

Y Pwyllgor Amgylchedd a Chynaliadwyedd

Lleoliad:
Gardd Fotaneg Genedlaethol Cymru

Dyddiad:
Dydd Iau, 9 Mai 2013

Amser:
10:00

Cynulliad
Cenedlaethol
Cymru

National
Assembly for
Wales



I gael rhagor o wybodaeth, cysylltwch â:

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Clerc y Pwyllgor
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Agenda

Gardd Fotaneg Genedlaethol Cymru

1. Cyflwyniad, ymddiheuriadau a dirprwyon (10.00)

2. Ymchwiliad i rywogaethau goresgynnol estron – Tystiolaeth gan awdurdodau lleol a parciau cenedlaethol (10.00 – 10.45) (Tudalennau 1 – 30)

E&S(4)-14-13 papur 1 : Cymdeithas Llywodraeth Leol Cymru

Neville Rookes, Swyddog Polisi – Amgylchedd, Cymdeithas Llywodraeth Leol Cymru

Gethin Bowes, Cyngor Bwrdeistref Sirol Caerffili

Phil Griffiths, Cyngor Bwrdeistref Sirol Caerffili

Sean Hathaway, Cyngor Sir Abertawe

E&S(4)-14-13 papur 2 : Parciau Cenedlaethol Cymru

Emyr Williams, Cyfarwyddwr Rheoli Tir, Awdurdod Parc Cenedlaethol Eryri

Jane Hodges, Ecolegydd, Awdurdod Parc Cenedlaethol Arfordir Penfro

3. Ymchwiliad i rywogaethau goresgynnol estron – Tystiolaeth gan Cyswllt Amgylchedd Cymru (10.45 – 11.30)

Nigel Ajax-Lewis, Ymddiriedolaethau Natur Cymru

4. Ymchwiliad i rywogaethau goresgynnol estron – Tystiolaeth gan Undeb Amaethwyr Cymru ac NFU Cymru (11.30 – 12.15) (Tudalennau 31 – 33)

Andrew Gurney, Swyddog Polisi (Defnydd Tir), Undeb Amaethwyr Cymru

E&S(4)-14-13 papur 3 : NFU Cymru

Dafydd Jarrett, Ymgynghorydd Polisi Ffermydd, NFU Cymru

**5. Ymchwiliad i rywogaethau goresgynnol estron – Tystiolaeth gan
Cyfoeth Naturiol Cymru ac Ysgrifenyddiaeth y Rhywogaethau Estron
(12.15 – 13.00) (Tudalennau 34 – 60)**

E&S(4)-14-13 papur 4 : Cyfoeth Naturiol Cymru

Joanne Sherwood, Pennaeth Cynllunio Adnoddau Naturiol

Nick Thomas, Rheolwr Safleoedd Gwarchoddedig Gogledd Cymru

E&S(4)-14-13 papur 5 : Ysgrifenyddiaeth y Rhywogaethau Estron

Niall Moore, Pennaeth yr Ysgrifenyddiaeth

Eitem 2

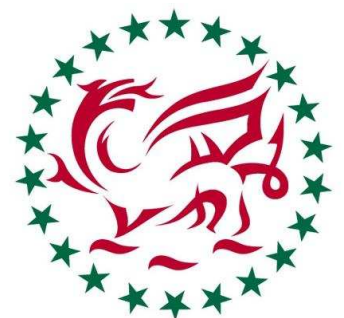
Mae cyfyngiadau ar y ddogfen hon



Environment and Sustainability Committee

9th May 2013

Invasive Non- Native Species



WLGA • CLILC

INTRODUCTION

1. The Welsh Local Government Association (WLGA) represents the 22 local authorities in Wales. The three national park authorities and the three fire and rescue authorities are associate members.
2. It seeks to provide representation to local authorities within an emerging policy framework that satisfies the key priorities of our members and delivers a broad range of services that add value to Welsh Local Government and the communities they serve.
3. This document contains evidence for the Environment and Sustainability Committee for their inquiry into Invasive Non-Native Species (INNS) in Wales. It considers the issues and progress being made by the Welsh Government and Welsh Local Authorities in the identification, recording and monitoring of INNS.
4. The Welsh Local Government Association recognises this growing issue in Wales and welcomes the inquiry into INNS. The public awareness of the occurrence and spread of certain INNS (Japanese Knotweed and Himalayan Balsam) is increasing.

The adequacy of the data and information currently available on the extent and impacts of invasive alien species in Wales

5. With specific reference to Japanese Knotweed; although its spread across Wales is recognised and widely documented by a variety of organisations, the captured data is far from uniform.
6. There are control and treatment responses to sighting but there is a lack of consistency and no comprehensive all-Wales approach to the monitoring and recording.
7. Legislation [Wildlife and Countryside Act 1981 S14(2)(a)] does identify that it is an offence to plant or otherwise cause Japanese Knotweed to grow in the wild ; allowing it to spread onto neighbouring land is a public nuisance but not a statutory nuisance. There is no statutory requirement to control/eradicate or report its presence; as a result the recording of Japanese Knotweed is piecemeal, relying upon individuals and

organisations to advise Local Authorities of sightings on a voluntary basis and there is no central repository for the data to be reported and analysed.

8. Some Local Authorities hold a fine detail gis/gps survey which highlights the extent of the most problematic invasive species. Whilst not comprehensive this survey identifies large areas of invasive plant species and allows targeted controls to be implemented.
9. Damage to infrastructure and extent of spread between survey/treatment is highlighted but this commitment to survey requires an on-going staff resource.
10. Four Local Records Centres exist across Wales for the recoding of a range of environmental information. For example, in North Wales the Local Records Centre (COFNOD) provides a potential facility for collecting and storing records of INNS for the region. However:
 - COFNOD does not specifically monitor the spread of INNS
 - Its role is to act as a place to which people can submit and access species data for North Wales
 - Although COFNOD holds over 2200 records of Japanese Knotweed these are not comprehensive and therefore it is difficult to interpolate from the data whether the species is spreading
 - Any gaps in the information could be due to the species not being present OR that it is present but nobody has submitted the data.
11. Similar limitations apply to the other three LRCs. The National Parks do not routinely monitor the spread of Japanese Knotweed within the parks.

Action taken to date by Welsh Government and relevant authorities to tackle this issue

12. The City and County of Swansea have undertaken several detailed surveys of Japanese Knotweed dating back to the 1900s. The treatment contract surveys are very detailed to landscape design accuracy.
13. The City and County of Swansea are currently part of trials to assess the Japanese Knotweed natural control project utilising Psyllid which only feeds on Japanese Knotweed and weakens the plant and its vigour through sucking the sap.

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14. *Ludwigia Peploides* (floating primrose willow) was first identified in Wales in Swansea in 2008. As a result of accessing the (former) Environment Agency's Rapid Response this is now under a control programme. This illustrates what can be achieved with early recording and action being taken quickly.
 15. The City and County of Cardiff do not have a comprehensive programme of monitoring but restrict monitoring of Japanese Knotweed in Cardiff bay and the lower sections of the Taff and Ely river banks. These areas are regularly re-infected from viable materials washed down from out-of-county (it should be noted that a 2cm section of Japanese Knotweed stem can produce new growth and infestation). During 2012 some 2,000 sq metres of Japanese Knotweed was recorded and treated.
 16. Across the Heads of the Valleys a current project tackling invasive weeds has been running since 2008/2009. This project has seen large areas infested with Japanese Knotweed, Giant Hogweed and Himalayan Balsam brought under treatment. The treatment is completed in line with current best practice and has produced excellent results.
 17. The Heads of the Valleys project has received recognition and has been suggested as a model for treatment and control which could be extended over a wider geographical area.
 18. In addition to the practical treatments the project provides advice and guidance to homeowners, landowners, developers and community groups who have problems with invasive species. The scale of advice has ranged from community groups with Japanese Knotweed affecting their allotments to large-scale development/redevelopment schemes where invasive plants had the potential to increase costs substantially.
 19. The Heads of the Valley project has established good links with local communities utilising local knowledge to undertake survey and treatment. Volunteers have been trained in a range of skills from plant identification to herbicide application.
 20. Welsh Government funding for this project ceased in March 2013. Alternative funding through introducing a changing policy is being explored.
 21. The Local Authorities in Wales have membership of the Wales Biodiversity Partnership INNS Group which meets regularly and identifies INNS which are present in Wales or

present a threat – some 111 species within the following areas: marine plants, marine animals, freshwater plants, freshwater animals, terrestrial plants and terrestrial animals have been identified.

How action to tackle invasive species could be improved

22. Current legislation fails to address the need to report, control and eradicate the threat of INNS. Stronger legislation and enforcement needs to be developed, although it is acknowledged that funding would be needed for the implementation of this legislation. It is recognised that the current systems for recording and monitoring of INNS are inadequate. There needs to be an all-Wales recording and monitoring scheme to provide a repository of relevant and up-to-date information on the occurrence and spread of INNS.
23. Greater emphasis should be given to bio-security, particularly around ports, harbours and marinas. Stricter protocols are needed in terms of scraping of hulls to remove fouling pests, and the disposal of this waste.
24. On a UK wide basis stricter border/port/airport inspections are needed to identify species coming in.
25. There needs to be a long term strategic treatment programme, allowing large areas to be addressed in a coordinated approach with ongoing monitoring to prevent re-infestation. This coordinated approach would help to address the recurring problem identified in Cardiff Bay.
26. The early identification of invasive species will allow effective and timely controls to be implemented.
27. Early identification of future threats from invasive species is needed along with sharing of best practice and measures to prevent or address infestation as soon as possible.
28. A strong lead body needs to be identified to facilitate, joint working, education and awareness of the issues of INNS bringing together all interested stakeholders to combine resources and provide coordinated and effective controls.

29. There needs to be control and protection of existing, effective herbicide products, to maintain their efficacy. If Glyphosate were withdrawn from use there is the potential for treatment costs to escalate.

The European Commission's proposals to bring forward a Directive that would require Member States to take coordinated action to address the issue

30. The spread of Invasive Species is not exclusive to Wales. It was recognised as an environmental concern in the recently adopted Communication on 'Our Life insurance, our capital: an EU biodiversity strategy to 2020'. This set a target to address the issue of Invasive Alien Species and proposed the preparation of a dedicated legislative instrument to tackle the problem.

31. WLGA recognises that in order to address the issue of Invasive Species there needs to be a coordinated and concerted approach across Europe. A Directive would ensure that the approach was coordinated. The eradication and removal of INNS cannot be addressed by countries or member states in isolation INNS have total disregard for borders.

32. Recognition needs to be given to the fact that to eradicate INNS may have an initial cost implication which may be significant but without this action what will be the cost of INNS to the environment and economy in the longer term?

