Afforestation Grant and Premium Scheme

1. General Outline and Legal Basis
   a) Ireland recognises that economic, social, environmental and recreational benefits can accrue from a vibrant forestry estate. As Ireland’s forest cover is, at 10%, one of the lowest in Europe, the Afforestation Grant and Premium Scheme provides a package to encourage planting of forests by compensating forest owners towards the costs of forestry establishment and for the income foregone during the maturation of the timber crop.

   b) This document represents the administrative provisions for the implementation of the Afforestation Grant and Premium Scheme in Ireland as approved under the National Development Plan 2007 to 2013.

   c) All woodland and woodland activities are subject to the provisions of the Forestry Act, 1946, as may, from time to time, be amended or replaced.

   d) The Scheme provides planting and establishment grants as well as annual premiums for new afforestation projects that are compliant with national and EU legislation, operational and environmental guidelines. The scheme is open to farmers and non-farmers.

   e) Plantations established under this Scheme must meet full silvicultural standards and must be managed as a commercial crop for the realisation of a profit.

2. General Provisions
   a) The Scheme is administered by the Department of Agriculture, Food and Marine and operates throughout the State.

   b) The Exchequer funds the Scheme.

   c) The Scheme operates from 1st January 2007 for a period to be determined by the Minister for Agriculture, Food and Marine.

   d) Participation in the Scheme is voluntary.

3. Objectives of Scheme
   The objectives of the Scheme include:
   • To increase the area under forest in Ireland to contribute towards climate change mitigation;
   • To produce a commercial crop of timber;
   • To provide a sustainable source of wood biomass for energy purposes;
   • To provide a sustainable basis for development of the rural economy;
   • To increase the area of purpose-designed recreational and amenity forests;
   • To improve water quality through riparian planting;
   • To increase overall biodiversity by providing woodland habitat which is under-represented in the complex of habitat types.
4. Eligibility

In order to qualify for Afforestation grants and premiums applicants must own, lease or be in joint management of the lands proposed for planting. Applicants must provide documentary evidence of ownership, leasing or joint management, as detailed in Chapter 4 of the current Forestry Schemes Manual.

Plantations established and maintained in accordance with the Scheme will be eligible for the payment of an annual premium for a period of up to 20 years. The premium may be claimed following afforestation of the land in accordance with the terms of the Pre-Planting Approval.

a) Two rates of premium are available:
   (1) The farmer rate applies to applicants who fulfil the qualification conditions set out in sub-paragraph (c) of this paragraph and is payable for a period of 20 years.
   (2) The non-farmer rate applies to applicants who do not meet all of these conditions and is payable for a period of 15 years.

b) All Applicants must:
   Be over 18 years of age and
   Hold a Personal Public Service Number.

c) An applicant for the farmer rate of premium must supply evidence of farming activity in the one of the following forms:

   i) An active REPS registration number, Herd number or registration under the Bovine Tuberculosis Eradication Scheme or another Department of Agriculture, Food and Marine Scheme. For the purposes of the sub-paragraph, an ‘active’ registration means an applicant has been a beneficiary under the particular scheme in the year of the forestry plantation’s completion or in one of the three preceding years.

   OR

   ii) Documentary evidence that at least 25% of an applicant’s income was derived from farming in the State in the year of the forestry plantation’s completion or in one of the three preceding years, drawn up in accordance with sub-paragraph d) of this paragraph.

d) Documentary evidence of farming income, calculated in accordance with sub-paragraph e), must be supplied in one of the following forms:

   i) A tax assessment showing that farming income amounted to at least 25% of total income

   OR

   ii) An income assessment and declaration form, TF1, completed and stamped by the local Teagasc Land Use Advisor or TF2 completed and stamped by an agricultural consultant who is a member of the Agricultural Consultants
Association, demonstrating that at least 25% of total income is derived from farming.

e) The following conditions attach to calculating income for qualification for the farmer rate of premium:

i) The income of the applicant only is to be used in the calculation. A spouse’s income is not to be included in the calculation unless the application for premium is made in both names.

ii) Farming income includes agricultural aids, premiums and subsidies.

iii) Farmer forest premiums may be included as farming income provided the applicant has other farming income.

iv) Land letting on the less than 11-month basis (conacre) may be included as farming income provided the applicant has other farming income.

v) All Social Welfare payments, pensions/disability benefits, are excluded from gross income.

f) An applicant who has already qualified as a farmer on the basis of an income assessment under the existing scheme or the RDP Afforestation Scheme 2000 – 2006 or the CAP Premium Scheme 1993 – 1999 or the Farmer Premium Scheme 1989-1992, does not have to be re-assessed in respect of applications for new plantations under the Scheme.

g) An applicant who has participated in the Farm Retirement Scheme cannot be classified as a farmer in respect of a plantation completed after the date of retirement (unless all payments received under that scheme have been repaid to the Department and the conditions outlined above are met).

5. Grant and Premium Rates

a) Grant assistance is available in respect of costs incurred in the establishment of a plantation. Application for the 1st Instalment Grant may be made following planting. Application may be made for the 2nd Instalment Grant when the woodland is established i.e. 4 years after planting, subject to satisfactory establishment and maintenance of the plantation.

b) Forestry premiums provide forestry owners with an annual income stream from their woodland. The premium is calculated according to farmer status of the applicant, land status (i.e. enclosed or unenclosed), tree species, as well as farm and plantation size. Payment is subject to satisfactory establishment and maintenance of the plantation.

c) Annex 1 sets out the grant and premium rates payable from 1 January 2011. The Minister reserves the right to alter these rates from time to time.

d) For audit purposes, recipients of grant aid under this Scheme will be required to retain invoices relating to work undertaken for a period of 6 years.
6. Conditions of Aid

Payments shall be made in respect of applicants who make a valid application, prepared by a registered forester and have established their plantation in accordance with the stipulations of their pre-planting approval in compliance with:

i. All relevant EU requirements and national legislation for the time being in force,

ii. The terms and conditions of this Scheme as set out in this document and the application forms.

iii. The requirements set down in the Forestry Schemes Manual;

iv. Forestry Scheme Mapping Standards

v. The Forest Service Code of Best Forest Practice - Ireland;

vi. The principles of Sustainable Forest Management; and

vii. The Forest Service Environmental Guidelines.
7. Application Procedure

The relevant application forms, as described in this paragraph, are available from the Forest Service, Johnstown Castle Estate, Co. Wexford. Lo-call 1890 200 223 or email forestservice@agriculture.gov.ie. The appropriate application form, any supporting documentation and maps must be submitted to the Forest Service for processing.

