proposed expenditure exceeds £28 per hectare per year for the relevant period of the undertaking; and (d) delineates areas of even-aged planting undergoing restructuring felling during the period of the forest plan.	
62. Woodland improvement grants	(1) A beneficiary is eligible for payment under this option if the beneficiary— (a) justifies either in a forest plan or management plan that they will deliver one or more of the following—	
	(i) improvement of the ecological value of the woodland by reducing deer numbers; (ii) improvement of the ecological value of native woodlands, through work related	

Column 1 Option	Column 2 Activity and eligibility conditions	Column 3 Rate of payment
	to priority woodland HAPs and SAPs;	
	(iii) improvement of the environmenta value of non-native woodland, through work related to priority woodland HAPs and SAPs;	1
	(iv) improvement of the environmenta value of even aged planted woodland by restructuring their age and species composition;	
	(v) improvement of the environmental value of priority non-woodland habitats within native and non native woodlands; and	ve
	(vi) improvement of the environmental value of priority non woodland habitats within native and non-native woodlands. In the case of non woodland habitat	n

this must not

Column 1 Option		Column 2 Activity and eligibility conditions	Column 3 Rate of payment
		exceed 20% of the area classified as woodland; and	
		(b) carries out one or more of the items listed in Table D in Part 2.	
63. Support diversification agriculture	for out with	(1) A beneficiary is eligible for payment under this option if the beneficiary is a member of the farm household as defined in Article 35 of Commission Regulation 1974/2006 and—	Up to 50% of eligible costs.
		(a) demonstrates that there is a market for the proposed product or service which is a diversified activity outwith agriculture and that the beneficiary has or can acquire the skills and resources to provide these on a commercial basis; and	
		(b) demonstrates that these diversified activities will improve the household income stream and complement existing agricultural activities.	
		(2) The capital investments eligible for funding include tangible or intangible costs related to—	
		(i) new or upgraded buildings or structures;	
		(ii) changes in land use from agricultural to non agricultural uses;	

(iii) the development or

Column 1	Column 2	Column 3
Option	Activity and eligibility	Rate of payment
	conditions	
	or other infrastructural elements;	
	(iv) new machinery or equipment including information technology;and	
	(v) general costs related to these expenditure including architects, consultants and engineers fees.	s

- **64.** Support for the (1) A beneficiary is eligible Up to 50% of eligible costs. development and creation of for payment under this option if micro enterprises the beneficiary is—
 - (a) a land manager
 (other than a farmer)
 who diversifies
 or adds value to
 their existing land
 based enterprises
 to complement
 or supplement
 their income from
 traditional land
 management
 activities; or
 - (b) an entrepreneur who sets up or develops unique businesses which will contribute to the vibrancy of the rural community, create employment opportunities and/or meet market demand for the provision of certain facilities and services in rural areas;
 - (2) For both (a) and (b) in (1) above the capital investments eligible for funding will include tangible or intangible costs related to—
 - (i) new or upgraded buildings or structures;

Column 1	Column 2	Column 3
Option	Activity and eligibility conditions	Rate of payment
	(ii) the development or upgrading of services or other infrastructural elements;	
	(iii) new machinery or equipment including information technology;	
	(iv) general costs related to these expenditures including architects, consultants and engineers fees; and	
	(v) marketing and promotional costs.	
65. Support for renewable energy (non land based)	(1) A beneficiary is eligible for payment under this option if the beneficiary is a producer network, rural community group or a rural business and the beneficiary—	Up to 50% of eligible costs.
	(a) develops small scale renewable energy capacity that uses a range of renewable technologies and investment will—	
	(i) result in improvement in the viability of any non land based business enterprise;	
	(ii) benefit a rural community; and	
	(iii) produce environmental benefits;	
	(b) where applicable, shows that a viable fuel supply and an adequate installation and after sales support will be available to the end user.	

Column 1		Column 2	Column 3
Option		Activity and eligibility conditions	Rate of payment
		(3) Renewable devices must be installed by an accredited installer(76).	
		(4) Eligible costs include–	
		(a) purchase and installation, construction, upgrading or development of infrastructure and/ or equipment of renewable device;	
		(b) purchase of specialist equipment for harvesting, pre use processing, quality assurance and handling;	
		(c) direct costs related to the creation of producer groups, including legal and administrative work in setting up, rental of office accommodation and purchase/ rental of office and information technology equipment.	
66. Information awareness raising	and	(1) A beneficiary is eligible for payment under this option if the beneficiary is a rural land manager, community group or non profit organisation and the beneficiary—	capital items with a ceiling limit of £500 per item. This is a one-off payment per item.
		(a) provides small scale recreational and interpretational infrastructure, and develops and markets services in	

⁽⁷⁶⁾ Lists of accredited installers are available on line at www.berr.gov.uk or by contacting the Department for Business, Enterprise and Regulatory Reform, 7 Victoria Street, London, SW1H 0ET.

relation to access to the countryside

Column 1	Column 2	Column 3
Option	Activity and eligibility conditions	Rate of payment
	through the provision of one or more of the following—	
	(i) publications and other media which include information appropriate to the target audience;	
	(ii) interpretation panels/trails/ signage which must provide information to the public on the area or activities they can see out on a trail;	
	(iii) accessibility improvements for the public; and	
	(iv) coach parking and turning areas for disabled parking and school groups.	
	(b) in their application for aid, identifies how they propose to promote and market the project. This must include the activities to be undertaken and written confirmation from their local authority as defined in section 32 of	

the Land Reform (Scotland) Act 2003(77) that the

Column 1	Column 2	Column 3
Option	Activity and eligibility conditions	Rate of payment
	beneficiary has liaised with them prior to submitting the application;	
	(c) with their application include a 1:10 000 scale map showing the detail of the project including the location of any capital items included in the application. A copy of the map must be submitted by the beneficiary to their local authority as defined in section 3 of the Land Reform (Scotland) Act 2003 prior to submitting their application. Written evidence of receipt of the map to the local authority must be submitted with the application.	2 3 8
	(d) keeps a record of the relevant biosecurity and health and safety requirements undertaken to support this option;	
	(e) provides written confirmation that they are not in receipt of other funding sources for any items being applied for under th option;	is
	(f) submits at least 2 quotes with the application.	

capital items, up to a maximum

of £500 per item.

management and monitoring, commitment.