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Rhywogaethau Estron Ymledol

Papur Brifffio i'r Pwyllgor Amgylchedd a
Chynaliadwyedd,
Cynulliad Cenedlaethol
Cymru

Mae'r rhestr o rywogaethau estron ymledol yng Nghymru, ar y tir ac ar ddŵr yn hir iawn ac â chanddo potensial i fod yn broblemus. Nid ydym yn gwybod mewn gwirionedd pa effeithiau y bydd rhywogaethau ymledol o'r fath yn ei gael ar ein tirweddau gwarchoddedig oherwydd nid ydym wedi sefydlu eto beth yn union yw maint y broblem ar hyn o bryd nac ychwaith wrth symud ymlaen tuag at y dyfodol.

Y minc Americanaidd, y wiwer lwyd, y cimwch signal Americanaidd, cregyn gleision sebra, y berdys llofrudd, y cranc crafangau melfed, briweg y gors Awstralia, Rhododendron, Cotoneaster, y can clymog Siapaneidd, y ffromlys chwarennog a'r efwr enfawr ar hyn o bryd yw'r rhywogaethau ymledol sy'n wybyddus ac yn hysbys i ni sy'n cael eu cydnabod fel goresgynwyr ymledol sylweddol, o fewn a thu hwnt i Barciau Cenedlaethol Cymru.

papur brifffo briefing paper



1. Digonolrwydd y data a'r wybodaeth sydd ar gael ac effeithiau rhywogaethau estron ymledol ar hyd a lled Cymru ar hyn o bryd.

Rydym yn nodi bod coladu data diweddar, sy'n fanwl gywir yn anodd ac mae hynny'n wir oherwydd maint yr ardaloedd o dan sylw, a hynny yn sgil dosbarthiad sy'n newid yn gyflym ynghyd â diffyg gweithlu. Efallai nad yw data, lle caiff ei gasglu mewn fformat a gytunwyd arno, ac nid oes unrhyw un, ar wahân i ychydig o unigolion dethol yn mynd ati i chwilio am bresenoldeb rhywogaethau ymledol. Y mae Awdurdod Parc Cenedlaethol Eryri yn ffodus o gael astudiaethau sylfaenol ar gyfer *Rhododendron Ponticum* yn ei feddiant ac mae'r rheiny wedi cael eu datblygu / wedi cael eu hadeiladu arnynt, ac mae hynny wedi cynnwys patrwm gweithredu aml-asiantaeth.

Mae dod o hyd i ddata diweddar yn weddol hawdd, yn ddarostyngedig bod yr holl bartïon yn defnyddio'r un fethodoleg / fframiau amser a'u bod yn barod i gydweithio a rhannu data. Rydym yn credu bod data cywir yn allweddol ar gyfer sefydlu a thanategu sail rhaglenni a phrosiectau ar gyfer eu difa / dileu.

Mae data digonol yn bwysig. Er enghraifft - Awdurdod Parc Cenedlaethol Eryri & *Rhododendron*. Mae gan Awdurdod y Parc Cenedlaethol (APC) haen System Wybodaeth Ddaearyddol ymledol (ar wahân i *rododendron*) sy'n seiliedig ar ddata a ddarparwyd gan ganolfannau cofnodion lleol, ond mae hwn yn anghyflawn ac mae'n mynd yn llai cywir, ac yn llai digonol oherwydd oedran y casgliad data gwreiddiol.

Mae gan Adnoddau Naturiol Cymru (ANC) ddata ar gyfer parthau torlannol, safleoedd o goetir a safleoedd dynodedig a allai fod yn setiau data gwerthfawr ar gyfer ehangu gwybodaeth am rywogaethau ymledol ac fe allant fod yn gymorth wrth sefydlu'r darlun ehangach.

Gall ein hinsawdd sy'n newid chwarae rôl yn y lledaeniad o rywogaethau ymledol, ond ar hyn o bryd mae'r dystiolaeth yn aneglur. Mae nifer y rhywogaethau estron yn Ewrop wedi cynyddu 76% yn ystod y 30 mlynedd¹ diwethaf, er y gall newid yn yr hinsawdd fod yn ffactor arwyddocaol mae yna ffactorau eraill, er enghraifft, mwy o fasnach byd-eang neu ddwysáu systemau bugeiliol penodol, sydd efallai yn darparu cyfleoedd i rywogaethau ymledol penodol i sefydlu eu hunain a lledaenu. Mae angen ymchwil pellach.

Effeithiau: Mae pob Awdurdod Parc Cenedlaethol yn cyflogi staff sy'n rhoi eu barn ar yr effeithiau andwyol a ddaw yn sgil rhywogaethau ymledol. Fodd bynnag, nid oes llawer o ddata economaidd ynghylch effeithiau lleol na rhanbarthol y plaen. Ar raddfa ar draws Ewrop gyfan, mae'r costau yn enfawr ac yn gyson. Mae

¹ SCIENCE, May 2010, www.sciencemag.org

astudiaeth 2008 ² ar effeithiau rhywogaethau ymledol i'r Undeb Ewropeaidd (UE) yn dod i fyny gyda ffigwr o € 12.5 biliwn y flwyddyn, yn seiliedig ar y gost o ddileu / gwaredu / rheoli, difrod i seilwaith, amaethyddiaeth a choedwigaeth; ac atal, ymchwil a monitro.

2. Y camau a gymerwyd hyd yn hyn gan Lywodraeth Cymru ac awdurdodau perthnasol er mwyn mynd i'r afael â'r mater hwn.

Mater Data; y mae Awdurdodau Parciau Cenedlaethol yn defnyddio gwirfoddolwyr ac arsylwadau a wnaed gan staff (Ecolegwyr, Wardeiniaid ac ati) ond mae'r data a gasglwyd mewn rhai sefyllfaoedd yn ddigyswllt ac yn digwydd ar hap (ad-hoc). Gan ddibynnu ar natur ymosodol y rhywogaeth gall data ddyddio (fynd yn amherthnasol) yn gyflym, yn wir, mewn rhai achosion o fewn blwyddyn neu ddwy.

O fewn Parc Cenedlaethol Eryri y mae dull traws asiantaethol strategol ³ wedi cael ei mabwysiadu er mwyn mynd i'r afael â Rhododendron ymledol, a hynny gyda pheth llwyddiant. Y mae cynnydd sylweddol yn cael ei wneud yn un o'r manau gyda'r enw mwyaf drwg yn nyffryn Nant Gwynant. Mae gwerth y bartneriaeth bresennol wedi bod yn

£704k dros gyfnod o 5 mlynedd, er bod swm ychwanegol o £225k wedi methu a chael ei wireddu o ganlyniad i oedi gydag arian cyllido. Er gwaethaf y llwyddiant cyfyngedig a gawsom yn Eryri yn erbyn un rhywogaeth ymledol rydym yn credu y gall achos gael ei wneud i un Asiantaeth arweiniol gael y cyfrifoldeb - a chael ei ariannu - er mwyn mynd i'r afael â rhywogaethau ymledol a mabwysiadu patrwm gweithredu neu ymagwedd fwy gydlynol. Mae'r costau yn cael eu gosod yn erbyn y costau economaidd i fioamrywiaeth / amaethyddiaeth a choedwigaeth, i enwi tri sy'n deillio o rywogaethau ymledol. Mae profiad Awdurdod Parc Cenedlaethol Eryri wrth fynd i'r afael â Rhododendron wedi llywio'r broses o ddatblygu dull ar gyfer rheoli rhywogaethau ymledol mewn manau eraill, mae hyn - i bob pwrpas - wedi gweithredu fel peilot.

Byddai ymagwedd asiantaeth arweiniol gydlynol, yn ein tyb ni, yn ddefnydd mwy effeithlon o adnoddau, byddai'n osgoi dyblygu; yn casglu a lledaenu gwybodaeth, technegau a chyingor arbenigol. Byddai'r Asiantaeth arweiniol mewn sefyllfa i gomisiynu ac ariannu ymchwil; a byddai'n atebol, i'r cyhoedd a llunwyr polisi am ei gyflawni.

Gan adlewyrchu'r ymagwedd a fabwysiadwyd yn Eryri, mae grŵp traws-Sir Benfro (Rhywogaethau Ymledol Amrodorol) wedi cael ei ddechrau o dan nawdd Partneriaeth Bioamrywiaeth Sir Benfro. Mae gan y grŵp, sy'n cynnwys ystod eang o

² Kettunen, Genovesi, Gollasch, Pagad, Starfinger, ten Brink & Shine. 2008. Assessment of the impacts of IAS in Europe and the EU (Final module report for the European Commission). IEEP

³Rhododendron in Snowdonia and a strategy for its control

http://www.eryri-npa.gov.uk/__data/assets/pdf_file/0020/68600/Rhododendron-Strategy-Final.pdf

Rhododendron yn Eryri a strategaeth i'w reoli

http://www.eryri-npa.gov.uk/__data/assets/pdf_file/0003/68600/terfynol-terfynol-Rhododendron-Terfynol.pdf

randdeiliaid a grwpiau â diddordeb gylch gwaith sy'n cynnwys cydlynu ac ymchwilio amgylcheddau daearol (gellid dadlau bod hyn yn fwy hanfodol) a morol. Mae'r patrwm gweithredu hwn neu'r ymagwedd gyd drefnedig yn cael ei ategu gan waith presennol ac arfaethedig ar y ddaear a fydd yn cael eu blaenoriaethu a'u cydlynu yn well fel mae gwaith y grŵp yn datblygu. Mae'r ymdrech bresennol yn cynnwys y gwaith rheoli Rhododendron a Jac y Neidiwr gan Awdurdod Parc Cenedlaethol Arfordir Penfro ynghyd ag ymrwymiad tymor hir tuag at yr agwedd hon o reoli tir.

Mae canolbwyntio, fel y mae Awdurdod Parc Cenedlaethol Eryri (APCE) wedi ei wneud, ar y broblem Rhododendron wedi golygu bod materion ymledol eraill wedi cael eu "rhoi i'r neilltu" fel petae a hynny hyd nes y gellir ail gyfeirio capasiti ac adnoddau. Er enghraifft, byddai Awdurdod Parc Cenedlaethol Eryri (APCE) yn hoffi gallu canolbwyntio ar y Canclwm, oherwydd mae'n credu bod y gwyfyn y Canclwm (neu'r gwiddonyn) yn ddull cost effeithiol o drin y broblem. Mae'n anffodus na roddir rhyw fath o flaenoriaeth i ardaloedd gwarchoddedig pan ddaw hi i fater o flaenoriaethu rhaglenni rheoli oherwydd gall gwneud hynny ganiatáu i Awdurdodau'r Parciau Cenedlaethol (APCau) i arfer patrymau gweithredu traws rywogaethol ar y cyd.

3. Sut y gall gweithrediadau i fynd i'r afael â rhywogaethau estron ymledol yng Nghymru gael eu gwella;

Byddai'r nod cyffredin a rennir o rannu gwybodaeth am rywogaethau ymledol rhwng Asiantaethau yn ddechrau cadarnhaol a ni fyddai'n feichus ar adnoddau a byddai'n dechrau symud pawb i ffwrdd oddi wrth y sefyllfa gyfredol fel ac y mae hi (sef y status quo).

