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# **Environmental Impact Assessment Record of Determination**

## **M9 Junction 1A to Newbridge Southbound Offslip**

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# Project Details

## Description

BEAR Scotland has been commissioned by Transport Scotland to carry out resurfacing works on the M9 Junction 1A to Newbridge Southbound Offslip carriageway. The works will involve resurfacing works to a maximum depth inlay of 90mm. The works will involve the reinstatement of road marks and studs for a length of 763m (1.45ha) on the M9 southbound carriageway.

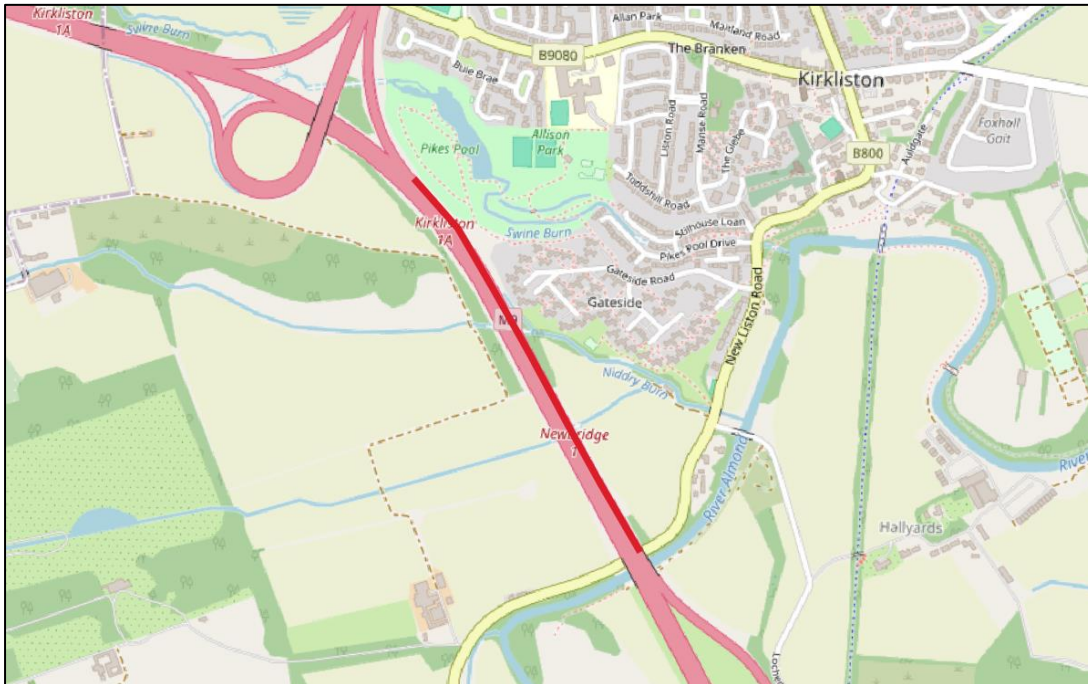
The construction activities for the resurfacing procedure are as follows:

- Set up traffic management (TM) and mark out site.
- Milling of existing bituminous material by road planer.
- Jackhammer and compressor for breaking up surfaces not accessible by planer (e.g. around gullies).
- Loader/excavator used to collect and move excess material.
- Sweeper to collect loose material and provide clean laying surface.
- Milled out/excavated materials all taken off site.
- Tack/bond coat laid.
- Base / binder material laid and compressed by paver (where required).
- Material compacted using a heavy roller.
- New bituminous surface course material laid by paver.
- Material compacted using a heavy roller.
- Mechanical sweeper to collect loose material.
- Heavy Goods Vehicle (HGV) for removal and replacement of material.
- Road markings and studs applied where necessary (in accordance with the Traffic Signs Manual, Chapter 5).
- Remove TM and open road.

