

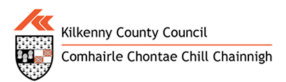
CONSULTANTS IN ENGINEERING, ENVIRONMENTAL SCIENCE & PLANNING

# LOCAL AUTHORITY CLIMATE ACTION PLAN

**Appropriate Assessment Conclusion Statement** 

#### **Prepared for:**

**Kilkenny County Council** 



Date: March 2024

Core House, Pouladuff Road, Cork, T12 D773, Ireland

T: +353 21 496 4133 | E: info@ftco.ie CORK | DUBLIN | CARLOW

www.fehilytimoney.ie





#### APPROPRIATE ASSESSMENT CONCLUSION STATEMENT

#### REVISION CONTROL TABLE, CLIENT, KEYWORDS AND ABSTRACT

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Abstract: Fehily Timoney and Company is pleased to submit this Appropriate Assessment

Conclusion Statement for the Kilkenny Local Authority Climate Action Plan to Kilkenny

for publication alongside the Plan.

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#### 1. INTRODUCTION

#### 1.1 Background

This is the Appropriate Assessment (AA) Conclusion Statement for the Kilkenny Local Authority Climate Action Plan (LACAP) 2024 - 2029. The obligation to undertake AA derives from Article 6(3) and 6(4) of the Habitats Directive 92/43/EEC as transposed into Irish legislation by the European Communities (Birds and Natural Habitats) Regulations 2011 and the Planning and Development Act 2000, as amended.

AA is a focused and detailed impact assessment of the implications of a strategic action (such as a plan or programme) or project, alone and in combination with other strategic actions and projects, on the integrity of any European Site in view of its conservation objectives.

AA was undertaken for the LACAP. This AA Conclusion Statement documents the AA process applied during the preparation of the LACAP and should be read in conjunction with the LACAP and associated documents including the Natura Impact Report (NIR) for the Plan.

#### 1.2 Requirements in relation to AA Conclusion Statements

Guidelines entitled 'Appropriate Assessment of Plans and Projects in Ireland Guidance for Planning Authorities' (2009) published by the then named Department of Environment, Heritage and Local Government recommend that plan-making competent authorities; include a clear and discrete AA Conclusion Statement as a distinct section in the written statement of the plan separate to the SEA statement.' These guidelines recommend that the following information is included in an AA Conclusion Statement:

- Summary of how the findings of the AA were factored into the plan (provided in Section 2 of this document);
- Reasons for choosing the plan as adopted, in the light of other reasonable alternatives considered
  as part of the AA process (provided in Section 3 of this document); and,
- A declaration that the plan as adopted will not have an adverse effect on the integrity of a Natura 2000 site or sites (provided in Section 4 of this document.
- Copy of NIR (the NIR was published alongside the AA Conclusion Statement and is available for review).<sup>1</sup>

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<sup>&</sup>lt;sup>1</sup> This NIR provides the following information:

<sup>•</sup> Sufficient detail of the LACAP to make clear its size, scale and objectives.

<sup>•</sup> A description of baseline conditions, conservation objectives, and relevant ecological and environmental issues in relation to relevant European sites that be affected by plan implementation (in the absence of mitigation).

Potential adverse impacts of the Plam on the relevant European sites.

<sup>•</sup> How those environmental effects will be avoided and prevented through mitigation.



#### 2. HOW THE FINDINGS OF THE AA WERE INTEGRATED INTO THE LACAP

#### 2.1 Integrated Biodiversity Assessment Approach

The environmental assessment for the Plan undertaken was carried out in accordance with an Integrated Biodiversity Impact Assessment based methodology in accordance with EPA's guidance document entitled 'Final Report: Integrated Biodiversity Impact Assessment, Streamlining AA, SEA and EIA Processes. Best Practice Guidance.' (2012).