Byddai ymdeimlad o frys o du'r holl asiantaethau gan gynnwys Llywodraeth Cymru a DEFRA ar adeg gynharach yn y broses pan fo pla yn digwydd yn help. Gall cyflawni camau cynnar atal rhywogaeth ymledol rhag ymledu yn syth bin, ac yn ogystal â hynny byddai'n lleihau'r baich economaidd yn y dyfodol sy'n gysylltiedig â diffyg gweithredu. Tra bo pla yn fach, gall pob "unigolyn" gael eu dileu. Fodd bynnag, os ydych yn gadael llonydd i bla hyd nes ei fod wedi ymledu neu'n drwchus yna mae'r gost o gael gwared arno ar gyfartaledd 40 gwaith yn ddrutach.⁴

Mae angen i asiantaethau ddod at ei gilydd ar wedd gynnar er mwyn cytuno ar y patrwm gweithredu priodol ecosystemau o ran maint yr uned rheoli er mwyn mynd i'r afael â rhywogaethau ymledol. Gall ymagwedd fwy integredig arwain tuag at sefyllfa lle mae'r broblem yn sgil rhywogaethau ymledol yn cael ei rheoli dros ardal, yn hytrach nac ar sail rhywogaeth wrth rywogaeth. Byddai hyn yn arbennig o ddefnyddiol lle mae sawl rhywogaeth yn ymosod ar yr ardal, a byddai gwneud hynny yn helpu i osod blaenoriaethau rheoli a chostau.

⁴ Harris, S.; Timmins, S.M. 2009: Estimating the benefit of early control of all newly naturalised plants. Science for Conservation 292. Department of Conservation, Wellington. 25 p.

Gallai Gweithrediadau gael eu hychwanegu at elfennau a dargedir yn Glastir. Yr oedd yn rhaid i Awdurdod Parc Cenedlaethol Eryri (APCE) ymgyrchu yn hir ac yn galed i sicrhau bod rheoli Rhododendron yn cael ei gynnwys yn y Pecyn Elfen wedi ei dargedu, ond fe fydd yn hanfodol bod rhannu data Llywodraeth Cymru ar safleoedd sy'n cael eu trin er mwyn sicrhau bod haenau System Gwybodaeth Ddaearyddol (a adwaenir yn gyffredin fel GIS) a setiau data yn cael eu cynnal. Er bod y dull hwn yn darparu adnoddau sydd eu hangen yn fawr iawn, bydd angen dull gydlynedig oherwydd fe all fod bylchau wrth ei fabwysiadu (hynny ydi ffermydd nad ydynt wedi eu cynnwys yn Glastir neu nad yw'r opsiynau o ran rhywogaethau ymledol wedi cael eu gweithredu), fe all bylchau sydd heb gael unrhyw sylw olygu ei bod yn bosib i rywogaethau ymledol gael eu hailgyflwyno i ardal. Fe ellid dadlau wrth gwrs y dylai rheolaeth ymledol, os yw yn berthnasol, fod yn rhan orfodol yn Glastir.

Buasai camau yn erbyn rhywogaethau ymledol yn gallu cael eu hymgorffori lle mae problemau eraill yn bodoli. Er enghraifft, mae'r Afon Wysg yn bla o'r ffromlys chwarennog, ac mae'r fan hon yn cael ei phoeni gan bwysau pori gormodol a sathru ar hyd glannau'r afon sy'n erydu ac ar hyd clogwyni yr afon. Yr ateb yn y fan hon yw adfer y stribedi torlannol a'r prysgwydd. Nid oes, fodd bynnag, ddim ymateb perffaith, mae'n rhaid i'r datrysiad hwn gael ei gydbwysu yn erbyn polisi Llywodraeth Cymru i wella mynediad at ddŵr (y gronfa SPLASH) ac wedi'r cwbl traed dynol yw un o'r pethau pennaf sy'n symud hadau y ffromlys chwarennog o un lle i'r llall.

Efallai mai Adnoddau Naturiol Cymru fydd yr Asiantaeth genedlaethol fwyaf effeithiol i gydlynu cynllun gweithredu yn erbyn rhywogaethau ymledol. Mae Adnoddau Naturiol Cymru mewn sefyllfa dda i gydlynu'r gwaith o gasglu, mapio a dosbarthu data ar raddfa y tu hwnt i ffiniau ac arbenigedd y Parc Cenedlaethol. Am yr un rhesymau y mae Adnoddau Naturiol Cymru hefyd mewn sefyllfa dda i arwain ar yr ymdrechion i gytuno ar faint yr uned rheoli ecosystem ar gyfer gwahanol rywogaethau ymledol yn ogystal. Fe all Adnoddau Naturiol Cymru alluogi partneriaid yn lleol i gyflawni yn erbyn rhywogaethau ymledol.

Gallai'r sector breifat gael ei ymrestru hefyd. Mae busnesau yn aml yn eistedd ochr yn ochr â'r coridorau sy'n cynnal rhywogaethau estron ymledol, a gall polisiâu sydd a wnelo cyfrifoldeb cymdeithasol / amgylcheddol corfforaethol ddarparu rheolwyr rhywogaethau ymledol gyda throsoledd i gyd-drafod, a sicrhau cyllid.

Yn olaf, mae angen i'r ymchwil am rywogaethau ymledol gael ei gynyddu yn sylweddol er mwyn llywio ein patrwm gweithredu yn ddigonol ynghyd â thargedu ein hadnoddau. Dylai ymchwil ein galluogi i ganfod lle y bydd yr enillion mwyaf yn gallu cael eu cyflawni, er enghraifft, drwy gyfrwng patrymau gweithredu daearol integredig neu batrymau gweithredu dyfrol integredig?

4. Mae cynigion y Comisiwn Ewropeaidd yn cynnwys cyflwyno

Cyfarwyddeb a fyddai'n ei gwneud yn ofynnol i Aelod-wladwriaethau i gyflawni camau cydlynol i fynd i'r afael â'r mater hwn.

Y mae Parciau Cenedlaethol Cymru yn croesawu'r datblygiad, oherwydd fe all hyn orfodi y rhai sydd wedi methu â rhoi blaenoriaeth ac arwyddocâd haeddiannol i'r mater hwn. Nid yw'r mater yn un poblogaidd ac ychydig neu ddim cyllid sy'n cael ei ddenu ganddo. Er y gall fod yn hawdd cynnal y gyfarwyddeb mewn egwyddor, bydd cyflawni hyn yn ymarferol yn fethiant oni bai fod arian digonol i ddilyn.

Mae angen i gylchoedd cyllid Ewropeaidd, fel arfer dros y tymor byr i ganolig, werthfawrogi yn well ac adlewyrchu anghenion ariannu tymor hir (20 + o flynyddoedd) strategaethau rhywogaethau ymledol. Er ei fod yn fecanwaith tuag at fynd i'r afael â'r broblem mae cyrff ariannu Ewropeaidd - lle mae angen ceisiadau ariannu lluosog dros gyfnod y strategaeth - yn anfwriadol yn gallu cynyddu'r gost o ddelio â rhywogaeth ymledol.

Circulation: Members National Assembly
for Wales' Environment and
Sustainability Committee

Date: 01.05.2013

Ref: DJ

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Impact of Invasive Alien Species in Wales NFU Cymru's written report to National Assembly for Wales' Environment and Sustainability Committee

Introduction

NFU Cymru supports the introduction of a strategic approach to managing non-native invasive species within Great Britain and Europe. The management of land colonized by invasive species can be difficult and expensive for farmers, therefore preventing establishment of species known to be a threat must be taken forward within a coordinated framework. We therefore welcome this call for evidence as evidence that the National Assembly views this as a matter of some concern.

However, restrictions on the introduction of species must not prevent farmers and growers from being able to react to markets and to grow new varieties of crops as and when they become commercially available. We do not want controls that prevent the use of IAS for plant breeding. Invasive species may have an important trait that can benefit agriculture through its inclusion in plant breeding.

Better scrutiny of the behaviour introduced species in Welsh conditions is required. As an example not all Rhododendron species are invasive.

A much stronger stance and penalties on illegal imports of both plants and animals into the UK is required through more rigorous checks at ports and airports.

Another issue that is of major concern for us, is who will cover the cost for improved monitoring, early eradication etc. As points of principle any non-native invasive species strategy framework must not impose administrative or financial burdens on farmers and growers or prevent them from developing their agricultural and horticultural businesses in the future. This would be our concern about the proposed introduction of a Directive from the Commission. We have a mechanism in place under current regulation, what is required is earlier action to introduce these and no new Directive is required to do this.

Finally, we question how such a policy for containing and restricting the spread of Invasive non-native Species (INNS) will dovetail with policies to allow climate change adaptation and species movement through increased connectivity within the landscape. Fencing off rivers for example may reduce diffuse pollution in the first instance but increases the risk of Japanese Knotweed or Himalayan Balsam incursion which when it dies back in winter exposure banks to significant soil erosion problems.

We will now look more specifically at the views sought by the Committee

Current Information

1. The context on overall costs of controlling IAS, are extremely well covered in a November 2010 publication on the Economic cost of Invasive non-native species on Great Britain. <https://secure.fera.defra.gov.uk/nonnativespecies/downloadDocument.cfm>? At the time of the report the independent authors estimated the total annual costs of INNS of £125,118,000 to Wales. Furthermore this points to evidence those INNS are becoming more widespread and the economic impact is expected to increase and demonstrate clear benefits to early intervention.

2. An important point is that the report looks at over 500 non- native species and it is our belief that the Committees enquiry should not be too focussed. Obviously Japanese Knotweed and Himalayan Balsam are examples of plants currently at the forefront of the mind but equally rabbits, mink, rats, varroa mite and Canadian Geese would be of more concern to some individual land owners and occupiers. What we need is a system in Wales that allows flexibility to act quickly to individual situations as they arise. This is illustrated in the Agricultural and Horticulture section of the report which estimates annual costs of non- native species in Wales at a massive £71million.

3. NFU Cymru is concerned about incorrect disposal or release of species and its effects on agricultural production. For example poor composting and spreading of that compost on agricultural land could result in inadvertent seed or cutting spread. Rhododendron is a classic example of a poisonous non- native species made worse this year on snow covered fields when stock had no access to other vegetation. Control often comes at a cost to the landowner and in fact GAEC Cross Compliance requires the occupier of land to take reasonable steps to prevent the spread of rhododendron giant hogweed, Japanese knotweed and Himalayan balsam and this is also a requirement in agri environment schemes. This needs to sit within the overall control strategy for any species and not as a stand- alone otherwise it has to be continually repeated.