- **Form 1 - Application for Preplanting Technical Approval**
  Application for technical approval to plant under the Afforestation Scheme must be made using the Application for Preplanting Approval - Form 1. The applicant and a Registered Forester must complete the application. The application form sets out the requirements to be met to make a valid application.

  If financial aid is available, applicants will receive a financial approval and will be required to confirm that planting will take place imminently via a Form 1a.

- **Form 1 a – Application for Financial Approval for imminent planting**
  On opening of application period for financial approval, foresters must submit a Form 1a where planting is deemed to be imminent and arrangements have been put in place to allow for such. Failure to lodge Form 1b (notice of substantial commencement) within 14 days of the issuing of financial approval will lead to the withdrawal of the funding reservation and preclusion from submission of a further Form 1a for the Contract for four months. Your attention is therefore drawn to the agreed conditions and penalty provisions as set out in Annex 5.

- **Form 1 b- Notice of substantial commencement within 14 days**

- **Form 1 c – Notice of completion of planting by expiry date in technical approval**

- **Form 2 - Application for 1st Instalment Grant and 1st Premium**
  Application for payment of the 1st Instalment Grant and 1st Premium must be made using ‘Form 2’. The applicant and a Registered Forester must complete the application. The application form sets out the requirements to be met to make a valid application.

- **Form 3 - Application for 2nd Instalment Grant**
  The 2nd Instalment Grant may be claimed for payment 4 years after the completion date of the plantation. Application for payment of the 2nd Instalment Grant must be made using ‘Form 3’. The applicant and a Registered Forester must complete the application. The application form sets out the requirements to be met to make a valid application.

- **Form 4 - Application for Subsequent Premium Payments**
  Application for all premiums subsequent to the 1st premium is made using Form 4. The Forest Service issues these forms to eligible forest owners on an
annual basis. The application form sets out the requirements to be met to make a valid application.

8. Environmental Considerations.

a) In accordance with SI No. 558 of 2010, all applications for afforestation are subject to an Environmental Impact Assessment (EIA) screening process undertaken by the Minister. The screening determines whether an application requires an EIA.

b) An Environmental Impact Statement (EIS) must accompany applications for the afforestation of areas of 50 hectares or more.

c) An Environmental Impact Statement (EIS) must accompany applications for the afforestation of areas less than 50 hectares where a proposed development is deemed by the Minister as likely to have a significant environmental impact.

d) Applications for afforestation are subject to screening in accordance with S.I. 477 of 2011, to determine if there is a possibility of the project, either individually or in combination with other plans and projects, having a significant effect on a Natura site (SAC or SPA). If determined so, the project must undergo an appropriate assessment, based on a Natura Impact Statement to be submitted by the applicant.

9. Consultations and Public Notification Procedure

a) Where Pre-Planting Approval is being sought, all proposed plantations are notified by the Forest Service to the public by way of notice in an appropriate provincial newspaper or on the Department’s website as appropriate, detailing the Townland, DED and area of the proposed plantation.

b) Chapter 11 of the Forestry Schemes Manual, entitled “Environmental Protection and Controls Consultation Process” continues to apply under this Scheme. That chapter sets out the environmental standards governing forestry and the consultative process undertaken when an application for a Pre-Planting Approval is made. Members of the public may make a submission or observation that must be taken into account by the Department in reaching a decision on the application.

10. Pre-Planting Approval.
A pre-planting approval issued under this Scheme may be subject to additional conditions as laid down by the Minister. It is the responsibility of the applicant to ensure that the plantation is compliant with the requirements of the scheme.

11. Silvicultural Standards
An applicant must comply with the Plantation Rules as set down at Annex 2 and detailed in the Forestry Schemes Manual.
12. Land Use Reconciliation Requirements

a) Applicants for grant or premium aid under this Scheme must ensure that the afforested land is not the subject of a claim under another area-based scheme administered by the Department. Interactions between the single farm payment system and lands afforested since 2009 are detailed in Chapter 13 of the Forestry Schemes Manual and outline eligibility under this scheme.

b) Adjustments, reductions in payments and/or penalties may be imposed by the Minister where an application exceeds the area permitted for a plantation and/or overlaps with an area the subject of a claim under an alternative Department area-based scheme.

13. Good Practice

Good forestry practice is mandatory and applies across all operations of the Scheme. Conditions for good forestry practice are published in the Code of Best Forest Practice – Ireland.

14. Payment

The Department may pay grants and premiums to Applicants via Electronic Fund Transfer (EFT). Applicants may mandate the payment of grants to an alternative payee using a mandate document that satisfies the requirements of the Minister and as set out in Appendix 2 of the Forestry Schemes Manual.

15. Penalties

a) Failure to comply with the terms and conditions of the Scheme, incorporating The Code of Best Forest Practice – Ireland, Forestry Schemes Manual, Forestry Schemes Mapping standards and the current suite of Environmental Guidelines may result in an appropriate penalty/sanction being applied.

b) Monetary penalties, which shall apply to certain specific breaches of the Scheme, are set out in Annex 3 but other breaches of the Scheme not specified in Annex 3 may also incur a penalty.

c) Overclaims may also result in the imposition of a penalty in accordance with the provisions of EU Council Regulation (EC) 796/04 and EU Council Regulation (EC) 817/04, or as may be amended from time to time.

d) Penalties may include the repayment of a 1st Instalment Grant, 2nd Instalment Grant and/or Annual Premium(s).

e) Monetary penalties shall include interest payable at the rate provided for under SI No. 13/2006. Interest shall be calculated for the period elapsing between a date specified in a notification to the applicant of the repayment obligation and either repayment or recovery by deduction.

f) Penalty amounts may be deducted from future payments due to the Applicant under the Forestry Schemes or from payments due under other schemes administered by the Department. Where monetary penalties are not paid or recovered within the period requested, the Department may take whatever action is deemed necessary for their recovery.
g) The principle of proportionality will apply. Penalties, which in the opinion of the Minister are proportionate to the alleged breach of the Scheme, may be imposed.

h) The imposition of a penalty shall not relieve an Applicant of an obligation to comply with an instruction from the Minister to undertake remedial works in respect of a plantation.

i) At the Minister’s discretion, these penalties may be applied at plot level, GPC level or plantation level.
16. Appeals

a) An Applicant or his/her contractor may appeal a decision of the Minister’s regarding an application for a Pre-Approval, a Grant, a Premium or a penalty. An objector, who has objected to a Pre-Planting Approval, may also appeal the Minister’s decision on an Approval.

b) A Forest Service Appeals Committee hears all appeals made. Appeals should be lodged in writing giving detailed grounds for appeal to the Department’s offices at Johnstown Castle Estate, Co. Wexford.