and creation and upgrading of

paths and routes

Column 1	Column	2	Column 3
Option	condition		Rate of payment
	for paym if the ben manager, non prof	beneficiary is eligible tent under this option deficiary is a rural land community group or it organisation and if ertake one or more of ving—	
	(a)	to increase and improve the amount and quality of paths/ routes in and around communities, or at locations which experience or have potential for significant visitor use;	
	(b)	to increase and improve the amount and quality of paths/ routes between communities;	
	(c)	to improve shared path use (multi-use), and use by specific user groups;	
	(d)	increase and improve the amount and quality of paths/ routes to, through and along places of interest;	
	(e)	improve the integration between access and land management; and	
	(f)	assist the suitable implementation and monitoring of core paths as defined in accordance with Section 17 of the Land Reform (Scotland) Act 2003(78);	

Column 1	Column 2	Column 3	
Option	Activity and eligibility conditions	Rate of payment	

- (3) In all cases beneficiaries must–
 - (a) provide evidence that they have consulted the local authority within the meaning of section 32 of the Land Reform (Scotland) Act 2003, to help co ordinate with local access priorities; and
 - (b) undertake one or more of the following activities—
 - (i) path/route construction, upgrading and associated works, including those for particular user groups;
 - (ii) vegetation reduction to enable access;
 - (iii) provision of car parking areas, seats, picnic tables, hard-standings;
 - (iv) provision of dog exercise areas close to arrival points;
 - (v) provision of safety features if required to facilitate access to viewpoints, water margins and well used areas;
 - (vi) management of fields and areas near to communities to integrate access and informal

Column 1	Column 2	Column 3
Option	Activity and eligibility conditions	Rate of payment
	recreational use with productive use including the installation of gates and link paths;	
	(vii) manage responsible access in relation to sensitive areas;	
	(viii) monitor levels and characteristics of public use including by operation of people- counters and/or surveys;	
	(ix) provide signage – signposts, fingerposts, way marks and/or information boards; and	
	 (x) provides visitor information leaflets. (4) Tarmac/bitumer surfaced motor-vehicle tracks 	
	are ineligible for upgrading under this option.	5
	(5) Bridge capital items available under option are only eligible where the bridge is of a type which is not designed for motorised vehicle use, other than one which has been constructed or adapted for use by a person who has a disability. The bridge must	

be for members of the public exercising their rights under Part 1 of the Land Reform (Scotland) Act 2003 and must

Column 1	Column 2	Column 3
Option	Activity and eligibility conditions	Rate of payment
	and cannot be used for vehic infra structure purposes.	le
	(6) In all cases, a beneficia must–	ry
	(a) submit a 1:10 000 scale map, with their application for aid, showing the detail of the project and identifying the location and type of path/route and each capital item contained within the proposal;	e
	(b) submit a copy of the map to their relevant local access authoring prior to submitting their application. Written evidence of receipt of the map be the local authority must be submitted with the application.	nt ty cy
	(c) ensure all paths and routes and capital items meet the technical specifications contained within the programme guidance, unless the beneficiary provides prior written agreement to any variation to such technical specifications from their local authority as defined in section 32 of	

(Scotland) Act 2003(79) prior to

Column 1	Column 2	Column 3	
Option	Activity and eligibility conditions	Rate of payment	
	submitting the application;		
	(d) with their application, in writing th no other fun mechanism, organisation individual is enhancing organisation the paths or identified in proposal.	at ding or s r any of facilities	

68. Reducing bacterial contamination in watercourses

- (1) A beneficiary is eligible One off capital payment for payment under this option if of 50% of actual cost of they are persons or businesses investment in the infrastructure with responsibility for the on project completion. disposal or treatment of sewage in rural areas, including through septic tanks in sensitive waters such as shellfish growing waters or bathing waters and the beneficiary-
 - (a) has a septic tank or other sewage treatment system that meets basic environmental protection criteria, as confirmed by SEPA;
 - (b) SEPA confirms that this discharge is in need of additional (secondary or tertiary) treatment in order to meet the microbiological objectives of downstream protected areas, including marine waters; and
 - (c) improves the means of disposal or treatment of sewage in a rural area by either or both-

Column 1	Column 2	Column 3
Option	Activity and eligibility	Rate of payment
	conditions	
	(i) improvement of a septic tank system; and	
	(ii) installation of further treatment including biological treatment or a reed bed.	
	(2) Schemes already receiving or projected for funding through Scottish Water developments are ineligible for funding.	

- **69.** Provision of leisure, and other rural community the beneficiaryservices and facilities
- (1) A beneficiary is eligible Up to 100% of approved recreation, sporting, catering for payment under this option if eligible costs.
 - (a) is a rural community group;
 - (b) provides or improves rural community structures, services or facilities;
 - (c) provides evidence that such provision or improvement have economic and environmental sustainability; and
 - (d) demonstrates community need and demand for the structure, service or facility to be provided.
- **70.** Active management to improve the condition of for payment if they are a rural in arrears, at 100% of actual vernacular rural archaeological or historic sites profit organisation, community year. and historic landscapes
- (1) A beneficiary is eligible For option (a), annual payment buildings, land manager, business, non costs incurred during the claim group or individual with eligible buildings or sites and For option (b), one off if the beneficiary undertakes payment in arrears, at 75% of either or both of the following- total project costs incurred.

 - (a) carries out management

Column 1	Column 2	Column 3
Option	Activity and eligibility conditions	Rate of payment
	works to improve the condition of specified archaeological or historic sites or historic landscapes and subsequently monitors and manages the improved sites; or	
	(b) carries out a programme of specified repair and or development works to conserve and enhance pre 1940 rural buildings, excluding buildings designate as scheduled monuments under the Ancient Monuments and Archaeological Areas Act 1979(80) of traditional character for the area.	g d
	(2) Where a beneficial undertakes (a) above to following applies—	ry he
	(a) the beneficiary must–	
	(i) detail, on a map or sketch the precise are to be managed	ea
	(ii) keep a photographic	

record of each site managed before management commences, during year 3 of the

Column 1	Column 2	Column 3
Option	Activity and eligibi conditions	lity Rate of payment
	und and year	ertaking during r 5 of the ertaking;
	carry any site as a mon undo Anc Mon and Arci Area and	toric tland before ying out work on a designated scheduled nument er the
	if they un	or payment

- (i) tree felling and removal, which must be supported by a precautionary survey to assess tree health, historic
 - significance and integrity, and presence of protected
 - of protected species;
- (ii) control of scrub, bracken, regenerating trees and other woody plants;
- (iii) muirburn, which must be undertaken

Column 1	Column 2	Column 3
Option	Activity and eligibility conditions	Rate of payment
	in accordance with the Muirburn Code published by the Scottish Ministers(81);	
	(iv) grazing control. If the site managed is designated under as a scheduled monument under the Ancient Monuments and Archaeological Areas Act 1979, fences, stiles or gates must be located outside the scheduled area. If the site managed is not designated under that Act, fences, stiles or gates must be located at least 10m from the outermost visible features	
	on site; (v) earthwork repair and reseeding. Beneficiaries must consult SEPA before importing earth or topsoil to the site and comply with the	

Licensing

requirements of the Waste Management

⁽⁸¹⁾ The Muirburn Code published 2001 is available on line at www.scotland.gov.uk or from the Scottish Government, Rural Directorate, Pentland House, Robb's Loan, Edinburgh, EH14 1TY.