4. There is [an Invasive Non Native Species Framework Strategy for GB](https://secure.fera.defra.gov.uk/nonnativespecies/home/index.cfm). This was published in 2008. This seems quite a balanced logical document with many of the actions in place <https://secure.fera.defra.gov.uk/nonnativespecies/home/index.cfm> and contains a host other useful info. The strategy document sets out is a high level framework providing a context for national, regional and local initiatives. It contains details of 49 specific key actions which are grouped under a number of key objectives, namely;

1. Prevention
2. Early detection, surveillance, monitoring and rapid response
3. Mitigation, control and eradication
4. Building awareness and understanding
5. Legislative framework
6. Research
7. Information exchange and integration

Currently, out of the 27 Member States, GB is one of only eight MS with a national strategy in place putting us amongst the first in Europe.

5. However in a Welsh context we believe the Welsh Government's strategy needs to concentrate on points 1 and 2. Never have the words a 'stitch in time' been more relevant than in this case. Not only would delay be costly but it would also come up against legislative issues, choice of control would be limited and indeed public perception on the acceptance of control methods. Another saying becomes relevant 'hit it early, hit it hard'

6. Once a species is established control strategies need to be coordinated. The setting up of Natural Resources Wales will help with this through a catchment based approach for example but the funding needs to be in place if it is to have any chance of success.

7. NFU Cymru's understanding from Brussels colleagues of what the new legislation will look like is as follows:

1. Current IAS will be formally identified and managed... Member States will be given **flexibility** to choose management measures
2. A key list of IAS will be prioritised through risk-based analysis
3. New measures will focus on prevention of IAS entering the EU. Lessons will come from NZ, Australia, US and Canada
4. The regulation will build on existing systems at national and EU level e.g. border checks currently used for plants and animals will be stepped up
5. The regulation will be flexible and will be introduced on a step-by-step basis
6. The regulation will come in conjunction and be coherent with the new plant and animal health regimes, due any minute.
7. No net loss of biodiversity.

8. Point 6 in particular we think is important. Whilst we fully support the strengthening of plant and animal health regimes we would question the need to have a Directive concentrating solely specifically on invasive species particularly if it will impose financial burdens on landowners and occupiers who had no control of the introduction of that species to their land in the first place. Moreover agri environment scheme payments in future may depend on achieving specifically set targets, targets which would be put at risk by invasive species.

Conclusion

Invasive Alien Species are not new, but at a time when we need to produce more from less, reduce costs and protect biodiversity their timely control and prevention is more important than ever. Prevention is always better than cure and we look to Welsh Government to have a strategy in place that not only deals with current problems holistically but to have a mechanism that prevents them from establishing in the first place.

Eitem 5



**Cyfoeth
Naturiol
Cymru
Natural
Resources
Wales**

Natural Resources Wales evidence to the Environment & Sustainability Committee of the National Assembly for Wales

Inquiry into the Impact of Invasive Alien Species in Wales

9th May 2013

1.0 Summary

We welcome the opportunity to submit our views to the Environment and Sustainability Committee Inquiry into the impact of Invasive Alien Species (IAS) in Wales.

- IAS are a substantial environmental and economic threat to Wales already costing millions of pounds to tackle annually. The combination of increased global movement of people and goods and climate change will only increase the threat of IAS over the next few decades
- Prevention, detection and control or eradication are essential activities to tackle IAS and need to be undertaken on a risk-based approach. Critical to this is developing an underpinning information base and supporting management mechanisms.
- The impending European Union (EU) Directive, the GB Programme Board's review of the GB Invasive Non Native Species Strategy and the opportunity to incorporate the Law Commission's IAS related recommendations¹ into Welsh legislation provide significant opportunities to tackle IAS.
- Despite the best efforts of the UK and Welsh governments and organisations and groups working on IAS management, the approach to IAS prevention, detection and control has often been opportunistic or reactionary and finding money to fund these activities is often difficult.
- Consideration should be given to providing dedicated funding for Welsh IAS management to develop a strategy and coordinate efforts to minimise the risk of new arrivals, conduct early detection and response and co-ordinate longer term control/eradication action more efficiently.
- Consideration should be given to placing additional emphasis on developing more strategic preventative and support measures such as assessing the risk of impact, assessing likely pathways for IAS to invade, awareness raising, good practice sharing and bio-security training. This should prove more cost effective than having to undertake specific control/eradication actions.

¹ The Law Commission's review of wildlife legislation:
<http://lawcommission.justice.gov.uk/areas/wildlife.htm>

2.0 Our Role

Natural Resources Wales (NRW) is the statutory body responsible for the management of the environment and the natural resources of Wales. Our IAS related marine, terrestrial and freshwater work is underpinned by a very wide range of associated legal and policy drivers at an international, European and domestic level – see Annex 1 for more details on these.

Through the IAS work we have inherited, we will continue to help with tackling IAS in Wales – much of which we achieve by working in partnership with others including Welsh Government, local authorities, other agencies, the private sector (e.g. landowners, industry and site operators), 3rd sector organisations, local communities and key interest groups.

3.0 General Comments

Invasive Alien Species (IAS) in Wales fall into two categories:

- **Invasive Alien Species (IAS)** include animal and plant species that are not native to Wales and which have a negative impact on Wales' native flora and fauna or upon society.
- **Micro-organisms** such as bacteria or viruses: these may impact upon native flora and fauna or crops and livestock either directly or by causing disease.

We believe that there are three key factors necessary for successful IAS management: prevention, early detection (including horizon scanning) and control/eradication. These need to be supported by well resourced and co-ordinated networks at all levels including the EU, UK, Wales, catchment and local scales to have a truly effective IAS management approach.

Critically, IAS prevention, detection and control/eradication work requires a strategic and co-ordinated long-term approach. There are a wide range of legal and policy drivers associated with IAS management (as outlined in Annex 1) but there are still some significant limitations with the existing legislation. Implementing the IAS related recommendations contained within the Law Commission's recent review of UK wildlife legislation would help and we also look forward to seeing what the potential EU IAS Directive may contain.

Co-ordinated IAS work needs a long-term management approach including having a good understanding of the threat and impact risks posed by species as many of the more damaging species are well established and difficult and expensive to eradicate. Campaigns to eradicate any IAS will almost always take several years of focused measures and will therefore be expensive. In many cases population control, limiting their spread and impact, rather than eradication (e.g. grey squirrels) may be the only realistic option.

Consideration needs to be given to delivering co-ordinated IAS management through dedicated resource. Wales has some good specific examples where this is already happening, for example the catchment based River Dee Invasive Non-Native Species (INNS) project, but the approach would work best if longer term funding were available for this and for it to be mirrored across the whole of Wales at all levels.

A key part of the work of any team set up to tackle IAS in Wales would be to develop generic communications and bio-security training programmes. There are some good examples of this kind of approach, for example the North Wales INNS group's Bio-security training courses, promoting Check Clean Dry to key user groups, NRW field staff bio-security training and advising others on bio-security measures.

The formation of NRW has provided us with an opportunity to bring together and build upon the existing IAS management skills and expertise that we have inherited. We have established a cross-organisation group to help with developing a common understanding of IAS management issues for NRW and how we can best use our resources to help deal with them.

4.0 RESPONSE TO THE INQUIRY'S SPECIFIC CONSIDERATIONS

4.1 Adequacy of data and information currently available on extent and impacts of non-native species in Wales.

The GB Non Native Species Secretariat (GB NNSS) provides invaluable information and guidance including developing individual species risk assessments which form the basis for identifying high risk IAS priorities. The GB NNSS is also an essential mechanism for helping the countries develop consistent cross-border IAS management approaches.

Other data mechanisms provide INNS information, for example the GB Non Native Species Information Portal and the National Biodiversity Network but the extent of available information can be variable especially for supporting specific and local level management action.

Dedicated surveys and bespoke or innovative projects are helping to improve the information base on IAS distribution, such as CCW's non-native species audit spreadsheet, the England and Wales Mitten Crab recording project and the Plant Tracker phone application. However, invasive species are still likely to be under recorded because of the lack of generic surveillance methodologies or dedicated monitoring programmes.

IAS monitoring and assessment programmes should be based around identified pathways and risks, many of which still need further understanding and research. Without this, it is very difficult for monitoring programmes designed for other drivers, such as the Water Framework Directive, to be able to detect newly arrived IAS in sufficient time to enable a rapid response to eradicate problem species. To help address this problem in the sea, NRW is leading on a transnational (UK and Ireland) project that aims to protect marine biodiversity and industries by managing the pathways by which marine alien species are introduced and spread.

While there is now relatively good peer-reviewed understanding of the impacts of some IAS, the studies needed to develop this understanding can require considerable dedicated research time. Linked to this is the issue of the variability of distribution data and that comprehensive monitoring of IAS species can be relatively resource intensive. Even for species that are known to be relatively widespread such as rhododendron, further detailed data on distribution would help with deciding where to prioritise management effort.

Understanding the impact of IAS is essential in order to prioritise which IAS pose the greatest threat. Case studies and research projects on the impacts of emerging IAS threats are useful. The 2010 CABI report on the 'Economic Cost of Invasive Non Native Species on Great Britain'² is a good assessment of the UK economic impacts and provides some good headline information about the Welsh economic impacts.

For some invasive plant species for example, further investment in remote sensing would provide more accurate information on the spread and level of infestation, hence providing better information for targeting and prioritising management action. The data will also need appropriate interpretation to help steer strategic or local level control and/or eradication measures.

4.2 Action taken to date by WG and relevant authorities to tackle this issue

Through the Wales Biodiversity Partnership's INNS Group, the Welsh Government leads on IAS management in Wales in partnership with other key stakeholders. This group provides a platform for bringing together key organisations with IAS management interests or responsibilities to help develop IAS management approaches in Wales. NRW specialists are helping the Group develop a Welsh non-native species list of IAS priorities and required actions. The Group also conducts a twice yearly Action Audit to monitor and record all IAS work in Wales.

NRW currently focuses activity on IAS to control or reduce the impact of those species that cause the most economic or social impacts or where they affect designated sites. This prioritisation of the available resource means that not all IAS can be addressed.

In terms of legislative progress, the recent ban on several invasive aquatic plant species is very welcome.

Much of our IAS work is generally steered by priorities set within associated habitats or species strategies such as the Woodlands for Wales strategy and the Water Vole Strategy for Wales. We give priority to work targeting designated sites and supporting specific conservation objectives, to broader actions outlined in our Special Sites database and the Water Framework Directive River Basin Management Plans for example, as well as restoring Plantations on Ancient Woodland Sites or tackling *Phytophthora ramorum* infected sites.

NRW is also actively contributing to other strategic initiatives that support IAS management such as the NNSS 'Check, Clean, Dry' campaign where we developed the national video guidance for different water use sectors and developing LIFE+ projects aimed at improving strategic IAS management knowledge. We have also contributed funding to support research for specific species, such as signal crayfish distribution and control measures.