17. Change of ownership

The Forest Service must be notified if ownership of a grant-aided plantation changes during the term of the scheme or if a judgement mortgage is granted to a creditor, or an inhibition or similar restriction is placed on the folio for the planted land during the 20 year term of the scheme. The procedures on sale / transfer and inheritance are set out in the Change of Ownership Guide (on the website under Forest Service General Information). After a change of ownership, new applicants must submit all necessary documentation as early as possible and, in every case, at least a year before expiry of the term of the scheme.

18. Joint management Consent

The owner of the lands may give permission to an immediate family member who is jointly managing the lands to claim the afforestation grant and premiums. A joint management arrangement must be between immediate family members, namely, husband and wife, sons, daughters, parents, brothers and sisters. Joint management consent forms are available at Appendix 11 of the Forestry Schemes Manual (on the website under Forestry Publications).

19. Management Plans

a) For plantations which are 10 ha or greater or where 5ha or more broadleaves have been planted, applicants at 2nd Instalment Grant (Form 3) stage must submit a Plantation 1st Management Plan. The plan should detail the management proposed for the plantation between year 4 and year 10. Payment of the 5th Premium and subsequent Premiums may be conditional on the receipt of this Plan.

b) When plantations are 10 years old, a Plantation 2nd Management Plan must be submitted detailing the management proposed for the plantation between year 11 and year 20. Payment of the 11th Premium and subsequent Premiums may be conditional on the receipt of this Plan.

20. Right of Entry

The Minister reserves the right to carry out inspections at reasonable times on any land submitted for pre-approval or application for grant aid or in receipt of premiums under this scheme or any other forest-related schemes. The Applicant is obliged to ensure that, where required, adequate inspection paths through the plantation are provided.

21. Responsibility for Forest Management

a) Responsibility for the successful establishment and management of forests rests with the Applicant. Where an Applicant contracts the services of a third party to undertake the establishment and/ or management of the forest, it is
the Applicant’s responsibility to ensure that the third party contracted has sufficient insurances to indemnify the work undertaken.

b) The inspection of a plantation by the Minister shall not relieve the Applicant of responsibility for the success of the plantation as described in the sub-paragraph above.

22. Insurance of Plantations
Applicants should ensure that their plantation has adequate insurance cover against damage from, *inter alia*, fire and wind. In the event of plant losses, it is a condition of grant aid that losses will be replaced within the following two growing seasons.

23. Failure to abide by the terms and conditions of the scheme
a) Where, for the purposes of obtaining payment under this Scheme, the applicant knowingly makes a false or misleading statement or withholds essential information, his/her participation in the Scheme may be terminated and all or part of the aid paid shall be reimbursed.

b) Where an Applicant fails to abide by the terms and conditions of the Scheme or is there is any material change in the circumstances of the applicant which would be in conflict with the letter or the spirit of the Scheme, his/her participation in the Scheme may be terminated and all or part of the aid paid shall be reimbursed.

c) The obtaining of aid under the Scheme by fraudulent means by the applicant or others acting alone or together may render such persons liable to prosecution.

The Minister reserves the right to vary, where occasion so demands, the amount of financial aid wherever specified in the Scheme subject at all times to the provisions of any relevant European Union legislation.

25. Procedures
The Minister reserves the right to alter from time to time the procedures to be followed in the operation of this Scheme.

26. Tax Clearance Requirement
a) General:
It is a condition of grant aid of this Scheme that all grant-aided activities shall be conducted in compliance with the laws of the State relating, *inter alia*, to tax and employment.

b) Tax Clearance:
Payment of financial aid as provided for in this Scheme may be subject to the condition that a tax clearance certificate from the Revenue Commissioners be furnished before a payment is issued.

c) Value Added Tax:
Applicants and their Agents shall comply with all requirements of VAT law. All grants paid under the Fixed Grant Scheme are exclusive of VAT.

27. Information and Data Protection
The Minister reserves the right to make information available to the public regarding the areas covered by the Scheme including the number of participants, farms, historical and
archaeological sites, hectares covered etc. while continuing to observe the terms of the Data Protection Act.

28. Further Conditions
The Minister may at any time lay down further conditions under this Scheme.
Annex 1

Grant and Premiums Payable

General:
The rates of Grant and Premium payable are determined by the category of the planted lands, the tree species and area planted. Land Categories and GPCs are defined below.

Land Types and Categories:

Land types for afforestation are described in the current *Forestry Schemes Manual, Appendix 14- Land Types for Afforestation.*

Species Composition in Grant and Premium Categories:

To be eligible for grant aid each plot within a plantation must conform to one of the following Grant/Premium Categories (GPC’s).

**GPC 1 – Unenclosed/Unimproved land**
All approved broadleaves and conifers planted on unenclosed land receive the unenclosed grant and premium rates.

The amount of unenclosed land in any application for financial approval cannot exceed 20% of the total area. This also applies to the Native Woodland Establishment Scheme.

**GPC 2 - Sitka spruce/ Lodgepole Pine**
This plot is made up of Sitka spruce or lodgepole pine. For landscape purposes, it is advisable to introduce a small number of other species into this plot. This plot on its own as a plantation is not eligible for grant aid because it does not comply with plantation rules 1 and 2.

**GPC 3 - 10% diverse mix**
This plot is made up of an intimate mix of Sitka spruce or lodgepole pine and a suitable diverse conifer other than Japanese larch (see Table 10 *Forestry Schemes Manual*). The diverse conifer content must be at least 10%. This 10% mix can be made up of trees intimately mixed through the plantation, trees planted in groups through the plantation or a combination of both where silviculturally compatible with the main species. The diverse conifer species in this intimate mix may be substituted by suitable broadleaves, including birch, planted in groups where soils are suitable. Broadleaves adjacent to roads and watercourses may also form part of this 10%. A plantation comprising of just GPC 3 will satisfy the 10% broadleaved requirement where 10% additional broadleaves are planted for environment and landscape reasons.