The methodology employed facilitated the integration of SEA and AA processes relating to biodiversity impact assessment to ensure the effective and streamlined assessment of biodiversity impacts. The plan-making, SEA and AA processes - including scoping, baseline evaluation, impact assessment and mitigation/monitoring measure development processes - were carried out concurrently to facilitate holistic and complete assessment of biodiversity impacts. The effective communication and integration of scientific knowledge and analysis between assessments took place. The SEA was suitably informed by the analysis and conclusions in AA.

#### 2.2 Mitigation through integration of environmental considerations into the LACAP

The plan making process was carried out in parallel with the SEA and AA processes. Regular communication and interaction took place between the environmental assessment team and the plan making team. Environmental considerations that came to light during the SEA and AA processes, including consultation processes, were regularly communicated to the plan making team during the plan making process. As necessary, environmental mitigation measures to ameliorate the potential negative environmental effects of implementing the LACAP were developed and then integrated into the LACAP. Much of the environmental mitigation was embedded in the plan early on in the process as a result of this. This process was carried out in an iterative manner to ensure optimal plan making and environmental outcomes. Environmental considerations were also integrated into the plan so as to facilitate maximizing identified positive environmental effects of the LACAP.

Mitigation measures were suggested that maximize the co-benefits of climate action for other environmental components such local air quality, human health, biodiversity, water quality and other interrelated areas (i.e., win-win solutions).

Additional text clarifying environmental protection related obligations and environmental enhancement opportunities has been attached to a variety of defined actions in the plan. This text has been shaped to ensure that environmental considerations are appropriately taken into account during plan implementation. This text has also been shaped to ensure plan implementation generates the minimum level of negative environmental effects and the maximum level of positive environmental effects. These text additions - expressly relevant to AA - are presented in Table 2-1.

Several environmental governance principles were established to ensure plan implementation generates the minimum level of negative environmental effects and the maximum level of positive environmental effects. These environmental governance principles shall underpin and guide plan implementation and shall apply to and be integrated into all actions/activities which result due to the implementation of the plan. These principles are defined in Table 2-2. The principles were incorporated into the plan itself.

These environmental mitigation measures were integrated into the LACAP and will prevent negative effects and maximize positive effects associated with the LACAP.

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The risks to the safeguarding and integrity of the qualifying interests, special conservation interests and conservation objectives of the European sites have been addressed by the inclusion of these mitigation measures.

Multiple actions as originally defined in the Plan will also serve to benefit the biodiversity environment, including a variety of biodiversity enhancement related actions, climate adaptation related actions, and actions designed to reduce GHG emissions and local air pollution.

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# Table 2-1: Proposed Environmental Mitigation Measures - Additional text included in Plan actions relating to environmental protection related obligations and environmental enhancement opportunities

Action Reference	Original Action	Recommendations integrated into the Plan, included in:
1.3	Develop a Kilkenny County Council Green Public Procurement	Reword to the following:
	(GPP) Strategy	Develop and implement a Kilkenny County Council Green Public Procurement (GPP) Strategy
1.9	Deliver Flood RELIEF Schemes under the Catchment and Flood	Attach the following text to the action:
Risk Assessment Management (CFRAM) Programme, and Minor Flood Mitigation Works, incorporating nature based solutions where possible		whilst having appropriate regard to environmental protection requirements associated with flood resilience development.
		Attach the following text to the action:
	the lifetime of the Local Authority Climate Action Plan	having due regard to environmental sensitivities, biodiversity, European sites, human receptors, and the need to promote sustainable practices
2.3	Develop and implement a Regional EV Infrastructure Strategy	Attach the following text to the action:
in collaboration with neighbouring local authorities		Advocate and exert influence and control, as appropriate, to ensure such development promotes climate action co-benefits and does not contravene relevant environmental protection criteria or cause significant negative environmental effects.
2.4	Develop a Fleet Decarbonisation Strategy for Kilkenny County	Attach the following text to the action:
	Council Fleet	Ensure the strategy aligns with sustainability principles.
2.7	Reallocate urban space towards the sustainable movement of	Attach the following text to the action:
people, and placemaking		having due regard to opportunities to promote nature-based solutions and environmental sensitivities such as the receiving water environment, biodiversity, European sites, local air quality, and cultural heritage. Prioritise roads and streets currently or likely to be used by public bus services. Work towards ensuring network options are developed between active travel options and public transport routes.
2.9	Enhance permeability to support active travel	Attach the following text to the action:
		having due regard to environmental sensitivities such as traffic and transport constraints and aspects, the receiving water environment, local air quality, biodiversity, and European sites.
2.11	Integrate transport modes and enable a shift to sustainable modes through the effective management of parking demand and development of park and ride/stride and multi-modal hubs	Attach the following text to the action:

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Action Reference	Original Action	Recommendations integrated into the Plan, included in:
		Ensure such development promotes climate action co-benefits, including SuDS and nature based solutions, and does not contravene relevant environmental protection criteria or cause significant negative environmental effects.
2.12	Develop a cycle network for Kilkenny City and larger urban areas	Attach the following text to the action:  Ensure the cycle network is planned in a manner that has due regard to environmental sensitivities such as the receiving water environment, local air quality, biodiversity, European sites and cultural heritage.
2.13	Implement the "Safe Routes to School Programme"	Attach the following text to the action: having due regard to environmental sensitivities such as traffic and transport constraints and aspects, the receiving water environment, local air quality, biodiversity, and European sites.
2.17	Identify and implement actions to improve drainage on the Regional and local road network, and identify infrastructure at risk from climate events	Attach the following text to the action:  having due regard to the need to promote nature based solutions and Sustainable Drainage Systems, and environmental sensitivities, including water quality, biodiversity and European sites.
2.20	Develop a Buildings/Facility Management Strategy for Kilkenny County Council buildings and facilities	Attach the following text to the action: having due regard to the need to appropriately protect biodiversity, and natural and built heritage.
2.22	Continue to deliver the Public Lighting Energy Efficiency Project (PLEEP)	Attach the following text to the action: whilst continuing to use best available technology to suitably minimise potential environmental effects of lighting.
2.36	Undertake a programme of energy reduction, retrofitting, and onsite renewable measures on Local Authority buildings, facilities and social housing	Attach the following text to the action: having due regard to environmental sensitivities such as local human receptors, protected species, European sites and biodiversity, and the need to appropriately protect and conserve protected structures.
2.30	Ensure best practise in energy efficiency retrofitting of traditional/heritage buildings	Attach the following text to the action: having due regard to environmental sensitivities such as local human receptors, protected species, European sites and biodiversity, and the need to appropriately protect and conserve protected structures.
2.31	Deliver sustainable and compact development	Attach the following text to the action: having due regard to environmental sensitivities such as local human receptors, protected species, European sites and biodiversity.
2.32	Develop a planning policy which supports the re-use of existing buildings	Attach the following text to the action: having due regard to environmental sensitivities such as local human receptors, protected species, European sites and biodiversity, and the need to appropriately protect and conserve protected structures.