² The Economic Cost of Invasive Non-Native Species on Great Britain (F. Williams, R. Eschen, A. Harris, D. Djeddour, C. Pratt, R.S. Shaw, S. Varia, J. Lamontagne-Godwin, S.E. Thomas, S.T. Murphy)
CAB/001/09 November 2010: <https://secure.fera.defra.gov.uk/nonnativespecies/index.cfm?sectionid=59>

On the Welsh Government Woodland Estate, which is NRW's responsibility to manage, we look to tackle invasive plants like Japanese Knotweed or Rhododendron, prioritising where they impact on habitat quality. NRW staff also work in partnership with others at a project level to help manage invasive species on other landholdings or assets where our resources allow. We look to use a partnership approach to pool resources wherever we can and we provide support through direct management activities, specialist advice and guidance or financial contributions through broader grant or other funding programmes. The River Alyn Himalayan Balsam project is a good example of what can be achieved through co-ordinated action, landowner/ community involvement and post project surveillance.

4.3 How action to tackle INNS in Wales could be improved?

The GB Non Native Species Programme Board is reviewing the GB INNS Strategy this financial year. We look forward to contributing to this review, as this will provide useful information about what should be considered as priorities for Wales. It is essential that strong partnerships across administrations and statutory agencies are encouraged and maintained to ensure a co-ordinated and collaborative approach to INNS management is sustained. We believe that a small number of staff dedicated to IAS work in Wales could make a significant difference. Their role would primarily be to develop and coordinate strategies, develop training programmes and work with EU, UK and local agencies and organisations to tackle IAS.

We support the Welsh Government's use of the Wales Biodiversity Partnership and other fora as mechanisms to harness engagement with the very wide range of organisations and groups who have a role in IAS management. We recognise that other agencies, smaller organisations, communities and individuals all have a role to play in effective INNS management. To facilitate wider engagement and deliver co-ordinated action, developing more effective ways of sharing complex evidence, technical information and good practice with all these interests would be very helpful. Further clarification over roles and responsibilities for IAS management for Government, public sector organisations and others would also help.

Many IAS are persistent and require repeated treatment and monitoring for effective control or eradication. The most successful control or eradication work involves co-ordinated, long-term action in conjunction with the active support of local groups, businesses and the wider public. However currently available funding streams can only provide funds on a 1 to 3 year basis. A longer term more strategically funded approach coupled with a greater emphasis on developing preventative measures could reduce costs and increase effectiveness. However, overall more money is likely to be required if the serious threats posed by IAS are to be successfully tackled.

It is essential to take a landscape / catchment scale approach to IAS management wherever possible for effective control. The Ecosystem Approach being developed by Welsh Government should help this by encouraging the careful consideration of IAS interests within the planning of habitat connectivity or other large scale projects. For Wales co-ordinated action at all levels is the key way to successfully reduce the threats and impacts of IAS. The proposed Environment Bill presents an opportunity to draw together the relevant policy drivers and aspects of strategy to provide a clear strategic approach to managing IAS in Wales.

4.4 The European Commission's proposal to bring forward a Directive that would require Member States to take co-ordinated action to tackle this issue

This Directive has the potential to play a significant role in the control of IAS, however the details are not yet clear. We anticipate that the proposal will add a duty for each member state to implement an appropriate IAS strategy. Cross border and transnational cooperation is essential as the geography between Wales and England, for example, will not prevent spread of IAS. A good example of this in action is the Wye Valley where agencies and NGOs on both sides of the border work together to manage deer and wild boar. Similarly the marine environment around Wales is not isolated from the wider Irish Sea and north-east Atlantic and is at risk from a number of vectors including shipping, leisure craft and aquaculture, all of which can spread IAS unless bio-security is improved. Wales needs to work with the other UK administrations to introduce preventative measures to minimise risk of new IAS entering the UK. At the European level, WG can help shape the directive particularly in terms of cooperation between member states. We look forward to working closely with Welsh Government on how best to implement its requirements.

The demands of delivering effective IAS management need to be supported by sufficient resources and capability within the Welsh Government, NRW and partner organisations. Key work areas include establishing an evidence base, engaging stakeholders and delivering existing and new areas of work effectively and efficiently.

There are strong INNS management interdependencies between social well being, economic growth and having a healthy and attractive environment. We clearly recognise the constraints of the current financial climate. However in our view, a truly effective IAS management approach in Wales needs a more strategic and integrated approach at all levels to ensure the effective use of Wales' natural and financial resources, to achieve outcomes for our ecosystems that are sustainable in the future.

ANNEX 1: NRW relevant IAS policy drivers & associated legislation

GB Legislation

The Wildlife and Countryside Act (1981)

Section 14 of The Wildlife and Countryside Act (1981) is the principal legislation dealing with the release of non-native species. This has been amended by the Nature Conservation (Scotland) Act 2004 in Scotland, and the Natural Environment and Rural Communities Act (2006) in England and Wales. Section 14 of the Act makes it illegal to allow any animal which is not ordinarily resident in Great Britain, or is listed on Schedule 9 to the Act, to escape into the wild, or to release it into the wild. It is also illegal to plant or otherwise cause to grow in the wild any plant listed on Schedule 9 of the Act. Offences under section 14 carry a maximum penalty of a £5,000 fine (£40,000 in Scotland) and/or 6 months imprisonment on summary conviction (i.e. at Magistrates' Court) and an unlimited fine (i.e. whatever the court feels to be commensurate with the offence) and/or 2 years imprisonment on indictment (i.e. at Crown Court). Guidance on Section 14 of the Wildlife and Countryside Act 1981 gives further information. Here you can also find a list of species on Schedule 9 of the WCA for England, Wales and Scotland.

The Wildlife and Countryside Act 1981 (Variation of Schedule 9) (England and Wales) Order 2010

This amendment which applies to England and Wales came into force on 6th April 2010 and details the addition and removal of several animal and plant species to Schedule 9. There is also an explanatory note which provides further details.

Natural Environment and Rural Communities Act (2006)

Section 50 of the Natural Environment and Rural Communities (NERC) Act (2006) allows the Secretary of State to ban the sale of invasive non-native species known to cause damage, in England and Wales. Section 51 of the NERC Act allows the Secretary of State to issue codes of practice (e.g. Horticultural Code of Practice), which alone cannot be used to prosecute but can be used in a court of law to demonstrate that the defendant did not take the necessary precautions (or due diligence) to prevent damage caused by release of non-native species.

Import of Live Fish Act (1980)

These Acts give the relevant Minister the power to make Orders to prohibit or licence the import, keeping or release of non-native fish species which might harm the habitat of, compete with or prey on any freshwater fish, shellfish or Salmon. The Prohibition of Keeping or Release of Live Fish (Specified Species) Order 1998, made under the ILFA in England and Wales, prohibits the unlicensed keeping or release of 26 species or genera of non-native fish. The Prohibition of Keeping of Live Fish (Crayfish) Order 1996 aims to prevent the further spread of Signal Crayfish, and prohibits the unlicensed keeping of all other non-native crayfish species in England and Wales. In Scotland, three Orders under the ILFA (Scotland) have been made for three separate species or groups of species (Coho salmon *Oncorhynchus kisutch*, Pike-perch *Stizostedion*

Lucioperca and non-native crayfish). These Acts also allow the courts to order the removal and destruction of illegally stocked specimens of certain fish species.

Plant Health Act (1967); Plant Health (England) Order (2005); Plant Health (Wales) Order (2006); Plant Health (Scotland) Order (2005); Plant Health (Forestry) Order (2005)

These pieces of legislation provide protective measures against the introduction of organisms harmful to plants and plant products. The Orders implement EC Directive 77/93/EEC, now consolidated into Directive 2000/29/EC (see above), and is implemented by Defra in England, WAG in Wales and SEERAD in Scotland. The Plant Health (Forestry) Order 2005 is implemented by the Forestry Commission.

Countryside and Rights of Way Act (2000)

The CROW Act updates and amends parts of the Wildlife & Countryside Act relating to non-native species in England and Wales only. Changes that impinge upon the release of non-natives include

- The maximum penalties for a Section 14 offence have been increased
- New Section 19ZA of the Wildlife & Countryside Act stipulates that wildlife inspectors may enter any premises (except dwellings) to ascertain whether an offence has been committed.
- Section 19ZB gives police officers and wildlife inspectors the power to obtain a blood or tissue sample from a specimen to be used for analysis (including DNA analysis) to determine the identity or ancestry of the specimen.
- Article 74 stipulates that it is the duty of all Ministers and government departments, in carrying out their functions, to consider conserving biological diversity in accordance with the CBD. This therefore implies that the implementation of Article 8(h) of the CBD concerning non-native species should be considered by all Ministers and government departments.

Environmental Protection Act (1990)

This Act has very limited provisions for non-native species, but is included here due to the potential classification of soil and other waste containing viable propagules of invasive non-native plant species as controlled waste. This has been applied to Japanese Knotweed *Fallopia japonica*, with the result that waste containing this species must be disposed of in accordance with official Environment Agency guidance designed to prevent the further spread of the plant.

Salmon and Freshwater Fisheries Act (1975) as amended by the Environment Act (1995)

Section 30 of this Act makes it an offence to introduce any fish into inland waters without the permission of the Environment Agency in England and Wales. As well as covering non-native species, this Act also prohibits the introduction of native species outside their natural ranges.

Salmon Act (1986)

In Scotland, Section 24 of the Salmon Act (1986) prohibits the introduction of Salmon *Salmo salar* or Salmon eggs into inland waters to a salmon fishery district without the permission of the District Salmon Fishery Board, but there are no controls on other species native to Britain.

Scottish legislation that might be useful:

The Wildlife and Natural Environment Bill (Scotland)

In June 2009 the Scottish Government (2009a) published a consultation document on proposals for a Wildlife and Natural Environment Bill. The consultation ran until 4 September 2009, and 456 responses were received. The responses and an analysis of the responses have been published online (Scottish Government and Scottish Government 2010a). The Government has also published a report on the consultation, which sets out how the proposals are being taken forward in the Bill (Scottish Government 2010b). The Government's intention to introduce a Wildlife and Environment Bill was confirmed in the First Minister's legislative statement to Parliament on the 3 September 2009 (Scottish Parliament 2009a). The Bill was published on the 10 June 2010, along with a Policy Memorandum, Explanatory Notes and other accompanying documents. A Delegated Powers Memorandum has also been published. The Bill contains 35 sections in six parts and a schedule.

The Nature Conservation (Scotland) Act 2004

The Nature Conservation (Scotland) Act 2004 introduced a number of new measures to tackle non-native species. Controls on species listed on Schedule 9 of the WCA and of animal species released into the wild were increased to include hybrids of those species. Section 13 provides a new power to Ministers to list species on an order which makes it an offence to sell, offer or expose for sale, or have in one's possession or transport for the purposes of sale the specified species. A new power was also provided to allow Ministers to designate guidance so that, although non-compliance itself will not be an offence, it can be used as evidence in a court of law as a common reference point, and in determining whether the accused acted responsibly or exercised due diligence. The Act increased penalties for offences, in Scotland, to those levels shown above.