(Note- in the FEPS scheme broadleaves must be planted in a plot that meets the minimum width criteria)
GPC 4 – Diverse
This plot is made up of acceptable conifer species other than Sitka Spruce and Lodgepole Pine.

GPC 5 - Broadleaf (Non Oak/Beech)
This plot is made up of acceptable broadleaves other than Oak and Beech.

GPC 6 - Oak
This plot is made up of pure oak. Oak to be planted pure at a stocking rate of 3300 stems per hectare on all sites and at a spacing of 2 x 1.5 metres. On large sites where additional shelter is required a nurse species may be introduced as long as there are at least 10 lines of oak between each nurse. Other patterns will be considered on case by case basis. All nurse species must be planted at a spacing of 2 x 1.5 metres. If a nurse species is introduced the overall stocking of trees must not fall below 3300 stems per hectare.

GPC 7 – Beech
The same requirements for oak apply to beech as described for GPC 6.

GPC8 - Alder
This plot is made up of pure alder. For species diversity on pure sites, up to 10% of planted trees may contain other species intimately mixed or planted in groups.

The Forestry Schemes Manual section 5.7 outlines the use of different species and eligibility for GPC5, 6, 7 and 8.
<table>
<thead>
<tr>
<th>GPC</th>
<th>1&lt;sup&gt;st&lt;/sup&gt; Grant €/ha</th>
<th>2&lt;sup&gt;nd&lt;/sup&gt; Grant €/ha</th>
<th>Total €/ha</th>
<th>Additional Fencing Allocation €/ha (IS436)</th>
<th>(Alternative Fencing Allocation €/ha (Non IS436)</th>
<th>Total Available Funding €/ha</th>
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<tbody>
<tr>
<td>1-Unenclosed</td>
<td>1500</td>
<td>500</td>
<td>2000</td>
<td>400</td>
<td>350</td>
<td>2400</td>
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<tr>
<td>2-Sitka spruce / lodgepole pine</td>
<td>2200</td>
<td>700</td>
<td>2900</td>
<td>400</td>
<td>350</td>
<td>3300</td>
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<tr>
<td>3-10% Diverse</td>
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<td>750</td>
<td>3000</td>
<td>400</td>
<td>350</td>
<td>3400</td>
</tr>
<tr>
<td>4-Diverse</td>
<td>2500</td>
<td>800</td>
<td>3300</td>
<td>400</td>
<td>350</td>
<td>3700</td>
</tr>
<tr>
<td>5-Broadleaves</td>
<td>3600</td>
<td>1100</td>
<td>4700</td>
<td>500</td>
<td>450</td>
<td>5200</td>
</tr>
<tr>
<td>6-Oak*</td>
<td>3800</td>
<td>1200</td>
<td>5000</td>
<td>500</td>
<td>450</td>
<td>5500</td>
</tr>
<tr>
<td>7-Beech*</td>
<td>3800</td>
<td>1200</td>
<td>5000</td>
<td>500</td>
<td>450</td>
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<tr>
<td>8-Alder*</td>
<td>2400</td>
<td>800</td>
<td>3200</td>
<td>500</td>
<td>450</td>
<td>3700</td>
</tr>
</tbody>
</table>

*includes specification changes

The afforestation grant is available as a fixed grant in respect of costs incurred in the establishment of a plantation. It is payable in two fixed grants as outlined above plus an allowance for fencing (maximum outlined above and below for deer fencing) payable at 1<sup>st</sup> instalment stage.

**Deer Fencing Maximum Allocation:**

- ‘Upgrade to deer’ fencing:
  - €975/ha for all GPCs (non IS436)
  - €975/ha for all GPCs (IS436)

- ‘New deer, deer/rabbit fencing’:
  - €1,800/ha for all GPCs.
  - €1950/ha for all GPCs.

- All fencing claims will be capped at €50,000 on all plantations.
**Table 2: Maximum Premium Levels.**

<table>
<thead>
<tr>
<th>GPC</th>
<th>Farmer</th>
<th>non Farmer</th>
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</thead>
<tbody>
<tr>
<td>1-Unenclosed</td>
<td>155</td>
<td>126</td>
</tr>
<tr>
<td>2-Sitka spruce / lodgepole pine</td>
<td>369</td>
<td>181</td>
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<tr>
<td>3-10% Diverse</td>
<td>427</td>
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<td>4-Diverse</td>
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<td>5-Broadleaves</td>
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<td>6-Oak</td>
<td>515</td>
<td>195</td>
</tr>
<tr>
<td>7-Beech</td>
<td>515</td>
<td>195</td>
</tr>
<tr>
<td>8-Alder</td>
<td>481</td>
<td>195</td>
</tr>
</tbody>
</table>
Annex 2

Plantation Rules

General:
Each plantation must comply with the Plantation Rules set out in this Annex as well as complying with Annex 3.

Rule 1 - 10% Broadleaves

Plantations on improved/enclosed land must contain a minimum of 10% broadleaves, site permitting.

This requirement may now be met by (1) plots of broadleaves and (2) additional broadleaves planted for landscape and environmental reasons, which includes any broadleaves planted in a GPC 3 plot used also to satisfy the 10% diverse requirement, or a combination of these.

Rule 2 - 10% Diverse conifers

a) Where conifers are planted, the conifers must contain a minimum of 10% diverse conifers (i.e. conifer species other than Sitka spruce or Lodgepole Pine).

b) In intimately mixed plots the diverse conifer species may be substituted by broadleaves planted for landscape and environmental reasons, which includes any broadleaves planted in a GPC 3 plot used also to satisfy the 10% diverse requirement, or a combination of these.

Broadleaves adjacent to roads and watercourses may also form part of this 10% requirement.

Rule 3 - Areas of Biodiversity Enhancement (ABE)

Approximately 15% of a plantation must qualify as Area of Biodiversity Enhancement under this Scheme where the plantation area is greater than 10 ha. In areas less than 10 ha the open space element of ABE’s can be designed and reduced in conjunction with neighbouring land use.

Detailed ABE requirements are set out in Chapter 7 of the Forestry Schemes Manual and the “Forest Biodiversity Guidelines”.

In addition, the following requirement applies, as appropriate:

In the case of plantations proposed within a designated Hen Harrier SPA (or candidate SPA) in accordance with the management regime established for such areas, the allowance for ABE may be increased to 20% where the purpose is to leave as bare land areas of Heath-Bog habitat. The ABE requirement may be satisfied in full or part by this means, but in no case will the total grant aid for ABEs exceed 20%. In all cases,
the land proposed for inclusion in this way must itself be of the required yield class to merit inclusion within a forest plantation.