Column 1	Column 2	Column 3
Option	Activity and eligibility conditions	Rate of payment
	Regulations 1994(82);	
	(vi) consolidation works to, and vegetation removal from masonry structures;	
	(vii) removal of recent field-cleared stone from archaeologica or historic sites;	ıl
	(viii) establishment of a 10 metre unploughed buffer zone around visible archaeologica or historic sites; or	e
	(ix) taking an archaeologica site visible as cropmarks in aerial photographs out of cultivation and sowing to grass. When establishing the sward, plough depth must not exceed 100 millimetres; and	ne ne
	(c) a beneficiary must submit a record	

of labour hours and costs incurred on materials and

⁽⁸²⁾ S.I. 1994/1056 as relevantly amended by S.I. 1994/1137, 1995/288 and 1950, 1996/593, 634, 916, 972, 973 and 1279, 1997/2203, 1998/606 and 2746, and S.S.I. 2000/323 and 235, 2003/170, 171 and 593, 2004/275, 2005/22, 2006/128 and 541, 2007/172 and 251.

Column 1	Column 2	Column 3
Option	Activity and eligibility conditions	Rate of payment
	machinery use (in the form of receipts where possible) in support of payment claims. If a beneficiary undertakes the work themselves, the skilled labour hourl rate will apply. If a beneficiary employs a contracte to undertake the work on their behal receipted invoices must be provided in support of payment claims. Works associated with the requirements of the Waste Management Licensing Regulations 1994(83) are ineligible for funding.	k ly or if, n t
	(3) Where a beneficial undertakes (b) above to following applies—	he
	(a) a beneficiary must- (i) seek advice from the local planning authority regarding the need for planning permission within the meaning of the Town	

and Country Planning (Scotland)

⁽⁸³⁾ S.I. 1994/1056 as relevantly amended by S.I. 1994/1137, 1995/288 and 1950, 1996/593, 634, 916, 972, 973 and 1279, 1997/2203, 1998/606 and 2746, and S.S.I. 2000/323 and 235, 2003/170, 171 and 593, 2004/275, 2005/22, 2006/128 and 541, 2007/172 and 251.

Column 2 Column 1 Column 3 Rate of payment Option Activity and eligibility conditions Act 1997(84), listed building consent within the meaning of the Planning (Listed Buildings and Conservation Areas) (Scotland) Act 1997(85) or building warrant and obtain the necessary consents when required; and (ii) undertake a precautionary survey to assess for the presence of protected species prior to works commencing; (b) a beneficiary is eligible for payment if the beneficiary submits a record of labour hours and costs incurred on materials and machinery use (in the form of

receipts where possible) in support of payment claims. If a beneficiary undertakes the work themselves, the skilled labour hourly rate will apply. If a beneficiary employs a contractor to undertake the

^{(84) 1997} c. 8.

^{(85) 1997} c. 9.

Column 1	Column 2	Column 3
Option	Activity and eligibility conditions	Rate of payment
	work on their behalf, receipted invoices must be provided in support of payment claims. Specialist fees, including architects' and engineers' fees, are eligible for payment;	
	(c) a beneficiary is not eligible for payment—	
	(i) if the building managed is used for human habitation or occupation, either permanent, temporary or seasonal;	
	(ii) the beneficiary is already receiving payment under another rural priorities option for non productive investments	
	as defined in Article 36(b)	

- **71.** Enhancing enjoyment (1) This and maintaining the character of commitment. rural landscapes under this
 - (1) This is a 5 year commitment. Items funded under this option must be maintained for 5 years following the end of the year in which the funding was given.

(vii), Article 41 and Article 49 of Council Regulation 1698/2005) on the same building.

(2) A beneficiary is eligible for payment under this option if the beneficiary is a rural land manager, community group or

This is a 5 year 75% of actual costs for capital ent. Items funded items paid in arrears up to this option must £5500 per beneficiary.

Column 1	Column 2	Column 3
Option	Activity and eligibility	Rate of payment
	a non profit organisation if they do one or more of following—	
	(a) screen intrusive structures, storage areas and infrastructure in which case—	I
	(i) intrusive structures, storage areas and infrastructu must be one or more of following—	e the
	vie pur roa and according to and with a street of his	om cessible ewpoints, blic ads d cess utes d thin 0 etres etures d uctures
	(bb) wi a NS Na Pa Re Pa or ne: to eas	thin SA, ational rk, egional rk area

Column 1	Column 2	Column 3
Option	Activity and eligibility conditions	Rate of payment
		from communities; or
	(cc)	next to path networks, well used access areas and in areas where there is demand for increased
	(ii) the bene must car	
	out one of more of followin clearance establish activitie	the ng site e and nment
		erecting temporary fencing to demarcate works areas where necessary;
	(bb)	providing alternative temporary access where appropriate;
	(cc)	preparing ground works and draining

Column 1	Column 2	Column 3	
Option	Activity and eligibility conditions	Rate of payment	
	as ne	cessary;	
	(dd) sp.		
	of	f	
		getation	
		nen	
	or	quired;	
	(ee) rei	noving	
	no		
		tive	
		vasive	
		ecifies nen	
		quired	
	in	quired	
		njunction	
	wi		
	the		
	of	Control	
		vasive	
	no		
		tive	
		ecies"	
		tion	
		this	
	sc. an	hedule;	
	(iii) the benefic		
	must carry		
	one or mor		
	the followi		
	new works	_	
	(aa) ere		
		ncing,	
	wa an	alls	
		u king;	
	(bb) pla		
		dging;	
	(cc) cre		
	We	ell	
		aped	
	ea	rth	

graded to create

Column 2	Column 3
Activity and eligibility conditions	Rate of payment
gentl slops or	
(dd) plant trees and shrul	
(iv) the applicant must submit with their application for aid, a 1:10 000 map showing the location of the proposals and photographs of the area to be screened;	e I of
(b) create and manage viewpoints which must be within a NSA or from a public road, accessible historic feature and other landmark, access route or designation point within a National Park, Regional Park or within the Inventory of Garde and Designed Landscape(86) or an area near to and accessible from communities in which case the beneficiary must carry out the following activities	ns
	gentl slops or (dd) plant trees and shrul (iv) the applicant must submit with their application for aid, a 1:10 000 map showing the location of th proposals and photographs of the area to be screened; (b) create and manage viewpoints which must be within a NSA or from a public road, accessible historic feature and other landmark, access route or designation point within a National Park, Regional Park or within the Inventory of Garde and Designed Landscape(86) or an area near to and accessible from communities in which case the beneficiary must carry out the