Europe

Bonn Convention on the Conservation of Migratory Species of Wild Animals

The objective of the Bonn Convention is the conservation of migratory species worldwide. In order to avoid any migratory species becoming endangered, contracting parties must endeavour to provide immediate protection for migratory species included in Appendix I. To protect endangered migratory species, contracting parties to the Convention will also endeavour: to conserve or restore the habitats of endangered species; to prevent, remove, compensate for or minimise the adverse effects of activities or obstacles that impede the migration of the species; and to the extent feasible and appropriate, to prevent, reduce or control factors that are endangering or are likely to further endanger the species.

The Convention on the Conservation of European Wildlife and Natural Habitats

States that under Article 11(2)(b) that each Contracting Party to the Convention undertakes to "strictly control the introduction of non-native species".

Directive on the conservation of natural habitats and of wild fauna and flora

(EC Habitats Directive) Article 22 of this Directive (92/43/EC) requires Member States to "ensure that the deliberate introduction into the wild of any species which is not native to their territory is regulated so as not to prejudice natural habitats within their natural range or the wild native fauna and flora and, if they consider it necessary, prohibit such introduction."

Directive on the conservation of wild birds

(EC Birds Directive) Article 11 of this Directive (79/409/EC) states that "Member States shall see that any introduction of species of bird which do not occur naturally in the wild state in the European territory of the member states does not prejudice the local flora and fauna."

EC Wildlife Trade Regulations

CITES is implemented in the EU through the Wildlife Trade Regulations. Currently these are Council Regulation 338/97/EC on the protection of species of wild fauna and flora by regulating trade therein (the Basic Regulation) and Commission Regulation 865/2006/EC laying down detailed rules concerning the implementation of Council Regulation 338/97/EC (the Implementing Regulation). Suspension regulations including 997/2010/EC (5 November 2010) and Regulation 359/2009/EC (30 April 2009) suspend the introduction into the Community of certain species from certain countries. Four animals species have been banned from import into the EU but there is no restriction on movement between Member States or holding:

1. Red-eared Terrapin or Slider (*Trachemys scripta elegans*)
2. American Bullfrog (*Lithobates catesbeianus*)
3. Painted Turtle (*Chrysemys picta*)
4. American Ruddy Duck (*Oxyura jamaicensis*)

Water Framework Directive and guidance

This establishes a framework for national measures to achieve or maintain a good ecological status for European inland, transitional and coastal waters by 2015 and prevent their further deterioration.

Marine Strategy Framework Directive 2008/56/EC (17 June 2008)

Requires each Member State to develop a maritime strategy based on the ecosystem approach with the aim of achieving or maintaining 'good environmental status' in the marine environment by 2021.

Plant Health Directive 2000/29/EC (8 May 2000)

Establishes protective measures against the introduction into the EU and intra-EU spread of organisms harmful to plants or plant products.

Aquaculture Regulation 708/2007/EC (11 June 2007)

Establishes a dedicated framework to assess and minimise the possible impact of alien and locally absent species used in aquaculture on the aquatic environment.

Worldwide

The UK is also a contracting party to international conventions:

Convention on Biological Diversity (CBD)

States under Article 8(h) that each Contracting Party shall "prevent the introduction of, control or eradicate those alien species which threaten ecosystems, habitats or species". Contracting parties to the CBD also agreed to "achieve by 2010 a significant reduction of the current rate of biodiversity loss at the global, regional and national level" (2010 Biodiversity Target).

Convention on Wetlands of International Importance especially as Waterfowl Habitat (Ramsar Convention)

The Convention on Wetlands, signed in Ramsar, Iran, in 1971, is an intergovernmental treaty which provides the framework for national action and international cooperation for the conservation and wise use of wetlands and their resources.

United Nations Convention on the Law of the Sea

Article 196 of this Convention requires Member States to take all measures necessary to prevent, reduce and control the intentional or accidental introduction of species (non-native or new) to a particular part of the marine environment, which may cause significant and harmful changes.

International Plant Protection Convention (IPPC)

The IPPC has been in force since 1952, and has 111 governments as Contracting Parties. It was extensively revised in 1997 to, amongst other things, reflect the provisions of the WTO SPS Agreement (see below) such as the requirement for Pest Risk Analysis (PRA).

Useful info:

Review of Non-native Species Legislation and Guidance, Fasham and Trumper (2001). This report reviews domestic legislation and guidance.

Scope Options for EU Action on Invasive Alien Species (2006). This report assesses the EU's current legal and policy framework related to invasive alien species.

Relevant policy aims and objectives

Table 1 - International instruments.

Area of influence	Detail of instrument	Relevance to this project
International regulation	<ul style="list-style-type: none"> • The Convention on Biological Diversity (CBD) • United Nations Convention on Law of the Sea (UNCLOS) • United Nations Convention on Law of the Non-Navigational U of International Watercourses • International Convention for the Control and Management of Ship Ballast Water and Sediments • Guidelines for the Control and Management of Ships' Biofouling to Minimize the Transfer of Invasive Aquatic Species 	All call for the prevention of harmful invasive alien species.
European regulations	<ul style="list-style-type: none"> • Developing European Strategy (now possibly a Directive) on Invasive Alien Species • Habitats Directive 92/43/EEC • Water Framework Directive • Marine Strategy Framework Directive • EU Regulation 708/2007 concerning the use of alien and locally absent species in aquaculture • Environmental Liability Directive (ELD) 2004/35/EC • Fish Health Directives (91/67/EEC, 93/53/EC and 95/70/EC) • Plant Health Directives (2000/29/EC) 	<p>Europe is developing its strategy to combat Alien Invasive Species. This will put prevention and early detection / rapid response at the heart of the European approach to non-native species.</p> <p>In addition, existing directives have requirements this project will support including:</p> <ul style="list-style-type: none"> • protecting biodiversity • protecting habitats • improving water quality • reducing adverse impacts resulting from alien species in aquaculture • reducing environmental pollution
Voluntary Codes	<ul style="list-style-type: none"> • ICES Code of Practice on the Introductions and Transfers of Marine Organisms 2005 	The ICES code aims to reduce the ecological, environmental, economic and genetic impacts associated with the transfer of species utilised in aquaculture activities.

Table 2. High level policy aims:

Policy Area	Aim	Benefits
INTERNATIONAL		
Marine Protected Areas IUCN and CBD	Delivering an ecologically coherent well-managed network of MPAs by 2012 ... Protect marine life while allowing sustainable and legitimate use of our seas ... Meet our commitments under the Convention on Biological Diversity and contribute to ... Good Environmental Status ... under the Marine Strategy Framework Directive	Helping to protect the diversity and ecology of MPAs by reducing the number and impact of harmful non-native species. Following Commitments under the CBD through emphasising prevention and rapid response to native species.
EUROPEAN		
Marine Strategy Framework Directive 2008/56/EC	To achieve GES by 2020. To have measures in place by 2016. Non-indigenous species introduced by human activities are at levels that do not adversely alter the ecosystem	Directly delivers against targets set for managing pathways and achieving GES for descriptor 2 of the directive. Measures to reduce unintentional introductions through good biosecurity practice. Improved early warning monitoring through awareness raising, improved communication and development of surveillance / alert systems. Measures to address the most damaging INNS by building capacity to rapidly respond and eradicate new INNS in the marine environment
Water Framework Directive 2000/60/EC	To bring all water bodies to Good Ecological Status.	Helping to achieve Good Ecological Status by reducing the number and therefore impact of INNS . The UK considers that non-native species are one of the significant pressures that could result in a water body failing to meet environmental objectives.
Our life insurance, our natural capital: an EU biodiversity strategy to 2020 (2011)	This strategy is aimed at reversing biodiversity loss and speeding up EU's transition towards a resource efficient and green economy. It is an integral part of the Europe 2020 Strategy ⁴ , and in particular the resource efficient Europe flagship initiative ⁵ .	Helping to achieve Target 5: By 2020, Invasive Alien Species and their pathways are identified and prioritised, priority species are controlled or eradicated, pathways are managed to prevent their introduction and establishment of new IAS.
Comm (2009) 162 Building a sustainable future for aquaculture	The EU aquaculture industry of the future should be at the forefront of sustainable development. Advancing	Working with industry to help develop good practice that benefits the industry and environment; allowing their

	research and technology must also help the aquaculture industry to be environmentally sustainable. Applying high standards will improve the image of the aquaculture industry and facilitate its access to the markets	businesses to be more sustainable achieve environmental / social responsibility and ensuring the survival of their businesses into the future.
NATIONAL		
Invasive Non-native Species Framework Strategy for Great Britain	To minimise the risk posed, and reduce the negative impacts caused by invasive non-native species in Britain.	Support all levels of the Strategy, particularly prevention and rapid response . Follows Strategy approach working in partnership and improving awareness and communication . The GB Programme Board responsible for the Strategy has indicated their support for this project.
Ireland Non-native Species Strategy	Halting impacts on biodiversity and economy from invasive species Preventing new introductions Early detection of new species Controlling and containing existing species Mitigating impacts Building capacity and support amongst stakeholders Developing the evidence base for policy and decision making	Support the implementation of the strategy at all levels of the strategy as it relates to the marine environment. Help to develop and share good practice. Ensure industry engagement and buy it.
Our seas – a shared resource UK Policy – High level Marine Objectives	Clean, healthy, safe, productive and biologically diverse oceans and seas	Helping to protect the diversity of our oceans and seas by reducing the number and impact of harmful non-native species. Helping to make marine businesses more sustainable by protecting them from problems caused by non-native species (e.g. biofouling, disease, competition with farmed / fish stock) and achieve environmental social responsibility .

Marine Strategy Framework Directive

The Marine Strategy Framework Directive (MSFD) requires that 'non-indigenous species introduced by human activities are at levels that do not adversely alter the ecosystem'.

Good Environmental Status for non-indigenous species in UK waters will be achieved when:

- Measures to address intentional and unintentional introductions of IAS are in place.
- The amount (abundance / distribution) of IAS in UK waters can be effectively assessed.
- Measures to address the most damaging established IAS are in place (eradication, containment, control).
- Trends in the number/distribution of the most damaging IAS in the marine environment are reducing over time.
- Early warning and information system is in place supported by functioning surveillance and monitoring system.
- Impacts of IAS on habitats, native communities and ecosystem functioning can be assessed and are reducing over time.
- The number of new introductions of IAS is significantly reduced by 2020.

GB Non-native Species Strategy

The Invasive Non-Native Species Framework Strategy for Great Britain provides a high level framework which details key actions required to address the problems caused by INNS. This strategy covers terrestrial, freshwater and the marine environment, and follows the three stage hierarchical approach adopted by the CBD; prevention, detection/surveillance and control/eradication.