The following apply in general to ABE’s

1. ABE’s are areas suitable for planting where the potential for a commercial forest crop is foregone for the purpose of retaining open spaces and habitats for biodiversity.

2. The area occupied by linear (e.g. hedgerows, public road setbacks etc.) or point features (e.g. archaeological sites) must be accurately assessed and this area must be noted on the biodiversity map. This area must be added to any plot sized ABE area to give a total ABE area.

3. ABE’s must be an integral part of the proposed forest area.

4. ABE’s must be situated where they provide the best opportunity for enhancing the biodiversity within the forest area while also protecting watercourses and archaeological sites through the use of buffer and exclusion zones.

5. Existing forests (conifer and broadleaf) or parts of existing forests may not be used as ABE. To be deemed to be a forest it must have a minimum area of 0.1 hectare and a minimum width of 20m. Other tree covered areas with smaller dimensions to a forest may be included as ABE.

**Rule 4 - Minimum Plantation Areas and Widths:**

(a) **Minimum Areas:**
- A conifer plot must not be less than 0.25 hectares.
- A broadleaf plot must be not less than 0.1 hectare in area.
- A conifer plantation must be not less than 1ha in total. Where a conifer plantation adjoins an existing forest, than a minimum plantation size of 0.25ha applies.
- A broadleaf plantation must be not less than 0.1ha.

(b) **Minimum Widths:**
The width of a conifer or broadleaf plantation or plot, excluding unplanted areas such as buffers along roads, rivers etc, shall be not less than 40 metres.

As an exception to this requirement, plantation or plots in the following categories may be submitted to the Forest Service for specific approval:

- Plantations or plots where 50% or more of the proposed plantation will measure 40 metres or more in width;
- Plantations or plots, adjoining an existing woodland that meets the minimum width requirement, where 50% or more of the proposed plantation will measure 30 metres or more in width;
- Plantations and plots where more than 50% of the proposed plantation will exceed a width of 30m for small (i.e. under 0.16ha) broadleaf areas.
- Broadleaved plantations and plots where the proposed width exceeds 20 metres for small plots

**Rule 5 - Species Selection**

a) The tree species proposed for planting should be chosen according to the suitability of the species to site and soil.

b) A list of tree species acceptable for planting under the Scheme is as set down in Table 7 of Chapter 9 of the Forestry Schemes Manual.

c) A list of native trees and shrubs for planting under the scheme is as set down in the Native Woodland Manual available on the Department's website www.agriculture.gov.ie/forestservice

d) The other provisions of this Rule are as set down in Chapter 9 of the Forestry Schemes Manual.

**Rule 6 - Stocking levels:**

The required stocking levels are set down in section 9.10 of Chapter 9 of the Forestry Schemes Manual i.e. oak and beech stocking is now 3,300 stems/ha and alder is 2,500 stems per hectare.

**Rule 7 - General Site Requirements:**

The site requirements relating to the definition of agricultural land; the capacity of a site to produce a commercially viable crop; site access etc are set down in Chapters 6, 7 and 9 of the Forestry Schemes Manual.

**Rule 8 - Silvicultural Standards:**

The Silvicultural Standards set down in Chapter 9 of the Forestry Schemes Manual continue to apply under this Scheme.

**Rule 9 - Mapping:**

The Forest Service Forestry Schemes Mapping Standards apply to all maps submitted under this scheme.
### Penalties

**ADMINISTRATIVE PENALTIES**

<table>
<thead>
<tr>
<th>Description</th>
<th>Penalty as % of Afforestation Grant</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Failure to exclude areas which are ineligible for aid</strong></td>
<td></td>
</tr>
<tr>
<td>- Unplanted areas</td>
<td>up to 20%</td>
</tr>
<tr>
<td>- ESB lines</td>
<td>up to 20%</td>
</tr>
<tr>
<td>- Gas mains</td>
<td>up to 20%</td>
</tr>
<tr>
<td><strong>Failure to identify unenclosed and enclosed area correctly</strong></td>
<td>up to 20%</td>
</tr>
<tr>
<td><strong>Failure to comply with environmental guidelines</strong></td>
<td>up to 100%</td>
</tr>
<tr>
<td><strong>Failure to comply with specific supplementary environmental conditions</strong></td>
<td>up to 25%</td>
</tr>
<tr>
<td>- Water/fisheries</td>
<td>up to 25%</td>
</tr>
<tr>
<td>- Freshwater Pearl Mussel Requirements</td>
<td>up to 25%</td>
</tr>
<tr>
<td>- NHA’s/SAC’s</td>
<td>up to 25%</td>
</tr>
<tr>
<td>- Sites and monuments</td>
<td>up to 25%</td>
</tr>
<tr>
<td>- Scenic areas</td>
<td>up to 25%</td>
</tr>
<tr>
<td>- Distance from roads/dwellings</td>
<td>up to 25%</td>
</tr>
<tr>
<td>- Other</td>
<td>up to 25%</td>
</tr>
<tr>
<td><strong>Failure to comply with conditions/governing</strong></td>
<td></td>
</tr>
<tr>
<td>- Chemical application</td>
<td>up to 20%</td>
</tr>
<tr>
<td>- Fertiliser application</td>
<td>up to 20%</td>
</tr>
<tr>
<td>- Disposal of waste/rubbish</td>
<td>up to 20%</td>
</tr>
<tr>
<td>- Hazardous fencing</td>
<td>up to 20%</td>
</tr>
<tr>
<td>- Mounding</td>
<td>up to 20%</td>
</tr>
<tr>
<td>- Silt traps</td>
<td>up to 20%</td>
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<tr>
<td><strong>Incorrect species selection</strong></td>
<td>up to 100% or replacement</td>
</tr>
<tr>
<td><strong>Failure to maintain plantation</strong></td>
<td>as % of 2nd Instalment Grant</td>
</tr>
<tr>
<td>- At first inspection</td>
<td>up to 20%</td>
</tr>
<tr>
<td>- At second inspection</td>
<td>up to 100%</td>
</tr>
<tr>
<td><strong>Failure to maintain fences beyond</strong></td>
<td>as % of Annual Premium</td>
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<tr>
<td>The 2nd instalment stage</td>
<td>up to 20%</td>
</tr>
</tbody>
</table>
Domestic Stock damage up to 20%

Failure to control invasive scrub/furze past 2nd instalment stage up to 20%

Dumping up to 10%

Provision of a false statement, false information of false claim up to 100%

Over-declaration of area by less than 3%, based on the net area (provided that does not exceed 2 ha):

No penalty, the system area is used for payment.