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removing trees,

Column 1	Column 2	Column 3	
Option	Activity and eligibility	Rate of payment	
	conditions		
	scrub and/or structures to		
	reveal views		
	by carrying out		
	one or more of		
	the following-		
	(aa) removal of		
	vegetation		
	and		
	relocating		
	feno		
		tructing	
	the		
		posed	
	viev	wpoint	
	to		
		vide	
		ear,	
		mpeded	
	view of		
	features		
	or	tures	
		dscape.	
		tivities	
	may		
		lude	
	cro	wn	
	lifti		
	lim		
		noval	
	and		
	thin	nning	
	of		
	tree		
	(bb) rem	noval	
	of	•	
		etation,	
	tree	es es	
	or stru	actures	
	structures. Any		
	tree		
	surgery works		
	must		
	be		

carried

Column 1 Option	Column 2 Activity and eligibility conditions	Column 3 Rate of payment
	Conditions	ıt
		etween
		ecember
	ar	
		Iarch
		y a
		ualified
	-	ee
	su	irgeon;
	ar	
	(cc) ar	ıv
		emoval
		f non
		vasive
		pecifies
		ust
	be	
	ca	arried
	ou	at in
	co	onjunction
	W	ith
	th	e
		Control
	of	
	in	vasive
		on
		ative
	sp	pecies"
	op	otion
		this
	So	chedule;
	(ii) manage th	e
	viewpoint	by
	carrying o	
	one or mor	
	the follow:	ing
	activities	
	annually—	
	(aa) re	educing
	th	
	he	eight
	of	
	sc	erub
	ar	
	Ve	egetation
	to	
		round
	le	vel
	th	rough
	175	

Column 1 Column 2 Column 3 Option Activity and eligibility Rate of payment conditions grazing, cutting or flailing vegetation close to the ground. Cutting or flailing must be carried out between August and March; and (bb) removing litter from the viewpoint site in spring, summer and autumn; (iii) the applicant must submit with their application for aid, a 1:10 000 map showing the location of the proposed viewpoint and any capital items associated with the viewpoint, identifying the location of views from public roads,

accessible historic

Column 1	Column 2	Column 3
Option	Activity and eligibility	Rate of payment
	conditions	

features, access routes and elevated view points; and

- (iv) the applicant must submit photographs of the proposed site of the viewpoint and the view from that site with their application for aid;
- (c) restore or reinstate existing stone walls, dykes and/or flagstone walls as linear features which are deteriorated and/ or damaged and locally distinctive building boundary features that contribute to the landscape character and need to be restored and or replaced in which case-
 - (i) walls, dykes, flagstone walls and locally distinctive built boundary features must be constructed in the style of, and using methods and material traditional to, the locality. The style, methods and material of the restoration, or reinstatement

Column 1 Option	Column 2 Activity and eligibility conditions	Column 3 Rate of payment
	and replacement must match adjacent area of the wall/ dyke and for locally distir built bounda features othe similar featu on the site. Stone which has obviousl fallen from t wall or dyke must be used for the repair	the as finet ary er ares dy the
	(ii) to be eligible dykes must l between 50 a 80% comple and continue along one fie length; and	be and ete ous
	(iii) temporary fencing mus be used as required while repairs are being undertaken;	
	(iv) the following items must be submitted we the application for aid—	oe ith
	of the item property in the item property for resture in and in the item in th	n posed oration, statement
	case loca dist	

Column 1 Option	Column 2 Activity and eligibility	Column 3 Rate of payment
	conditions	1.
	bui	
		indary
		tures,
		lacement;
	(bb) a 1:	
	000	
	maj	
		ntifying
	the	
		ation
	and	
	exte	em
	of	h
	suc	
	iter and	
	(cc) pric	
		tten
		mission
	froi	
		toric
		otland
		any
	wor	ites
	wit	
	the	11111
		entory
	of	Onto i y
		dens
	and	
		signed
		ndscapes(87)
	and	
	in t	
		tilage
	of a	
		lding
	listo	
	und	
	the	
		nning
	(Lis	sted
	Bui	lding
	and	

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Column 1	Column 2	Column 3
Option	Activity and eligibility	Rate of payment
	conditions	
		Conservation
		Areas)
		(Scotland)
		Act
		1997(88)
		monument
		scheduled
		pursuant
		to the
		Ancient
		Monuments
		and
		Archaeological
		Areas
		Act 1070(00)
		1979(89);
		or
	(d) establishes an	d
	manages singl	
	small groups of	of up to
	24 trees as lar	ndscape
	features in wh	nich
	case-	
	(i) the tree	and/
	or trees	
	be visua	
	promine	
	and/or	,
	accessib	ole to
	the publ	
	or cultur	
	biodiver	
	historic	
	landscap	
	interest.	
	cases the	
	trees mu	
	either-	
		subject
	(aa)	to a
		Tree
		Preservation
		Order
		. 1

under section 160 or 164

^{(88) 1997} c. 9. (89) 1979 c. 46.

Column 1	Column 2	Column 3
Option	Activity and eligibility	Rate of payment
	conditions	
		of the
		Town
		and
		Country
		Planning
		(Scotland)
		Act
		1997(90),
		or
		located
		within
		a
		Conservation
		Area
		designated
		as
		such
		pursuant
		to
		section 61
		of the
		Planning
		(Listed
		Building
		and
		Conservation
		Areas)
		(Scotland)
		Act
		1997(91),
		OF listed
		listed in the
		in the
		Inventory
		of Gardens
		and
		Designed
		Landscapes(92);
	4.1	
	(bb)	agreed
		by
		Historic
		Scotland
		to be

⁽**90**) 1997 c. 8.

^{(91) 1997} c. 9

 ⁽⁹²⁾ The Inventory of Gardens and Designed Landscapes is published and maintained by Historic Scotland and is available on line at www.historic-scotland.gov.uk/index/gardens.htm or from Historic Scotland, Longmore House, Salisbury Place, Edinburgh, EH9 1SH.