The works are currently programmed to be completed within the 2026 / 2027 financial year, with works due to commence on 18<sup>th</sup> May 2026 for a duration of five nights. TM will involve a full nighttime road closure from Junction 1A to Junction 1 with a signed diversion in place which will divert road users to the M9 Junction 2 eastbound Offslip, the B8046 and onto the A904 where traffic will join the M90 at Junction 1A southbound Offslip, leave the M90 at Junction 1 and onto the A902 (Maybury Road), follow on to the A8 (Glasgow Road) and return to the M9 at Junction 1 southbound Onslip.

## Location

The scheme lies on the M9 Junction 1A to Newbridge southbound Offslip, southwest of Kirkliston (Figure 1), within the City of Edinburgh Council and is predominantly bordered by tree shelterbelt and agricultural land.



**Figure 1: M9 Junction 1A to Newbridge Southbound Offslip Scheme Extents** - Source: Asset Management Performance System (AMPS). © Europa Technologies Ltd. Contains Ordnance Survey data © Crown copyright and database right 2018.

# Description of local environment

## Air quality

Receptors – refer to ‘Population and Human Health’.

A search of the [Air Quality in Scotland](#) online mapping records that air quality monitoring sites in the wider area record bandings in the ‘green zone’ (Low Index 1-3).

The scheme lies within the boundary of the City of Edinburgh Council, which currently has five Air Quality Management Areas (AQMAs) within its administrative boundary. The closest of which, ‘Air Quality Management Area Glasgow Road 2013’, lies approx. 1.1km south / southeast of the scheme and has been declared for nitrogen dioxide (NO<sub>2</sub>).

There are 11 sites registered on the Scottish Pollutant Release Inventory ([SPRI](#)) for pollutant releases to air within 10km of the scheme within the last 10 years:

- Hillwood Quarry, Ratho, Midlothian – Mineral Industry, declared for carbon dioxide (CO<sub>2</sub>) and particulate matter (PM<sub>10</sub> and smaller), located approx. 2km southeast of the scheme.
- Clifton Poultry Farm, Clifton Road, Newbridge – Intensive Livestock Production, declared for ammonia, located approx. 3.2km southwest of the scheme.
- Dalmeny Hound Point, South Queensferry – Energy Sector, declared for non-methane volatile organic compounds (NMVOCs), located approx. 3.5km northeast of the scheme.
- Clapperton Poultry Complex, Broxburn, West Lothian – Intensive Livestock Production and Aquaculture, declared for ammonia and PM<sub>10</sub> smaller and total, located approx. 4.7km southwest of the scheme.
- Gogarbank Poultry, Corstorphine, Edinburgh – Intensive Livestock Production and Aquaculture, declared for ammonia and PM<sub>10</sub> and smaller, located approx. 5.6km southeast of the scheme.
- Ravelrig Quarry, Kirknewton, Midlothian – Mineral Industry, declared for PM<sub>10</sub>, PM<sub>2.5</sub> and smaller, located approx. 6.8km southeast of the scheme.
- Kaimes Quarry Landfill Site, Kirknewton – Waste and Waste-Water Management, declared for methane, located approx. 7.1km south of the scheme.
- Wyman Gordon Limited, Livingston – Production and Processing of Metals, declared for carbon dioxide (CO<sub>2</sub>), located approx. 7.5km southwest of the scheme.

- API Foils, Houstoun Industrial Estate, Livingston – Other Activities, declared for NMVOCs and toluene, located approx. 7.7km southwest of the scheme.
- Balerno Poultry Farm, Lanark Road West, Balerno – Intensive Livestock Production and Aquaculture, declared for ammonia, located approx. 8.2km south of the scheme.
- Rosyth Dockyard, Dunfermline – Other Activities, declared for NMVOCs, located approx. 8.2km northwest of the scheme.

Baseline air quality in the study area is mainly influenced by vehicles travelling along the M9 trunk road. Secondary sources are derived from vehicles travelling along nearby local network roads and day-to-day woodland and agricultural land management activities.