Over-declaration of area by 3% or more but less than 20%:

Grant and Premium is reduced by (difference between the claimed and the net area)*2

Over-declaration of area by 20% or greater:

No Grant or Premium paid for the year in question. Subsequent premiums based on reduced area.

Over-claim of area as a result of serious negligence:

No Grant or Premium paid for the year in question.

Over-claim of area made intentionally:

No Grant or Premium is paid for the year in question. No premium is paid in the following year also.
Annex 4

Definitions

For the purposes of this scheme:

- ‘Applicant’ means a person who has applied for Approval under the Scheme or has planted woodland following an Approval under the Scheme;
- ‘Approval’ means an Afforestation Scheme Pre-Planting Approval granted by the Minister;
- ‘Application, Pre-Planting Approval – Form 1’ shall mean an application for the Minister's approval to establish a forestry plantation under the terms of all current legislation, guidelines and the conditions of this scheme.
- ‘Application – 1st Instalment Grant – Form 2’ shall mean an application to receive a 1st instalment establishment grant and 1st annual premium following the establishment of a forestry plantation within the terms of the Pre-planting approval.
- ‘Application – Second Instalment Grant – Form 3’ shall mean the 2nd instalment establishment grant, due for payment 4 years after the completion date of the plantation.
- ‘Application - Annual Premium– Form 4’ shall mean the subsequent premium application to be submitted annually to the Forest Service.
- ‘Registered Forester’ shall mean a qualified person named on the Register of Foresters and Forestry Companies, available from the Department.
- ‘Code of Best Forest Practice’ is a Department listing of all forestry operations and the manner in which they should be carried out to ensure the implementation of Sustainable Forest Management in Ireland, as agreed at the Third Ministerial Conference on the Protection of Forests in Europe, Lisbon, 1998.
- ‘Completion Date’ shall mean the date the afforestation works are completed.
- ‘Department’ shall mean the Department of Agriculture, Food and Marine
- ‘Environmental Impact Assessment (EIA)’ means the process of examining the environmental effects a proposed development, if carried out, would have on the environment.
- ‘Farm’ or ‘Holding’ shall mean all the land parcel production units in the State (owned, leased or rented) that are under the control of the applicant.
- ‘Farmer’ shall mean an agricultural producer who owns, leases or is in joint management of at least 3 hectares of an agricultural holding, and shall include any person, group of persons or partnership, engaged in farming in the State. Evidence of farming activity is required as described at paragraph 5 (Eligibility);
- ‘Farming’ shall include dairy farming, livestock production, the cultivation of grass and tillage crops and the growing of horticultural crops.
- ‘Forest Service Environmental Guidelines’ means the following publications of the Forest Service, as amended from time to time: ‘Forestry and Water Quality Guidelines’; ‘Forestry and Landscape Guidelines’; ‘Forestry and Archaeology Guidelines’, ‘Forest Biodiversity Guidelines’; ‘Forest Harvesting and the Environment Guidelines’; and ‘Forestry and Aerial Fertilisation Guidelines’; and ‘Forestry and Forest Protection Guidelines’, Forestry and Freshwater Pearl Mussel Requirements. The Minister may, from time to time, add further guidelines to this definition.
- ‘Forestry Schemes Manual’ means the schemes manual published by the Department on its website; and which, from time to time, may be amended or replaced.
- ‘GPC’ means the Grant and Premium Category of species planted.
- ‘Immediate Family Member’ shall mean Spouse, Parent, Brother, Sister, Son or Daughter.
- ‘Joint Management Consent’ shall mean consent submitted by the owner of specific lands consenting to the payment of grants and/or premiums to an immediate family member who jointly manages the plantation.
- ‘Lease’ shall mean a term of years absolute in possession for at least 40 years from the commencement date of the commitment under the Scheme.
- ‘Minister’ shall mean the Minister for Agriculture, Food and Marine
- ‘Plantation’ means a plot or number of plots on the same holding, planted in a single planting season and the subject of a single application
- ‘Plot’ means an area of one species or a species mix.
- ‘Premium’ means a payment to the Applicant to compensate for income foregone from the afforestation of his/her land.
- ‘The Forest Service’ shall mean the Forestry Division of the Department of Agriculture, Food and Marine
- ‘Scheme’ shall mean the Afforestation Grant and Premium Scheme, 2007-2013.
- ‘Sustainable Forest Management’ means the stewardship and use of forests and forest lands in a way, and at a rate, that maintains their biodiversity, productivity, regeneration capacity, vitality and their potential to fulfil, now and in the future, relevant ecological, economical and social functions, at local, national and global levels and that does not cause damage to other ecosystems.
Annex 5

Financial Approval Procedures

In the current financial climate all expenditure under the afforestation schemes will have to be subject to the most stringent control. The following procedures will apply in respect of financial approvals issuing as and from 26th October 2010.

In addition to the current Forms 1 and 2, new Forms 1a, 1b and 1c will become operational from 26th October 2010 and applications from that date will only be accepted where these adhere to this new system. As currently, the lodgement of a Form 1 will, if successful, result in a time bound technical approval.

The new forms will then be utilised to provide for (1a) applications for financial approval for imminent planting (1b) notice of substantial commencement within 14 days and (1c) notice of completion of planting by expiry date in technical approval.

Form 2 will then follow as normal.

This new system has been developed and designed in close co-operation with the forest industry and it is designed to facilitate the targeting of limited funding towards establishment projects which are most likely to result in new planting.

The new system is grounded by a 14 day financial approval authorisation and foresters should only submit Form 1a where planting is deemed to be imminent and arrangements have been put in place to allow for such. Failure to lodge Form 1b (notice of substantial commencement) within 14 days (or any other period deemed appropriate by the Department) of the issuing of financial approval will lead to the withdrawal of the funding reservation and preclusion from submission of a further Form 1a for the Contract for four months. Your attention is therefore drawn to the agreed conditions and penalty provisions etc. set out on the forms.