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Action Reference	Original Action	Recommendations integrated into the Plan, included in:
2.33	Continue to add to the Vacant Sites Register and Derelict Sites Register	Attach the following text to the action:
	negister	having due regard to environmental sensitivities such as local human receptors, protected species, European sites and biodiversity, and the need to appropriately protect and conserve protected structures.
2.34	Achieve Home Performance Index (HPI) Gold Standard on all	Attach the following text to the action;
	new Kilkenny County Council social housing	having due regard to environmental sensitivities such as local human receptors, European sites and biodiversity, and the need to appropriately protect and conserve protected structures in accordance with relevant protected structures regulations.
2.36	Deliver a retrofit programme for Kilkenny County Council	Attach the following text to the action:
	Social Housing	having due regard to environmental sensitivities such as local human receptors, protected species, European sites and biodiversity, and the need to appropriately protect and conserve protected structures.
2.37	Undertake a programme of energy reduction, retrofitting and	Attach the following text to the action:
	onsite renewable measures on Local Authority buildings and facilities	having due regard to environmental sensitivities such as local human receptors, protected species, European sites and biodiversity, and the need to appropriately protect and conserve protected structures.
3.1	Prepare a Tree Strategy and Policy for Kilkenny City to provide	Attach the following text to the action:
	a long term vision for the management of public trees	whilst taking measures to promote the use of native species over non-natives and having due regard for water quality and soil stability issues whilst undertaking the planning process.
3.2	Promote and facilitate tree, woodland and hedgerow	Attach the following text to the action:
	protection, planting and management on public and private land	whilst taking measures to promote the use of native species over non-natives and having due regard for water quality and soil stability issues whilst undertaking the planning process.
3.3	Develop an Invasive Species Register and Treatment Strategy	Attach the following text to the action:
	for Council land	This programme shall be developed by a competent ecology team, and shall have due regard to the need to appropriately manage and prevent the spread of invasive species.
3.4	Deliver a Pollinator Programme to protect and enhance	Attach the following text to the action:
	pollinator habitats on Council owned land and in the wider county	whilst taking measures to promote the use of native plant species over non-natives, as appropriate.
3.5	Identify and utilise alternatives to herbicide use on Council	Reword to the following:
	land	Identify and utilise environmentally friendly alternatives to herbicide use on Council land
3.6	Identify, map and utilise local authority owned land for	Attach the following text to the action:
	habitat enhancement/restoration and nature based solutions	whilst taking measures to promote the use of native plant/animal species over non-natives, as appropriate.

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Action Reference	Original Action	Recommendations integrated into the Plan, included in:	
4.1	Deliver the Community Climate Action Fund	Attach the following text to the action:  Ensure projects supported by this action are delivered in a manner that has due regard to:  - All relevant environmental sensitivities (e.g., heritage, biodiversity, European site related sensitivities), and;  - Opportunities to promote climate action co-benefits, where possible (e.g., through the use of nature-based solutions or sustainable drainage systems).	
5.2	Develop and deliver a series of Business Showcase/Conference events, and positive Case Studies	Reword to the following:  Develop and deliver a series of Business Showcase/Conference events, and positive Case Studies regarding decarbonisation/climate initiatives.	
5.14	Undertake an audit of the waste produced by the Council's operations and services	Attach the following text to the action:  Updated Council waste management policy with a view to promoting waste prevention, minimization and recycling.	
5.15	Explore the potential to develop alternative sources of energy at the former landfill site at Dunmore	Attach the following text to the action:  Consider planning and environmental constraints and requirements in relation to such a project at feasibility stage.	
5.16	Explore the potential to repurpose, upcycle and/or to use waste collected at Civic Amenity Sites, and other appropriate locations, to generate new products and enterprises		
DZ2	Support Kilkenny City Sustainable Energy Communities (SEC's) in the DZ	Attach the following text to the action: having due regard to environmental sensitivities such as local human receptors, protected species, European sites and biodiversity, and the need to conserve built heritage.	
DZ4	Implement relevant Local Authority Climate Action Plan actions in the DZ	Attach the following text to the action: having due regard to environmental sensitivities such as local human receptors, protected species, European sites and biodiversity, and the need to conserve built heritage.	

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## Table 2-2: Proposed Environmental Mitigation Measures - Environmental Governance Principles included in the plan

Promote climate action projects that support and maximise environmental co-benefits, such as biodiversity protection and enhancement; improved air, water or soil quality; or enhanced recreation, amenity and cultural heritage value, to ensure win-win benefits are gained.

Support or facilitate climate action related projects and initiatives which seek to make improvements in soil structure, management and health by increasing soil organic carbon - which will create the environmental co-benefits of improving flood resilience by enhancing water holding capacity of soils and increasing the level of GHG sequestration associated with land use functions.

Ensure local authority development underpinned or supported by plan actions is planned and implemented in a manner that appropriately considers the potential for environmental co-benefits, potential environmental impacts and environmental protection requirements. No local authority climate action related development project that is likely to have significant negative effects on the receiving environment shall be supported.