Column 1 Option	Column 2 Activity and eligibility	Column 3 Rate of payment
Орион	conditions	Rate of payment
	of	antam.
		entory ndard;
	(cc) with a N	
	or a	
		ional
	Pari	k;
	(dd) with	hin
		area
	that	
	eith	
		• near
		to
		and accessible
		from
		communities;
		• along
		roadsides;
		or
		• located
		where
		public
		access is
		encouraged;
	(ii) the beneficia	
	must carry o	
	one or more	
	the followin	g
	activities-	
	(aa) und	lertake
	tree	;
		gery
	and	
	mai Woi	intenance
	by	I K S
		rying
	out	
	one	
	mon	
	oft	
		owing-
		• a
		survey of
		O1

Column 1	Column 2	Column 3
Option	Activity and eligibility	Rate of payment
	conditions	oviation a
		existing
		tree health
		and
		condition
		by
		a
		qualified
		tree
		surgeon,
		arboriculturalist
		or
		chartered
		forester.
		The
		survey
		must
		include
		information
		on
		the
		existing
		health
		of
		the
		tree,
		current
		and
		proposed
		management
		activities
		to
		expand
		the
		tree
		lifespan
		and
		any
		requirements for
		planned
		tree
		replacement,
		retention
		and
		rejuvenation;
		• felling
		of
		trees,
		pruning
	183	r

Column 1	Column 2	Column 3
Option	Activity and eligibility	Rate of payment
	conditions	of
		limbs
		and
		thinning
		crowns
		to
		make
		safe,
		restore,
		improve
		the
		health
		and
		secure
		the
		longevity
		of
		trees.
		Felling
		of
		trees
		must
		be
		carried
		out
		by
		a
		qualified
		tree
		surgeon;
		coppicing,
		branch
		thinning
		and/
		or
		planting
		to
		encourage
		the
		regeneration
		and
		rejuvenation
		of
		an
		appropriate
		scrub
		layer
		within
		or
		associated
	104	

Column 1	Column 2	Column 3
Option	Activity and eligibility	Rate of payment
	conditions	
		with
		small
		woodland
		features;
		or
		• the
		erection of
		protective
		fencing
		appropriate
		to
		the
		historic
		or
		landscape
		character
		to
		prevent
		damage
		to
		individual
		trees
		from
		livestock
		or
		vehicles;
	(bb) es	stablish
	OI	
	re	place
		tree
	OI	r
	tr	ees
	by	y
		arrying
		ne or
		iore
		fthe
	fc	ollowing
	ac	ctivities-
		• planting
		standard
		or
		semi
		standard
		trees.
		These
		must
		be

Column 1	Column 2	Column 3
Option	Activity and eligibility	Rate of payment
	conditions	
		staked
		at
		ground
		level
		and
		watered,
		mulched
		and
		fertilised
		with
		granular
		fertiliser
		following
		the
		instructions
		on
		the
		label
		at
		the
		recommended
		application
		rate;
		• maintaining
		new
		trees
		and
		mulch,
		water,
		beat
		up and
		fertilise
		at the
		recommended
		application
		rate,
		annually
		as
		appropriate
		for
		the
		first
		4
		years;
		• protecting
		trees
		from
		livestock,
	186	11 v CStOCK,

Column 1	Column 2	Column 3
Option	Activity and eligibility	Rate of payment
-	conditions	
		deer,
		voles,
		rabbits
		and
		hares
		by
		the
		use
		of
		tree
		guards
		and
		fencing.
		Wooden
		post
		and
		rail
		fencing
		or
		metal
		tree
		guards
		must
		be
		used.
		Other
		materials
		may
		be
		used
		for
		fencing
		where
		these
		are
		characteristic
		of
		the
		historic
		or
		landscape
		character;
		or
	(cc) es	stablish
		placement
		new
		nrub
	s _F fo	pecies
	10	¹¹

Column 1	Column 2	Column 3
Option	Activity and eligibility	Rate of payment
	conditions	
		single
		and
		small
		groups
		of up
		to 24
		trees
		by
		carrying
		out
		one or
		more
		of the
		following-
		planting
		shrubs
		which
		must
		be
		60
		80
		cm
		bare
		root
		plants
		planted
		at
		1
		metre
		spacing
		in
		prepared
		ground
		with
		up
		to
		a
		maximum
		25%
		of
		the
		area.
		Shrubs
		must
		be
		watered,
		mulched
		and
		fertilised
		with
	100	

Column 1	Column 2	Column 3
Option	Activity and eligibility	Rate of payment
	conditions	1
		granular
		fertiliser
		following
		the
		instructions
		on the
		the
		label at
		the
		recommended
		application
		rate;
		 maintaining new
		shrubs
		and
		water,
		weed,
		beat
		up,
		mulch
		and
		fertilise
		at
		the
		recommended
		application
		rate
		annually
		as
		appropriate
		for
		the
		first
		4
		years;
		or
		 protecting
		shrubs
		from
		livestock,
		deer,
		voles,
		rabbits
		and
		hares
		by
		the
	189	use
	107	

Column 1	Column 2	Column 3	
Option	Activity and eligibility	Rate of payment	
_	conditions		
		of	
		tree	
		guards	
		and	
		fencing.	
		Wooden	
		post	
		and	
		rail	
		fencing	
		or	
		metal	
		tree	
		guards	
		must	
		be	
		used.	
		Other	
		materials	
		may	
		be	
		used	
		for	
		fencing	
		where	
		these	
		are	
		characteristic	
		of	
		the	
		historic	
		or	
		landscape	
		character;	
		and	
	(iii) the benefic	eiary	
	must-	•	
	(aa) su	hmit	
		ith	
	the		
		pplication	
		r aid,	
		1 ald, 1:10	
	00		
	m. id	ap entifying	
	the location		
	an		
		ıu	
	100		

Column 1 Option	Column 2 Activity and eligibility conditions	Column 3 Rate of payment
		trees proposed
		for
		management
		and/or
		replacement;
	(bb)	submit
	,	with
		the
		application
		for aid,
		consent
		for the
		works
		from
		local
		authority
		if any
		of the
		tree/s
		identified
		in the
		proposal
		lie
		with a
		Conservation
		Area
		designated
		as
		such
		pursuant
		to section 61
		of the
		Planning
		(Listed
		Building
		and
		Conservation
		Areas)
		(Scotland)
		Act
		1997(93)
		or are
		subject
		to a
		Tree

Column 1	Column 2	Column 3
Option	Activity and eligibility	Rate of payment
•	conditions	
		Order
		under
		section 160
		or 164
		of the
		Town
		and
		Country
		Planning
		(Scotland)
		Act
		1997(94);
		and
	(cc	e) confirm
		in the
		application
		if any
		of the
		trees
		proposed
		for
		management
		already
		receive
		existing
		protection
		or
		management
		and if so
		demonstrate
		how this
		application goes
		further
		than
		the
		current
		protection/
		management;
	(44)	
	(dd	submit with
		the
		application
		2
		quotes
		quotos

Column 1	Column 2	Column 3
Option	Activity and eligibility conditions	Rate of payment
	for the works.	
	(3) Items funded in this option must not be adopted in areas where they will compromise biodiversity objectives or will be used to comply with conditions imposed on a grant of planning permission within the meaning of the Town and Country Planning (Scotland) Act 1997 or a condition to which planning permission has granted by virtue of the Town and Country Planning (Scotland) (General Permitted Development) Order 1992(95).	