Examples of Forms 1a, 1b and 1c and General Conditions are attached. These may be subject to amendment for each planting season, to reflect the conditions prevailing at the time applications for financial approval are being invited from applicants with valid technical approvals. Forms 1b and 1c are placed on the Department’s website at the appropriate time.
FOREST SERVICE  
Department of Agriculture, Food and Marine  
AFFORESTATION, FEPS, NATIVE WOODLAND ESTABLISHMENT SCHEMES  

FORM 1(a): Notice of Imminent planting (within 14 days)  
and application to reserve funding for financial approval  

Please complete in **BLOCK CAPITALS**  

<table>
<thead>
<tr>
<th></th>
<th>Establishment Scheme – AFFORESTATION, FEPS, NWE</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>2</td>
<td>Contract Number</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Name of: (please tick relevant option)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>□ Registered Owner</td>
<td></td>
</tr>
<tr>
<td></td>
<td>□ Person entitled to be Registered as Owner</td>
<td></td>
</tr>
<tr>
<td></td>
<td>□ Lessee</td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>Address of: (please tick relevant option)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>□ Registered Owner</td>
<td></td>
</tr>
<tr>
<td></td>
<td>□ Person entitled to be Registered as Owner</td>
<td></td>
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<tr>
<td></td>
<td>□ Lessee</td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>Email address of: (please tick relevant option)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>□ Registered Owner</td>
<td></td>
</tr>
<tr>
<td></td>
<td>□ Person entitled to be Registered as Owner</td>
<td></td>
</tr>
<tr>
<td></td>
<td>□ Lessee</td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>Name of Forestry Company and Individual Forester</td>
<td></td>
</tr>
<tr>
<td>7</td>
<td>Address of Forestry Company and/or Individual Forester</td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>Email address of Forestry Company and/or Individual Forester</td>
<td></td>
</tr>
<tr>
<td>9</td>
<td>Fax Number of Forestry Company and/or Individual Forester</td>
<td></td>
</tr>
<tr>
<td>10</td>
<td>County and Townland where establishment is proposed</td>
<td></td>
</tr>
<tr>
<td>11</td>
<td>Technical Approval Area (Ha) and Expiry Date</td>
<td></td>
</tr>
<tr>
<td>12</td>
<td>Date Substantial Commencement of Planting is scheduled</td>
<td></td>
</tr>
<tr>
<td>13</td>
<td>Expected Completion Date of Planting</td>
<td></td>
</tr>
</tbody>
</table>

Signed by Registered Owner/Person Entitled to be Registered Owner/Lessee:  
_________________________________________ Date: ____________

Signed on behalf of Forestry Company by Authorised Forester and/or Individual Forester:  
_________________________________________ Date: ____________
# FORM 1(b): Notice of Substantial Commencement within 14 days of granting reservation of funding for financial approval

Please complete in **BLOCK CAPITALS**

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Establishment Scheme – AFFORESTATION, FEPS, NWE</td>
</tr>
<tr>
<td>2.</td>
<td>Contract Number</td>
</tr>
<tr>
<td>3.</td>
<td>Name of: (please tick relevant option)</td>
</tr>
<tr>
<td></td>
<td>□ Registered Owner</td>
</tr>
<tr>
<td></td>
<td>□ Person entitled to be Registered as Owner</td>
</tr>
<tr>
<td></td>
<td>□ Lessee</td>
</tr>
<tr>
<td>4.</td>
<td>Address of: (please tick relevant option)</td>
</tr>
<tr>
<td></td>
<td>□ Registered Owner</td>
</tr>
<tr>
<td></td>
<td>□ Person entitled to be Registered as Owner</td>
</tr>
<tr>
<td></td>
<td>□ Lessee</td>
</tr>
<tr>
<td>5.</td>
<td>Email address of: (please tick relevant option)</td>
</tr>
<tr>
<td></td>
<td>□ Registered Owner</td>
</tr>
<tr>
<td></td>
<td>□ Person entitled to be Registered as Owner</td>
</tr>
<tr>
<td></td>
<td>□ Lessee</td>
</tr>
<tr>
<td>6.</td>
<td>Name of Forestry Company and Individual Forester</td>
</tr>
<tr>
<td>7.</td>
<td>Address of Forestry Company and/or Individual Forester</td>
</tr>
<tr>
<td>8.</td>
<td>Email address of Forestry Company and/or Individual Forester</td>
</tr>
<tr>
<td>9.</td>
<td>Fax Number of Forestry Company and/or Individual Forester</td>
</tr>
<tr>
<td>10.</td>
<td>County and Townland where establishment is proposed</td>
</tr>
<tr>
<td>11.</td>
<td>Technical Approval Area (Ha) and Expiry Date</td>
</tr>
<tr>
<td>12.</td>
<td>Estimated Area (Ha) subject of substantial commencement</td>
</tr>
<tr>
<td>13.</td>
<td>Date of Substantial Commencement of Planting</td>
</tr>
<tr>
<td>14.</td>
<td>Expected Completion Date of Planting</td>
</tr>
</tbody>
</table>

Signed by Registered Owner/Person Entitled to be Registered Owner/Lessee:

_________________________________________  Date: ________________

Signed on behalf of Forestry Company by Authorised Forester and/or Individual Forester:

_________________________________________  Date: ________________
FOREST SERVICE
Department of Agriculture, Food and the Marine
AFFORESTATION, FEPS, NATIVE WOODLAND ESTABLISHMENT SCHEMES

FORM 1(c): Notice of Completion of Planting

Please complete in BLOCK CAPITALS

1. Establishment Scheme – AFFORESTATION, FEPS, NWE

2. Contract Number

3. Name of: (please tick relevant option)
   □ Registered Owner
   □ Person entitled to be Registered as Owner
   □ Lessee

4. Address of: (please tick relevant option)
   □ Registered Owner
   □ Person entitled to be Registered as Owner
   □ Lessee

5. Email address of: (please tick relevant option)
   □ Registered Owner
   □ Person entitled to be Registered as Owner
   □ Lessee

6. Name of Forestry Company and Individual Forester

7. Address of Forestry Company and/or Individual Forester

8. Email address of Forestry Company and/or Individual Forester

9. Fax Number of Forestry Company and/or Individual Forester

10. County and Townland where establishment resulted

11. Technical Approval Area (Ha) and Expiry Date

12. Area (Ha) Planted

13. Commencement Date of Planting

14. Completion Date of Planting

Signed on behalf of Forestry Company by Authorised Forester and/or Individual Forester:

__________________________________________________________________________ Date: ________________
GENERAL CONDITIONS

The Forest Service seeks to ensure best use of available funds in meeting Government planting objectives. Up to date and accurate information on actual commitments is vital in order to target funding at imminent planting projects. The Forest Service only allocates funds to applicants where financial approval has issued and planting is then confirmed as having substantially commenced within 14 days of the issuing of such financial approval.