Promote - through control or influence as appropriate - the carrying out of flood resilience measures underpinned by plan actions in a manner that supports climate action-biodiversity related co-benefits, and which has due regard for the protection and enhancement of rare, protected or important habitats and species.

Promote the carrying out of climate action related projects supported by the plan in a manner that supports climate action-cultural heritage co-benefits, and which has due regard to cultural, archaeological or architectural features and sensitivities.

Promote the carrying out of climate action related projects underpinned by the plan in a manner that supports climate action water quality co-benefits, and the achievement of Water Framework Directive objectives.

Promote climate action projects that support protected trees, hedgerows and other habitats such as wetlands, floodzones which contribute to green infrastructure.

Support opportunities to improve and restore ecological connectivity of non-designated habitats and sites (including watercourse connectivity) to improve overall ecosystem resilience and functioning while supporting climate action within the county.

Ensure local authority projects supported by plan actions have taken the necessary precautions to identify and manage invasive species, particularly with regard to Schedule III species. No local authority climate action related development project that is likely to cause the spread of invasive species listed in Schedule III shall be supported. All supported projects shall align with the goal of appropriately protecting, restoring and enhancing terrestrial and aquatic habitat and conditions to support the promotion of native species.

Support opportunities to promote peatland restoration, rehabilitation and maintenance inclusive of biodiversity enhancement, while achieving climate targets through the implementation of the climate actions within the plan

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#### 3. CONSIDERATION OF ALTERNATIVES

#### 3.1 Introduction

This section provides an over of reasonable Plan alternatives considered during the plan-making processes. The environmental effects of reasonable alternative, including effects on biodiversity and European sites, were considered when choosing the preferred Plan.

#### 3.2 Approach to Developing Reasonable Alternatives

A range of alternatives to the LACAP were considered during the plan-making process. The approach for identifying reasonable alternatives to the LACAP is defined below:

- Iterative communication was held between the plan-making and environmental assessment teams to
  identify the various alternative approaches and options being considered to achieve the vision of the plan
   the reduction of GHG emissions at Local Authority organizational level and within the Community in
  support of Climate Action policy. This communication commenced early on during the plan-making process.
- 2. Reasonable alternatives considered were identified. For an alternative to be considered reasonable, it must be practical/functional, realistic and implementable. An evaluation of whether each alternative was practical/functional, reasonable and implementable took place. This evaluation considered the following factors:
- 3. The vision of high-level objectives of the LACAP.
- 4. The geographic scope of the LACAP.
- 5. The actual powers and functions of the Local Authority.
- 6. The climate action merits of the alternative.
- 7. The genuine ability of the alternative to achieve the plan vision and high-level objectives.
- 8. The technical feasibility of the alternative.
- 9. The availability of resources, including financial resources to deliver the plan within the required timeframe.
- 10. The policy hierarchy and the parameters placed around the LACAP by higher-level policy.
- 11. The legislative context and the parameters placed around the LACAP by climate action and environmental related legislation.

The toolkit contained in the EPA's guidelines entitled 'Developing and Assessing Alternatives in Strategic Environmental Assessment Good Practice Guidance' (2015) was utilized when identifying reasonable alternatives. The 'Why? What? Where? When?' Model defined in the guidelines were used when framing reasonable alternatives, as shown in Figure 3-1.

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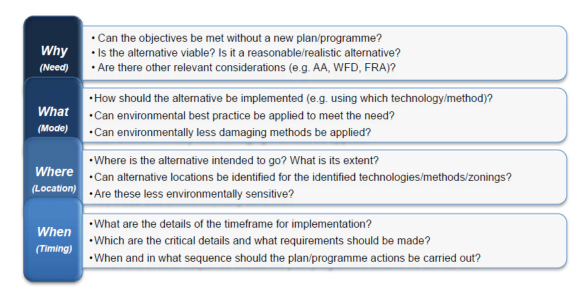


Figure 3-1: 'Why? What? Where? When?' Model for framing alternatives - Adapted from Figure 4.3

Developing and Assessing Alternatives in the Strategic Environmental Assessment Process
(EPA, 2015).