72. Skills development in rural areas

- (1) A beneficiary is eligible 75% of the cost of training. for payment under this option if the beneficiary undertakes vocational training courses for individual persons eligible to apply for any of options numbered 63 to 73 in this schedule and the beneficiary is a rural economic actor (including farmers, crofters, foresters and other land managers and community groups), their immediate family members and employees and is 16 years of age or older.
- (2) The following conditions apply-
 - (a) the training courses must relate directly to an application for aid under options numbered 63 to 73 in this schedule;
 - (b) the training provider must be certified by an appropriate certification body; and

Column 1	Column 2	Column 3
Option	Activity and eligibility	Rate of payment
	conditions	

- (c) the course must not-
 - (i) form part of normal agricultural, forestry or other programmes at secondary or higher education levels;
 - (ii) be required or lead to a certificate, licence, diploma or other qualification that is required by law to carry out the beneficiary's basic work activities; or
 - (iii) be funded, in whole or in part, by other public funds.

- **73.** Production collaborative development strategy
- a A beneficiary is eligible for local payment under this option if the beneficiary is—
 - (a) part of a partnership consisting of public sector, private and voluntary organisations (or any individual partner of such partnership selected as the lead partner) with a minimum of 33% non public sector organisations involved in the development and implementation of a collaborative local development strategy; and
 - (b) not any of the groups ("local action groups") or

Variable. Up to 15% of the public expenditure relating to the relevant development strategy for the running costs of the public private partnership.

Column 1		umn 2	Column 3
Option		ivity and eligibility	Rate of payment
	con	ditions	
		part of any such groups	
		under Article 62(1)(b)	
		of Council Regulation	
		1698/2005; and the	
		beneficiary undertakes	
		one or more of the	
		following-	
		(i) undertakes	
		studies of the area	i
		concerned;	
		(ii) provides	
		information about	•
		the area and the	
		local development	t
		strategy once	
		developed;	
		(iii) arranges the	
		training of staff	
		involved in the	
		preparation and	
		implementation of the local	
		development	
		strategy; (iv) undertakes	
		promotional event	to:
	(v)	undertakes training of	15,
	(v)	leaders; or	
		(vi) undertakes the	
		implementation	
		of the local	
		development	
		strategy.	
		suategy.	

PART 2

Table A

Land type	Year 1	Year 2	Year 3	Year 4	Year 5
	Conversion				
Arable	£220	£220	£60	£60	£60
Improved grassland	£105	£105	£50	£50	£50
Fruit & vegetable	£300	£300	£60	£60	£60

Land type	Year 1	Year 2	Year 3	Year 4	Year 5
Unimproved grassland/ rough grazing	£5	£5	£5	£5	£5
	Maintenance				
Arable	£60	£60	£60	£60	£60
Improved grassland	£50	£50	£50	£50	£50
Fruit & vegetable	£60	£60	£60	£60	£60
Unimproved grassland/ rough grazing	£5	£5	£5	£5	£5

Table B

Woodland Type	Minimum wood or individual block size planted per year (hectares)	Composition	Minimum stocking density per hectare at year 5 or when considered to be 'established'
Productive conifer woodland (low cost)	5.0	 up to 85% conifers but predominantly spruce at least 5% broadleaves up to 10% open ground 	Spruce – 2500 Broadleaves – 1100
Productive conifer woodland (high cost)	5.0	 up to 85% other conifers e.g. Scots Pine, Douglas Fir, Larch at least 5% broadleaves up to 10% open ground 	Pine – 3000 Douglas Fir, Larch – 2000 Broadleaves – 1100
Productive broadleaved woodland	2.0	 at least 85% productive broadleaves e.g. Oak, Beech, Sycamore, Ash up to 5% other broadleaves up to 10% open ground 	Oak, Beech – 3100 Sycamore, Ash – 2500 Other Broadleaf – 1100

Woodland Type	Minimum wood or individual block size planted per year (hectares)	Composition	Minimum stocking density per hectare at year 5 or when considered to be 'established'
Native woodland	0.25	 at least 75% species native to the locality and appropriate to the site up to 25% open ground 	1600
Naturally regenerated native woodland	0.25	 at least 75% species native to the locality up to 25% open ground 	1600
Mixed conifer / broadleaf woodland	0.25	 at least 80% mixed conifer and broadleaves, the latter being at least half of the planted area. up to 20% open ground 	Conifer – 2500 Broadleaves – 1600

Table C

Woodland Type	Initial Planting Payment Rate £/ha *	Maintenance Payments Rate £/ha/year **
Productive conifer woodland (low cost)	840	112
Productive conifer woodland (high cost)	980	133
Productive broadleaved woodland	1780	161
Native woodland	875	154
Naturally regenerated native woodland	630	70
Mixed conifer / broadleaf woodland	1470	154

^{*} Paid as a lump sum on completion of planting

^{**} Paid as an annual payment for a period of 5 years. Trees must be satisfactorily "established" within 10 years of planting. Only payable where planting has occurred on agricultural land or abandoned agricultural land (i.e. at least 50% of a woodland type must be on agricultural land and/or abandoned agricultural land to be eligible for the maintenance payments)

The term "established" means that trees must be present to the minimum stocking densities specified, healthy, and in a condition capable of continued growth given no further weeding but subject to normal ongoing maintenance operations such as protection from inappropriate grazing by wild or domestic animals.