PROCEDURES AND SCHEDULING

The following procedures and scheduling of form submission by the Applicant and Forester, applies to the completion, signature and transmission of Forms 1(a), 1(b) and 1(c) to the Forest Service in a timely manner.

- Once the Department has set a date for issuing of financial approvals, it will invite applications from those with valid technical approvals. A Circular will issue to the industry inviting applications on Form 1(a), which will be attached, by a set date. The Circular and Form 1(a) will be placed on the Departments website. Only this version of Form 1(a) will be accepted by the Department.

- Forester and Applicant complete and sign Form 1(a) - Notice of Imminent Planting and Application for Financial Approval and post (by registered post) or deliver the original (no copies) to the Forest Service to arrive by the due time and date. Form 1(a) indicates that the Applicant and Forester are ready to proceed with planting within 14 days of the date of signature.

- If the number of applications exceed the funding available, financial approvals will issue in strict chronological order based on the receipt of the original Form 1.

- Forest Service issues 14 day financial approval commencement letter to Applicant enclosing forms 1(b) and (c) with copy to Forester. Financial approval will also set out an expiry date for completion of planting.

- Within 14 days of the date of issue of the financial approval, and after substantial works have commenced on site, Applicant and Forester both complete and sign Form 1(b) – Notice of Substantial Commencement.

- Forester notifies Forest Service by transmitting signed Form 1(b) by registered post or email (scanning with signatures) confirming that substantial commencement has occurred and stating the expected completion date for the project, which must be on or before the expiry date for completion.

- Form 1(c) – Notice of Completion of Planting – is completed, signed and submitted to the Forest Service by the Forester as soon as the project is completed and within the expiry period.

NOTIFICATION OF MATERIAL CHANGE

- In the event of a change of circumstances following submission of a Form 1(b) that materially affect the ability of the site, or a significant part of it, to be completed by the specified date the Forester will notify the Forest Service immediately. Each case will be considered on its merits.

PENALTIES

- In the event of withdrawal of an application to reserve funding (Form 1(a)) within the 14 day period, submission of a 2nd Form 1(a) for the same Contract Number will only be accepted by the Forest Service following the passage of 1 calendar month from the date of granting of the withdrawal. The Forest Service will have discretion to waive this 1 month period in cases of force majeure. Every application for withdrawal must be accompanied by a written explanation signed by the applicant and the forester.

- If the Forester does not transmit a Form 1(b) within 14 days of submitting a Form 1(a) the financial approval will no longer be reserved for that Contract Number and the Applicant/Forester will be precluded from submitting a further Form 1(a) for that Contract Number for a period of 4 months from date of receipt of the original Form 1(a).

- If a Forester transmits a Form 1(b) within the 14 day period and it is subsequently discovered that substantial commencement work did not occur within that period, financial approval will be withdrawn and the Applicant/Forester will be precluded from submitting a further Form 1(a) for that Contract Number for 6 months from date of receipt of the original Form 1(a).

APPEALS

- These decisions may be appealed by the Applicant/Forester to the Appeals Unit of the Forest Service whose decision will be final in the matter.
## Afforestation Scheme Revision History

<table>
<thead>
<tr>
<th>Recent Revision</th>
<th>Date</th>
<th>Title</th>
<th>Circulation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Circular 19/2011</td>
<td>22nd November 2011</td>
<td>Procedure for reporting fire damage</td>
<td>Registered Foresters/Forest Owners</td>
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<tr>
<td>Circular 18/2011</td>
<td>3rd November 2011</td>
<td>Land Types</td>
<td>Registered Foresters</td>
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<td>Circular 17/2011</td>
<td>28th October 2011</td>
<td>Revised Form 3 procedures</td>
<td>Registered Foresters</td>
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<tr>
<td>Circular 15/2011</td>
<td>18th October 2011</td>
<td>Financial Approvals</td>
<td>Registered Foresters</td>
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<td>Circular 14/2011</td>
<td>1st September 2011</td>
<td>Planting of Alder in GPC5,6,7</td>
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<tr>
<td>Circular 11/2011</td>
<td>23rd August 2011</td>
<td>Revision to Native Woodland Scheme</td>
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<td>Circular 7/2011</td>
<td>25th May 2011</td>
<td>Communities (Forest Consent and Assessment) Regulations 2010(S.I. 558 of 2010)</td>
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<td>Circular 5/2011</td>
<td>8th April 2011</td>
<td>IS436-Fencing and Fixed Grant System</td>
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<td>Circular 4/2011</td>
<td>18th February 2011</td>
<td>Revised Mapping Standards</td>
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<td>Circular 3/2011</td>
<td>10th February 2011</td>
<td>Oak and Beech Spacing 3300 stems/ha</td>
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<td>Circular 1/2011</td>
<td>1st February 2011</td>
<td>Tax Clearance Certificates</td>
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<tr>
<td>Circular 10/2010</td>
<td>23rd December 2010</td>
<td>Changes to Afforestation Schemes and Premiums Schemes</td>
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<td>Circular 8/2010</td>
<td>26th October 2010</td>
<td>Changes to Specifications at Form 2/Provenance Declaration Forms</td>
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<td>Circular 6/2009</td>
<td>31st March 2010</td>
<td>Afforestation Grant and Premium Schemes</td>
<td>Registered Foresters</td>
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<td>Circular 3/2010</td>
<td>22nd March 2010</td>
<td>REPS/FEPS Afforestation Scheme</td>
<td>Registered Foresters</td>
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<td>Circular 2/2010</td>
<td>9th March 2010</td>
<td>Outstanding Support Schemes Approval</td>
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<tr>
<td>Circular 10/2009</td>
<td>22nd July 2009</td>
<td>Forest Road Scheme/ Areas for Biodiversity Enhancement (ABEs), Woodland Improvement Scheme</td>
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<td>None</td>
<td>6th June 2008</td>
<td>Introduction of Fixed Grant</td>
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<tr>
<td>None</td>
<td>13th February 2008</td>
<td>Terms and Conditions for Registration of Foresters and Forestry Companies</td>
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