#### 3.3 Identification and Description of Reasonable Alternatives

Reasonable alternatives to the LACAP were identified. A description of these reasonable alternatives and the reasons for selecting these reasonable alternatives are presented in Table 3-1.

A 'Do Nothing' or 'Do Minimum' alternative was not a reasonable alternative in this instance as the preparation of an effective LACAP is a statutory requirement under Section 16 of the Climate Act.

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#### Table 3-1: Reasonable Alternatives to the LACAP

Reasonable Alternative	Description of Reasonable Alternative	Reasoning for selecting this Reasonable Alternative
Alternative 1 - The Pareto Approach: Prioritize reducing GHG emissions from largest GHG emitting sectors to mitigate against climate change impacts.	This alternative involved developing a LACAP that primarily focusses on climate mitigation and reducing GHG emissions associated with the largest GHG emitting sectors in the County that a local authority can reasonable influence having regard to the functions of a local authority - the Residential and Transport sectors.	This was a viable alternative that could achieve a significant reduction in GHG emissions by prioritizing and supporting climate mitigation related action for the Residential and Transport sectors. The alternative would cover the period from 2024 to 2029 (the duration of the prospective LACAP).
Alternative 2 - The Holistic Approach: Adopt a multi-pronged approach and focus on a range of priority areas to mitigate against and adapt to climate change impacts.	This alternative involved developing a LACAP that has a balanced focus on both climate mitigation and adaptation across several theme areas and all socio-economic sectors.	This was a viable alternative that would have enhanced potential to reduce GHG emissions across multiple sectors, potential to offset GHG emissions, and greater potential to protect the local community and the environment from climate change related risks. Climate mitigation and adaptation actions across a wide breath of theme areas would be supported by the LACAP. The alternative would cover the period from 2024 to 2029 (the duration of the prospective LACAP).  This alternative will promote the creation of a range of climate action co-benefits, including potentially co-benefits for biodiversity and European sites.
Alternative 3 - The Holistic and Participatory Approach (Current LACAP): Adopt a multipronged approach - that has a strong community engagement emphasis - and focus on a range of priority areas to mitigate against and adapt to climate change impacts.	This alternative involved developing a LACAP that has a balanced focus on both climate mitigation and adaptation across several theme areas and all socio-economic sectors, and which has a strong community engagement emphasis, which underpins, supports and drives the climate action contained in the plan.	This was a viable alternative that would have enhanced potential to reduce GHG emissions across multiple sectors, potential to offset GHG emissions, and greater potential to protect the local community and the environment from climate change related risks. Climate mitigation and adaptation actions across a wide breath of theme areas would be supported by the LACAP. The range of climate mitigation and adaptation actions defined in the LACAP is likely to have better community level and organizational support given its strong community engagement emphasis. The alternative would cover the period from 2024 to 2029 (the duration of the prospective LACAP).  This alternative will promote the creation of a range of climate action co-benefits, including potentially co-benefits for biodiversity and European sites.

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#### 3.4 Evaluation of Reasonable Alternatives and Reasons for Choosing the Preferred Plan

An evaluation of the potential effects of the reasonable alternatives on the baseline environment was carried out in accordance with the SEA Directive and best practice guidelines. This evaluation is documented in the SEA Environmental Report for the LACAP. A summary of this evaluation and the reason for choosing the preferred Plan is presented below.

Alternative 1 - The Pareto Approach - would of lead to some positive environmental effects and would of resulted in the reduction of GHG emissions in the sectors that the local authority can control or exert substantial influence on that contribute most in terms of GHG emission in the County - the Residential and Transport sectors. It is less likely that this alternative would have delivered the wide-ranging climate mitigation and offsetting related action required to fully realize GHG emission reduction potential in the County. It is also less likely this alternative would have defined a wide range of climate adaptation measures that would fully protect biodiversity, heritage resources, environmental receptors and people from climate change risks. This alternative approach may have generated several negative environmental effects, which would not be counterbalanced by the positive environmental effects associated with Alternatives 2 and 3.