The overarching aim of this Strategy is to minimise the risk posed, and reduce the negative impacts caused, by invasive non-native species in Great Britain. Key aims include:

- to achieve increased awareness of non-native species issues and promote appropriate changes in behaviour or attitudes throughout all relevant sectors;
- to reduce and where possible, prevent the intentional and unintentional introduction of invasive non-native species;
- to ensure that effective contingency response capabilities are in place and resourced to prevent the establishment of new invasions where possible;
- to improve co-ordination of actions to tackle invasive non-native species in partnership with key interest groups outside government; and
- to make optimum use of available capacity and resources to improve detection and monitoring capabilities.

Water Framework Directive

The WFD is the overarching Directive for Water Quality. It requires a holistic, approach with default objectives of preventing deterioration of water bodies and aiming to bring all water bodies to Good Ecological Status (GES) by December 2015. Invasive non-native species are recognised as a significant threat to achieving GES.

Biodiversity and Marine Protected Areas

The UK is committed to delivering an ecologically coherent and well-managed network of MPAs by 2012. MPAs will protect marine life while allowing sustainable and legitimate use of our seas to continue. The network of MPAs will ensure we meet our commitments under the Convention on Biological Diversity and contribute to measures aimed at achieving Good Environmental Status across Europe's seas by 2020 under the EU Marine Strategy Framework Directive.

Welsh Government

The Wales Environment Strategy states that:

'By 2010, 95 percent of international sites in favourable condition; by 2015, 95 per cent of Welsh SSSIs in favourable condition and by 2026, all sites to be in favourable condition'

The Wales Environment Strategy Action Plan states that:

- We will meet our international obligations and the urgent need to halt the loss of biodiversity and aid its recovery on sites of international, Welsh and local importance, and in the wider environment. We will do this through all our activities.

(<http://new.wales.gov.uk/desh/publications/enviroprotect/environmentstrategy/environmentactionplan/esap0811e.pdf?lang=en>)

It also states that:

- We need to maintain and enhance the quality of our marine environment, and work actively with stakeholders to manage the marine environment in Wales over the longer term. Specifically, we will develop a framework for management of seas and coasts around Wales in a collaborative way:

The Woodlands for Wales Strategy states that:

- There are several invasive native and non-native woodland species that seriously affect the ability of woodland owners to deliver many of the outcomes set for this strategy, including that of improved woodland diversity. None of the impacts of species such as grey squirrel, deer and rhododendron, can be considered in isolation from other policies or the wider interests of society. For this reason we intend to deal with these issues in a strategic and targeted manner. We shall encourage other parts of government, as well as our delivery partners and stakeholders, to work closely together to develop countrywide approaches, and make best use of limited resources to achieve agreed priorities.

NERC Act Duty:

- In 2001 the Countryside and Rights of Way Act imparted a biodiversity duty on the Welsh Assembly Government and Section 74 committed WAG to publishing a list of species and habitats of principle importance for Wales. In 2006 this was superseded by the the Natural

Environment and Rural Communities Act. Section 40 imparted a 'biodiversity duty' on all public authorities in Wales (and England) and Section 42 of this Act required the publication of a new list of priority species and habitats in Wales. Under Section 42, there is a requirement for WAG to 'further the conservation' of species and habitats on this list and promote the taking of action by others to do the same.

ANNEX 2 CASE STUDIES OF IAS PROJECTS IN WALES

Case Study 1: Efforts to Eradicate the Carpet Sea Squirt in Holyhead marina

The carpet sea squirt (*Didemnum vexillum*) is an invasive sea squirt that is not native to UK shores. It was first detected in Europe in 1991 and has since spread to several countries (including France, Ireland and the UK). The species was discovered in the marina in Holyhead Harbour in the summer of 2008 and there were concerns that *D. vexillum* would have negative impacts on biodiversity and shellfish interests.

D. vexillum forms sheet-like colonies on natural and artificial hard substrata as well as benthic organisms including other ascidians and algae and even on *Zostera marina* beds (Carman and Grunden 2010). The serious ecological and economic damage experienced in New Zealand and other temperate regions has led to a large investment in on-going research into the biological tolerances and spread of *D. vexillum* (Biosecurity New Zealand, 2009; USGS, 2009; Gittenberger, 2007, Bullard and Whitlatch, 2009) as well as rapid response, monitoring and management following introductions (Coutts and Sinner, 2004; Pannell and Coutts, 2007; Locke and Hanson, 2009). It has been identified that pleasure craft movement provides the greatest risk for the spread of *D. vexillum*, so the predicted spread of *D. vexillum* around the Welsh coast was modelled using the species biological limits and current known populations. Cruising routes and marinas used by recreational vessels was also fed into the model.

The model showed that large areas of the Welsh coast could become affected fairly rapidly including European Marine Sites and the main shellfish beds in Wales. This would have a large economic and environmental impact on the Welsh industry and environment.

In 2009 funding was received from the Welsh Government to undertake a three year eradication programme in Holyhead marina to try to eradicate the *D. vexillum* before it spread to other areas. The cost of the eradication around £700k is small compared to the cost of eradicating it from marinas and amenity beaches had it spread from Holyhead marina. The cost to the shellfish industry in the Menai Straits alone could have run into several million pounds.

A rapid response mechanism to eradication/control of Invasive Non-Native Species needs to be established with suitable funding for the task, especially if prevention methods are not in place to reduce the risk for the transfer and settlement of INNS.

A separate project looking at the development of an isolation berth to treat suspect vessels is under development at present by Holyhead marina and Bangor University.

Case Study 2: Data gathering to reduce the risk of Chinese Mitten crab

Chinese mitten crabs are officially listed as one of the World's 100 worst invasive species. They can cause damage to fishing gear and river banks, block intake screens, modify natural habitats and compete with native species. It is this economic and ecological damage that makes this crab such an unwelcome arrival. The full extent of these exotic pests in English and Welsh waters is currently unclear.

A number of mitten crab sightings have been reported from the Dee estuary over the past four or five years and one mitten crab has been found in the Conwy estuary. Further to these finds and also due to requests from Mussel fishery operators to gather seed in estuaries where mitten crab have been reported, it was decided to gather information to clarify the distribution of this species around the UK. An identification leaflet was produced by CCW, National History museum, Marine Biological Association and Newcastle University and also a reporting website was set up for records to be sent (www.mittencrabs.org.uk)

There is very limited information on the habitat requirements of the mitten crabs and so a project was set up to look at four rivers in North Wales:

1. River Dee – where there are known Mitten crab
2. River Conwy – where one crab had been found
3. River Clwyd – a river in between the Dee and Conwy
4. River Mawddach – a west facing river emptying into Cardigan bay

Data loggers were placed in the four rivers to collect environmental data and the effect of water hardness on juveniles was also checked. The reasons for this were to try and identify if mitten crab required a river to have certain environmental conditions for them to establish themselves in. This would help to identify the rivers at risk from mitten crab and so a risk management strategy could be put into place.

The project had support from NRW (former CCW, EAW), universities, NGOs, fishing associations and the general public. The data collection and river bank surveys are being carried by North Wales Wildlife Trust volunteers.

There is also a DNA project under way to identify the original source of the mitten crab to understand the spread of the mitten crab to their current rivers.

All this work is currently being carried out with a very small amount of funding and if successful could save a lot of environmental and economical cost in the future.

Mitten crabs migrate from freshwater to estuaries during the spring and back again during the autumn. Therefore plans are being developed to try to tackle mitten crabs by trapping around Chester weir. Depending on the success of this work, similar approaches could be developed at “pinch-points” in rivers/estuaries elsewhere to try to control the spread of this species.

Case Study 3: Freshwater INNS Strategic Action in North Wales

Local IAS forums have become established in Pembrokeshire and in North Wales. The North Wales forum has undertaken a risk assessment exercise to inform action prioritization. As a direct outcome of this work, it has become recognised that strategic co-ordinated action is essential if highlighted IAS are to be subject to effective control.

Freshwater IAS include a number of high risk species, both plant (e.g. Himalayan balsam, Japanese knotweed, giant hogweed) and animal (e.g. mitten crab, American crayfish). Consequently, the Welsh

Dee Trust and the respective IAS forums covering North Wales & River Dee recognised that co-ordinated strategic action on a catchment/sub-catchment basis represents the best long term approach to successfully controlling or eradicating invasive species. A project officer has been appointed for the Dee and has prepared an overarching spatial action plan to target future surveillance and management action.

Action in the upper Alyn catchment demonstrates what can be achieved by integrated and co-ordinated spatial action. In this case, Flintshire and Denbighshire County Councils have lead a protect that co-ordinates management and surveillance action. Stakeholders and partners in this project include land owners and voluntary organizations including community and conservation groups.

Surveillance results indicate a significant decline in abundance of Himalyan Balsam within the project area. It is hoped to extends the project further down stream towards Wrexham. Annual issues are the availability of resources required to facilitate action.

One of the identified issues concerning INNS is public awareness. Consequently, Snowdonia National Park, four Welsh county councils (Gwynedd, Flintshire, Denbighshire and Wrexham), together with a range of other key stakeholders, are initiating a cross boundary partnership event on 29-30 June 2013 entitled 'Big Dee Day – The Invasion'. The principle aims of this event are to raise awareness of INNS, to encourage recording, and to stimulate and undertake management action

Case Study 4: Severn Rivers Trust (SRT) – Invasive Non Native species Survey

Funded by the Welsh Government Ecosystem Resilience and Diversity Fund 2012/13

Location: Strategic survey within the Severn Rivers Catchment

Target IAS:

- Himalayan Balsam
- Japanese Knotweed
- Giant Hogweed

This strategic survey took place between August and October 2012 along 98 separate water bodies. Surveyors also took note of where fencing of river bank may reduce erosion and improve the river and riparian habitat for native fish and other species.

The survey provided a strategic overview of the location, density and species present in the catchment, providing a baseline to enable a systematic approach to the problem caused by these species³. The Severn Rivers Trust then worked with 3 volunteer community river groups to undertake some targeted clearance of Giant hogweed and Himalayan balsam along the river and will support these groups in the future to do more.

This survey was an excellent starting point for a strategic approach tackling invasive species throughout the Severn catchment. The SRT through their report recommend that “a *practical and*

³ Morris M. (Dec 2012) ‘Severn Uplands Invasive non native species survey’ Severn Rivers Trust

strategic operation commences with all possible stakeholders to tackle the issue of non-native plant species in the area. This will only work through partnership working with a number of stakeholders” (Morris M 2012). The report then goes on to list the steps required to make this happen. As part of the project the SRT also produced identification sheets for the 3 target species. For more information/maps go to the Biodiversity Action reporting System <http://ukbars.defra.gov.uk/project/show/27278>

Case Study 5 – Responding to the Invasive (Killer) Shrimp Outbreak in Wales

Discovered in Cardiff Bay & Eglwys Nunydd in November 2010 after being found in Grafham Water, England. This shrimp was a completely unknown entity in terms of UK impact and what to do about it. However European evidence suggested it is highly damaging to freshwater ecosystems.