An additional establishment premium for using genetically improved planting material is available as follows:

Categories of genetically improved planting material	£ per hectare
Sitka spruce seed orchard material that falls within the tested category in terms of regulation 4 of the Forest Reproductive Material (Great Britain) Regulations 2002(96)	50
Sitka spruce vegetatively propagated tested "family mixture" material derived from controlled cross-pollination.	150

Table D – Woodland Improvement Grants option

Column 1	Column 2
Item	Standard cost
Badger gates installed in fence lines which are cutting across an established badger run	£110 per gate
Respace natural regeneration	£500 per hectare
Pre commercial and non commercial woodland thinning	£150 per hectare
Removal of tree crop to waste 3 6 metre high	£750 per hectare
Woodland clearance benefiting raised bog/ blanket bog – felling of waste	£975 per hectare
Woodland clearance benefiting raised bog/ blanket bog – felling and extraction	£1375 per hectare
Seedling tree removal	£35 per hectare
Small scale woodland thinning	£300 per hectare
Chipping/mulching of tree debris and brash	£500 per hectare
Restructuring with Caledonian Scots pine and other conifer	£448 per hectare
Restructuring with mixed broadleaves	£1,002 per hectare
Restructuring with native broadleaves	£1,099 per hectare
Woodland deer impact reduction	£30 per hectare for deer control during the first 5 years of a Deer Management Plan

Column 1 Item	Column 2 Standard cost
Forest plan preparation	£20 per hectare for first 200 hectares, £5 per hectare thereafter
Dead wood management	£40 per hectare
Stock fence	£4 per metre
Enhancing/modifying a stock fence in black grouse and capercaillie core areas	£2 per metre
Upgrading stock to deer fence	£2.75 per metre
Scare or temporary fencing	£1.50 per metre
Rabbit proofing – existing or new stock/deer fence	£1.90 per metre
Deer fence	£6.90 per metre
Enhancing/modifying a deer fence in black grouse and capercaillie core areas	£5 per metre
Conversion of deer fence to stock fence in black grouse and capercaille core areas	£2 per metre
Fence removal	£2 per metre
Gate for stock fence	£100 each
Gate for deer fence	£170 each
Ditch/drain blocking with plastic piling dams:Small ditches (up to 0.5 metres wide and deep)	£60 per dam
Ditch/drain blocking with plastic piling dams:Medium ditches (between 0.5 and 1 metre wide and deep)	£120 per dam
Ditch/drain blocking with plastic piling dams:Large ditches (between 1 and 2 metre wide and 0.5 and 1 metre deep)	£280 per dam
Peat dam	£0.26 per metre of drain or furrow blocked with peat dams. Minimum payment £300
Small scale tree and shrub planting (on a site not exceeding 0.25 hectares)	£2 per tree or shrub
Provision of bat and bird boxes	£15 per box.

SCHEDULE 3

Regulation 9(7)

Standard Payment Rates for Capital Items

A beneficiary is eligible for payment for these capital items only where the beneficiary has undertaken to carry out or beneficiary has undertaken to carry out or carry out and maintain an

activity under an area related option. The capital items must be carried out in accordance with the requirements in the programme guidance.

Column 1 Capital Item	Column 2 Rate of Payment
Livestock tracks, gates and river crossing – impacts on diffuse pollution	50% of actual cost except for gates which are standard cost item
Sheep management – additional sheep movement to achieve habitat outcomes	£7.82 per hectare
Primary treatment of bracken	£200 per hectare of infested land
Manual eradication of rhododendron	£3500 per hectare of infested land
Mechanised eradication of rhododendron with or without chemical follow up eradication	£850 per hectare of infested land
Chemical eradication of rhododendron	£850 per hectare of infested land
Eradication of scrub/woody vegetation:Light vegetation category	£600 per hectare
Eradication of scrub/woody vegetation:Intermediate vegetation category	£850 per hectare
Eradication of scrub/woody vegetation:Heavy vegetation category	£1250 per hectare
Removal from site of the cut scrub/woody vegetation: Light vegetation cover	£500 per hectare
Removal from site of the cut scrub/woody vegetation: Intermediate vegetation cover	£1,050 per hectare
Removal from site of the cut scrub/woody vegetation: Heavy vegetation cover	£1,450 per hectare
Dead wood management	£40 per hectare
Stock fence	£4.00 per metre
Enhancing/ modifying a stock fence (in black grouse and capercaillie core areas)	£2 per metre
Upgrading stock to deer fence	£2.75 per metre
Scare or temporary fencing	£1.50 per metre
Rabbit proofing existing or new stock/ deer fence	£1.90 per metre
Deer fence	£6.90 per metre
Enhancing/ modifying a deer fence (in black grouse and capercaillie core areas)	£5 per metre
Conversion of deer fence to stock fence (in black grouse and capercaillie core areas)	£2 per metre
Fence removal	£2 per metre
Gate	(i) Gate for stock fence: £100 each

Column 1	Column 2
Capital Item	Rate of Payment
	(ii) Gate for deer fence: £170 each
Kissing gate/self-closing gate for non-vehicular access	£350 each
Stile	£55 each
Stock bridge for bog management	Small bridge: £170 per bridgeLarge bridge for ditch wider than 1.5m: £620 per bridge
Small-scale tree and shrub planting (on a site not exceeding 0.25 hectares)	£2 per tree or shrub
Replacement or new single trees within a Designed Landscape or to enhance the rural landscape	£100 per tree
Post & rail fence	£10 per metre
Building/restoring drystone or flagstone dykes	£17.50 per square metre
Sand blow fencing	£10.00 per metre
Planting of marram grass into areas threatened with erosion	£8 per square metre
Provision of water trough to replace traditional watering points	£195 each
Installation of water supply pipe to water trough or pasture pump	£3 per metre of pipe laid
Water trough pump: cattle operatedpasture or nose pump	£180 per installed pump
Soil analysis (including sampling)	£24.90 per sample
Planting or re-planting of hedge	£4.30 per metre
Coppicing of hedge	£4.00 per metre
Laying of hedge	£8.00 per metre
Creation or restoration of a pond	£3.00 per square metre
Laying down species-rich grassland	£680 per hectare
Heather restoration (in black grouse core areas)	£250 per hectare
Heather track creation for bog management	£1.50/ metre
Peat dam	£0.26 per metre of moor grip to be blocked with peat dams. Minimum payment £300.
Ditch blocking with plastic piling dams	(a) (a) For small ditches up to 0.5 metres wide and deep: £60 per dam.
	(b) (b) For medium ditches up to 1 metre wide and deep: £120 per dam.

Column 1	Column 2
Capital Item	Rate of Payment
	(c) (c) For large ditches of depth up to 1 metre and 2 metre wide:£280 per dam
Underdrain (or culvert) breaking	£20 per drain (or culvert) broken
Watercourse Channel Enhancement	£4.00 per linear metre of watercourse
Provision of bat or bird box	£15.00 per box
Open range deer management to enhance the natural heritage	£3 per hectare of eligible deer range

SCHEDULE 4

Regulation >9(5)

PART 1

Historic Environment Condition

The damage or destruction of any feature or areas of historic or archaeological interest must be avoided and guidance approved by the Scottish Ministers must be followed for the protection of such features or areas(97).

PART 2

Primary Legislation

The Ancient Monuments and Archaeological Areas Act 1979 (c. 46).

The Wildlife and Countryside Act 1981 (c. 39).

The Clean Air Act 1993 (c. 11).