Alternative 2 - The Holistic Approach - and Alternative 3 - The Holistic and Participatory Approach - would have both broadly delivered suitably wide ranging and effective climate action. These alternatives have the potential to generate multiple positive environmental effects, including a reduction in GHG emissions at organizational, community and sectoral levels, in addition to a variety of other environmental benefits. These alternatives would have placed a balanced emphasis on both climate mitigation and adaptation action, ensuring climate change related environmental risks are adequately understood and managed at community level. These alternatives will promote the creation of a range of climate action co-benefits, including potentially co-benefits for biodiversity and European sites.

Alternative 3 had the best potential to deliver effective climate action given its holistic, wide encompassing nature; and given its strong community engagement emphasis, which supports better participation in climate action at community level. Alternative 3 had better potential therefore to fully realize potential environmental effects than Alternative 2.

Reasonable Alternative 3 - The Holistic and Participatory Approach - therefore constituted the preferred alternative or preferred plan.



#### 4. AA CONCLUSION

AA Screening of a draft version of the LACAP (the Draft LACAP) concluded that the Plan was likely to have significant effects on European sites forming part of the Natura 2000 network (in the absence of mitigation), either alone or in combination with other plans and projects.

It was concluded a Natura Impact Report (NIR) should be prepared for the Draft LACAP. Careful considerations were required with regard to the technical wording, focus and scope of the actions contained within the Draft LACAP, such that effects are avoided and/or minimised with regard to European sites and their Qualifying Interests and Special Conservation Interests.

A NIR was produced for the Draft LACAP. The NIR considered the potential for the LACAP to adversely affect the integrity of European sites, with regard to their Qualifying Interests and Special Conservation Interests. The Draft LACAP was informed by the AA and a Natura Impact Report was prepared outlining the likely environmental effects of the Plan on European sites in accordance with the Habitats Directive 92/43/EEC. Measures were integrated into the Draft LACAP that mitigate its potential effects on any European site.

The draft version of this NIR has been consolidated and finalized having regard to the consultation submissions made during the Draft Plan consultation period, recommendations made in the Chief Executive (CE) Report on consultation submissions, and the modifications made to the original draft version of the LACAP that was put on display for consultation. The updates made to the report were clerical or minor and non-material in nature and have not changed the parameters of the environmental/ecological assessment undertaken or the environmental mitigation defined.

The Plan modifications arising from the consultation process, the CE Report, and the post consultation planmaking process were screened for AA. The Plan modifications were determined to be non-material and did not introduce any additional environmental/ecological effects not previously considered and mitigated during the SEA and AA processes.

The consolidated, final NIR for the LACAP accompanies this AA Conclusion Statement.

The NIR concluded the following:

- Stage 1 AA Screening and Stage 2 AA of the Kilkenny Local Authority Climate Action Plan 2024-2029
  has been carried out. Implementation of the LACAP has the potential to result in effects to the
  integrity of any European sites, if unmitigated.
- The risks to the safeguarding and integrity of the qualifying interests, special conservation interests and conservation objectives of the European sites have been addressed by the inclusion of mitigation measures that will prioritise the avoidance of effects in the first place and mitigate effects where these cannot be avoided. In addition, all lower-level plans and projects arising through the implementation of the LACAP will themselves be subject to AA when further details of design and location are known.
- In-combination effects from interactions with other plans and projects was considered in the
  assessment and the mitigation measures incorporated into the plan are seen to be robust to ensure
  there will be no significant adverse effects as a result of the implementation of the LACAP either
  alone or in-combination with other plans/projects.
- Having incorporated mitigation measures, it is concluded that the Kilkenny Local Authority Climate
  Action Plan 2024-2029 is not foreseen to give rise to any significant adverse effects on designated
  European sites, alone or in combination with other plans or projects. This evaluation is made in view
  of the conservation objectives of the habitats or species, for which these sites have been designated.

Having regard to the above, the plan as adopted will not have an adverse effect on the integrity of any European site.



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