EAW, CCW and Welsh Government helped form an England and Wales National Task Group to work collaboratively on managing the response including developing national policy and technical research projects about how to deal with it. We set up an all-Wales bespoke monitoring programme for high priority sites and helped develop new sampling techniques for this species. We worked with the site's owners/managers – Cardiff Harbour Authority and Tata Steel and other operators - to develop risk assessments for their activities and establish appropriate biosecurity measures. We have proactively engaged key user groups (especially anglers and boaters) and the wider public through a variety of mechanisms including press articles, radio and television features and local demonstration days. We have developed innovative communication methods to reach the widest number of key users about the practical actions they can take and these have been adopted as national good practice: <https://secure.fera.defra.gov.uk/nonnativespecies/checkcleandry/index.cfm>

Key priority sites across Wales have CHECK, CLEAN, DRY signage and this message is also promoted through other information routes including user good practice guides, national angling byelaw guidance, awareness raising presentations and the SPLASH water recreation programme for example.

We have also been enhancing the bio-security capability of our field staff through additional equipment purchases (e.g. duplicate sampling equipment and drying rooms), awareness raising and training. We are helping to develop an easy to use e-learning bio-security module that we also plan to roll out externally for others to use.

We continue to support the site operators who are maintaining their bio-security measures on a voluntary basis and we continue to work collaboratively with National Task Group colleagues and others on new work areas and to share information and good practice.

To date there have been no subsequent invasive shrimp detections in Wales.

Environment and Sustainability Committee –

Invasive Alien Species in Wales

Written evidence from the GB Non-native Species Secretariat, Sand Hutton, York, YO19 5QR.

GB Non-native Species Programme Board and its Secretariat

Following the recommendations of the GB-wide review of policy on non-native species in 2001-02, the GB Programme Board for Non-native Species was established in 2005. It comprises senior officials from the GB Administrations and their Agencies, including Welsh Government and Natural Resources Wales. Its main role is to provide a forum for non-native species policy coordination across Great Britain and to prioritise key areas of work. The Programme Board is supported by an independent secretariat (the NNSS), comprising 2.6 staff, which is based in York.

The NNSS (on behalf of the Programme Board) provides a key coordinating role across a wide range of government and non-government stakeholders. In addition, the NNSS:

- Is responsible for the development of Invasive Species Action Plans (ISAPs)
- Has developed a comprehensive risk analysis mechanism (unique in the EU) to support prioritisation of action across GB and underpin legislation such as the recently announced ban on sale of five aquatic plants
- Is responsible for establishing and running working groups that report to the Programme Board (Media and Comms, Training, Rapid Response)
- Runs the Local Action Group workshop to help support local action across GB.
- Organises the annual Stakeholder Forum (to be held in Cardiff in 2013)
- Runs a website which is supported financially by Welsh Government and its Agencies (approx. £5K PA).
- Provided a substantial contribution into the UK input into the European Commission Legislative Instrument (including a 3-month secondment to the Commission in 2012-13).

The Non-native Species Framework Strategy for Great Britain was developed in partnership between government and non-government stakeholders and launched by Defra, Welsh and Scottish Ministers in 2008. It provides the high level policy framework for delivering action against non-native species and sets out key actions to be taken forward by government. It follows the CBD three stage hierarchical approach prioritising prevention, followed by early detection and rapid response and finally long-term control and mitigation.

Adequacy of data and information currently available on the extent and impacts of invasive alien species in Wales

Different types of data are required to inform policy makers on non-native species issues which, amongst other things, include: distribution data, data on the biology / ecology of the species, evidence of the impacts caused, data on pathways of introduction and spread, and research into methods of control.

There are a number of mechanisms that have been established in GB to improve the availability and quality of data, key examples are given below.

The GB Non-native Species Information Portal (fully funded by Defra) was established in 2009 and its work is ongoing. Among the key aims of the NNSIP project are to:

- provide a central place for non-native species information in GB
- increase the data flow of non-native species distribution data (particularly for high priority species) into the central recording system (i.e. NBN Gateway), which is key to the development of species-specific policies
- issue alerts for some of the highest priority / new invasive non-native species
- horizon scan for new threats to GB
- analyse trends in non-native species data.

The GB Risk Analysis Mechanism is the principle source of evidence about the risks posed to GB by non-native species. The mechanism is funded by Defra and produces individual species risk assessments (either detailed or rapid) which are produced by experts, peer reviewed and then scrutinised by an expert panel before being subject to public comment. The risk assessments also help to collate and summarise scientific literature relating to the species being assessed.

Some key research projects have also helped underpin work on Non-native Species (NNS). One of the most significant has been the research on economic impacts that was carried out by CABI (funded by Defra, Welsh and Scottish Governments) which reported in 2010. The research found that the cost to the GB Economy was at least £1.7 Billion (£125Million in Wales) and highlighted the costs of some key species - £166M for Japanese knotweed (key data to underpin this analysis was provided by Swansea City Council). This research also highlighted the economic imperative to act rapidly on detection of a new invasive species (e.g. the early eradication of Water Primrose will cost in the region of £100K but eradication when the species is widely established (if indeed it were possible) would cost over £240M).

Remaining Priority Data Needs:

- To improve data flow, particularly for new detections of high priority and alert species
- A risk management framework to support decision makers and aid prioritisation
- More data to support risk assessment (especially on impacts)
- More empirical data on pathways of introduction and spread.

Action taken to date by the Welsh Government and relevant authorities to tackle this issue

Below are some highlights of NNS action in Wales since the establishment of the GB Programme Board.

Japanese Knotweed Biocontrol

The UK is the first EU member state to develop and release a biocontrol agent for use against a non-native plant species – Japanese Knotweed. After eight years of extensive research the specialist knotweed psyllid was released in 2010. It may take many years to know whether the biocontrol agent is effective, but it is hoped that it will help to significantly reduce the damage caused by Japanese Knotweed in the long term.

The Welsh Government was one of the founding funders of the research into Japanese Knotweed biocontrol, alongside other funders including Defra, the Environment Agency, British Waterways and Network Rail.

Didemnum vexillum (Sea squirt) eradication in Holyhead

The attempted eradication of Dv in Holyhead is a world-class attempt and one of the very few eradications worldwide of a marine species. This innovative eradication attempt was led by CCW with support from Welsh Government. Like many 'rapid responses' it took repeated effort. The total cost of this has been over £750K.

Marine Pathways LIFE+ bid

CCW led efforts across the UK and Ireland to submit an innovative bid on marine pathways to the EU LIFE+ Programme. Sadly the bid appears to have failed but it is hoped that this important preventative project will be taken forward with the money already committed.

Slipper Limpets – Menai Strait

Prompt action by CCW (in collaboration with other agencies and the mussel growers industry) resulted in the rapid eradication of an introduced population of slipper limpets in the Menai Strait.

Water primrose (Ludwigia grandiflora) rapid response eradication

Environment Agency Wales has led on the attempt to eradicate this highly invasive aquatic plant species in Wales (it is part of a wider GB rapid response to this species which is taking several years and is likely to cost (GB-wide) over £100K in total).

African clawed frog (Xenopus laevis) rapid response eradication

CCW and Welsh Government have overseen the successful eradication in Wales of this GB priority rapid response species (which Natural England has also eradicated in England to complete a GB-wide eradication). Cost of less than £10K.

Sika deer rapid response

NRW is attempting to eradicate the only known population of this highly invasive species in Wales following the agreeing of an action plan and work to assess current distribution.

Asian Hornet Contingency Plan

Welsh Government and the National Bee Unit are key players in the Contingency Plan for the Asian Hornet (not yet in GB). This is the only contingency plan for a non-native species (of non plant or animal health interest) in any EU Member State.

Involvement with Public awareness campaigns

Welsh Government and its agencies have supported the two GB public awareness campaigns – Be Plant Wise and Check Clean Dry although they were not initially involved with the Be Plant Wise Campaign. EA Wales developed a video for the Check Clean Dry campaign that is now being used by the rest of GB.

How action to tackle invasive alien species in Wales could be improved

Resource needs

While much has been achieved to date in Wales, future work would greatly benefit from a dedicated budget for NNS especially to respond to urgent needs – such as the arrival of a new species where immediate action is necessary.

Increased emphasis on prevention

There is a need to concentrate effort on the key pathways of introduction and spread of NNS in Wales. There is already a lot of effort being put into two key pathways: (i) horticulture (especially aquatic plants which are the biggest risk) and (ii) reducing the spread of NNS by aquatic users such as anglers, boat owners etc. This pathway approach needs to be broadened with other pathways such as escapes from zoos and wildlife parks as well as the release of pets being targeted.

Continuing emphasis on rapid response and more contingency planning

There is a continuing need to respond rapidly to newly emerging threats in Wales and indeed to be more proactive - developing contingency plans for species that are likely to invade. Sharing the expertise and capacity to respond to these species with the other GB administrations is important to ensure value for money.

Communication

Communications is a key part of prevention, helping to modify negative behaviours that might introduce or spread non-native species. There has been good progress and success with the Be Plant Wise and Check Clean Dry campaigns, but these will need to be sustained and expanded if they are to make a significant impact.

Legislation

There is an urgent need for powers of entry to assist with control and eradication work (and potentially monitoring). These powers (which are part of a Control Order regime that has recently been introduced in Scotland) are being considered by the Law Commission in its review of wildlife management legislation in England and Wales. Lack of these powers has significantly hindered control action on key invasive species in both England and Scotland.

Increased local action

Local action is a vital component of the response to NNS particularly for the long term management of intractable species such as Japanese Knotweed and Himalayan Balsam but also for helping raise public and stakeholder awareness. It is, however, important that this is done at the appropriate scale (often catchment scale or larger) is strategic and that it fits in with national priorities. Having dedicated central capacity to ensure this occurs would represent good value for money.

GB Collaboration

There is a continued need to be closely involved with efforts across GB to ensure that there is no duplication of effort across the administrations. Wales benefits from the investment of Defra in particular e.g. on the initial development of Be Plant Wise (cost of over £200K), the provision of risk assessments (over £50K Per annum), the Non-native Species Information Portal (over £100K PA) and Non-native Species Secretariat (over 200K PA).

More joined up action with Plant Health colleagues

We need to continue to ensure that we maintain close links with Plant and Animal Health as there is much overlap in the approaches needed for NNS and these areas (e.g. on risk assessment, prioritising pathways and biosecurity messages).

General

There is always a danger that as more work is done in this area there is a greater emphasis on process and bureaucracy. The current effort is lean and action-focussed and this needs to remain the case.

EU Legislative Instrument on IAS

The EU Legislative instrument is due to be adopted by the Commission shortly. It is likely to contain measures relating to a black list of invasive species of EU concern (there are likely to be restrictions on import, sale, possession etc.), pathways, monitoring and reporting. The UK is well ahead of most other Member States in its strategic response to NNS and we are well placed to comply with any provisions that the Commission's proposals are likely to contain. We will need to ensure that the review of the GB Strategy is conducted in conjunction with the developing EU Legislation.