The Planning (Listed Buildings and Conservation Areas) (Scotland) Act 1997 (c. 9).

The Water Environment and Water Services (Scotland) Act 2003 (asp 11).

The Nature Conservation (Scotland) Act 2004 (asp 6).

Secondary Legislation

The Control of Pesticides Regulations 1986(98).

The Sludge (Use in Agriculture) Regulations 1989(99).

The Waste Management Licensing Regulations 1994(100).

The Conservation (Natural Habitats etc.) Regulations 1994(101).

⁽⁹⁷⁾ The guidance to be followed is outlined in the programme guidance.

⁽⁹⁸⁾ S.I. 1986/1510 as amended by S.I. 1994/3142, 1997/188 and 2001/880. (99) S.I. 1989/1263 as relevantly amended by S.I. 1996/593 and S.S.I. 2000/62.

⁽¹⁰⁰⁾ S.I. 1994/1056 as relevantly amended by S.I. 1994/1137, 1995/288 and 1950, 1996/593, 634, 916, 972, 973 and 1279, $1997/2203, 1998/606 \text{ and } 2746, \text{ and S.S.I.} \\ 2000/323 \text{ and } 235, 2003/170, 171 \text{ and } 593, 2004/275, 2005/22, 2006/128 \text{ and } 541, 2006/128,$ 2007/172 and 251.

⁽¹⁰¹⁾ S.I. 1994/2716 as relevantly amended by S.I. 2007/1843, S.S.I. 2004/475, 2006/270, 2007/80, 349, 485 and 517 and 2008/17.

The Ancient Monuments (Class Consents) (Scotland) Order 1996(102).

The Pollution Prevention and Control (Scotland) Regulations 2000(103).

The Contaminated Land (Scotland) Regulations 2000(104).

The Action Programme for Nitrate Vulnerable Zones (Scotland) Regulations 2003(105).

The Animal By-Products (Scotland) Regulations 2003(106).

The Control of Pollution (Silage, Slurry and Agricultural Fuel Oil) (Scotland) Regulations 2003(107).

The Plant Protection Products (Scotland) Regulations 2005(108).

The Water Environment (Controlled Activities) (Scotland) Regulations 2005(109).

The EC Fertilisers (Scotland) Regulations 2006(110).

The Environmental Impact Assessment (Agriculture) (Scotland) Regulations 2006(111).

EXPLANATORY NOTE

(This note is not part of the Regulations)

These Regulations introduce measures to supplement Council Regulation (EC) No. 1698/2005 ("the Council Regulation") which lays down general rules governing Community support for rural development (financed by the European Agricultural Fund for Rural Development established by Council Regulation (EC) No. 1290/2005 (O.J. No. L 209, 11.8.2005, p.1.)) and Commission Regulations (EC) Nos. 1974/2006 and 1975/2006 laying down detailed rules for the application of the Council Regulation.

They also implement Article 74(1) of the Council Regulation and Article 9(1) of Council Regulation (EC) No. 1290/2005 which require Member States to adopt legislative and administrative provisions to ensure that the Community's financial interests in relation to expenditure on rural development are effectively protected.

The Regulations provide for the payment of aid to be made available by the Scottish Ministers from the Scotland Rural Development Programme 2007-13 to any person who enters into an undertaking with the Scottish Ministers to carry out, or as the case may be carry out and maintain the activities relevant to at least one of the rural priorities options set out in Schedule 2, and where relevant one or more than one of the capital items set out in relation to a particular rural priorities option or set out in Schedule 3 (regulations 4 and 12).

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(102) S.I. 1996/1507.
(103) S.S.I. 2000/323 as amended by 2004 asp 8, Schedule 2, paragraph 7, S.S.I. 2002/493, S.S.I 2003/146, 170, 221, 235 and 411, 2004/26, 110, 112 and 512, 2005/101, 340 and 510, 2006/127 and S.I. 2007/2325.
(104) S.S.I. 2000/178 as amended by S.S.I. 2000/323, 2005/658 and 2007/179.
(105) S.S.I. 2003/51 as amended by S.S.I. 2003/169.
(106) S.S.I. 2003/411 as amended by S.S.I. 2006/530 and 2007/1.
(107) S.S.I. 2003/531 as amended by S.S.I. 2006/133 and 2008/54.
(108) S.S.I. 2005/331 as amended by S.S.I. 2006/241, 449 and 576 and 2007/119 and 410.
(109) S.S.I. 2005/348 as amended by S.S.I. 2006/553 and 2007/219.
(110) S.S.I. 2006/543.
(111) S.S.I. 2006/582 as amended by 2006/614.
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The Regulations also provide that where a person enters into an undertaking which includes an activity under certain rural priorities options the person must also comply with the requirements established by Article 4 of and Annex III to Council Regulation (EC) No. 1782/2003, the good agricultural and environmental conditions specified in regulation 4 of and the Schedule to the Common Agricultural Policy Schemes (Cross-Compliance) (Scotland) Regulations 2004 and the condition and requirements specified in Parts 1 and 2 of Schedule 4 to these Regulations.

The amount of aid payable in respect of an undertaking is calculated with reference to the activity or capital item to be undertaken (regulation 11). The rate of payment corresponding to each activity is specified in Schedule 2 to the Regulations. The rate of payment corresponding to each capital item is specified in Schedule 3.

The Regulations also-

- (a) make provision as to the form and content of the applications for aid and outcome plans (regulations 3 and 5);
- (b) define land which is eligible for aid (regulation 7);
- (c) make provision in respect of the determination of applications for aid (regulation 8);
- (d) make provision in respect of undertakings (regulation 9);
- (e) impose restrictions on the approval of applications and payment of aid (regulation 10);
- (f) make provision in respect of claims and payments (regulation 12);
- (g) make provision in relation to a change of occupation of the land to which an undertaking relates (regulation 13);
- (h) confer powers of entry and inspection on authorised persons (regulation 14);
- (i) make provision in relation to breaches of undertakings (regulation 15);
- (j) make provision in relation to the withholding and recovery of aid (regulations 16 and 17);
- (k) make provision for the supply of information and record keeping (regulation 18);
- (l) make provision as to the recovery of interest (regulation 19);
- (m) provide that sums payable to Scottish Ministers shall be recoverable as a debt (regulation 20);
- (n) make provision for the publication of guidance (regulation 21); and
- (o) make provision for offences (regulation 22);
- (p) make provision in respect of appeals (regulation 23).

The effect of the Regulations is to permit financial assistance to businesses, community groups, collaborations and individuals involved in providing social, economic and environmental benefits. Since there will be no increase in the costs to the Scottish Government, local government or business no Regulatory Impact Assessment has been prepared in respect of these Regulations.