## Cultural heritage

The PastMap and Historic Environment Scotland (HES) online mapping tools records five designated sites within 300m of the scheme extents:

- Newliston Garden and Designed Landscape lies approx. 28m west of the scheme (adjacent to the northbound carriageway).
- Kirkliston Conservation Area lies approx. 120m east of the scheme.
- Kirkliston Village, Newliston Road, Breast Mill House, Outbuildings and Boundary Walls Listed Building (ID: LB27523), lies approx. 170m east of the scheme.
- Kirkliston Village, Newliston Road, Breast Mill (Priest Mill) Listed Building (ID: LB27519) lies approx. 190m east of the scheme.
- Maitland's Bridge, River Almond at Kirkliston Listed Building (ID: LB27563), lies approx. 290m east of the scheme.

Of lesser cultural heritage value, 27 undesignated cultural heritage assets (UCHAs) lie within 300m of the scheme extents, the closest of which lie within the southern extents of the scheme:

- Archaeological Monitoring: Bathgate Trunk Main Historic Environment Record (HER).
- Desk-Based Cultural Heritage Assessment: Bathgate Trunk Main HER.

Construction of the M9 carriageway is likely to have removed any archaeological remains that may have been present within the trunk road boundary. The potential for the presence of unknown archaeological remains in the study area is therefore assessed to be low.

While designated site Newliston Garden and Designed Landscape lies approx. 28m west of the scheme and two UCHAs are located within 300m of the scheme extents,

the works will be restricted to the existing M9 southbound carriageway boundary and as such, will not be at risk of impacting these features. Therefore, there is no potential for impacts to cultural heritage from the proposed works and this topic has been scoped out of further environmental assessment.

## Landscape and visual effects

The scheme is not situated within a [National Scenic Area](#) or [National Park](#) (NP).

The [Landscape Character Type](#) (LCT) within the study area is 'Lowland Plain (no. 274). The characteristics of which are:

- Smoothly rolling, large scale agricultural plain with local interruptions of volcanic hills forming visual foci.
- Rivers cut through the farmland in incised valleys.
- High quality agricultural land with a predominantly rural character, divided into a strong pattern of large arable fields by fences, hedges, occasional walls and a network of shelterbelts.
- Policy woodlands and shelterbelts associated with designed landscapes, mansions, gatehouses and boundary walls contributing to character.
- Numerous villages and hamlets, including industrial settlements.
- Substantial but localised urban fringe influence around Edinburgh Airport, motorways and settlement expansion.
- Gentle sinuous sweep of the Union Canal as it leaves Edinburgh and heads northwest.
- Industrial heritage legacy, with prominent quarrying, landfill and shale bing impacts.
- Important setting for western Edinburgh.

[Land use](#) within 300m of the scheme is categorised into the following:

- Motorway and major roads.
- Rectilinear fields and farms.
- Recreation area.
- Urban area.
- Rough grazing.
- Managed woodland.
- Industrial or commercial area.
- Industrial-scale farming unit.

- Landfill Site.

The [national scale land capability for agriculture](#) classifies land surrounding the scheme as being:

- 'Class 2' – Land capable of producing a wide range of crops.
- 'Class 3.1' - Land capable of average production though high yields of barley, oats and grass can be obtained. Grass leys are common.

There are six areas of woodland on the [Native Woodland Survey of Scotland](#) (NWSS) within 300m of the scheme extents:

- Lowland mixed deciduous woodland (approx. 1ha) lies adjacent to the scheme extents.
- Nearly-native lowland mixed deciduous woodland (approx. 3.7ha) lies adjacent to the scheme extents.
- Planted Woods on Ancient Woodland Sites (PAWS), an unidentifiable type (approx. 5.3ha) lies approx. 46m west of the scheme.
- Nearly-native lowland mixed deciduous woodland (approx. 0.5ha) lies approx. 216m northeast of the scheme.
- Lowland mixed deciduous (approx. 2.8ha) lies approx. 247m northwest of the scheme.
- Hawthorn scrub (approx. 0.6ha) lies approx. 268m east of the scheme.

One area of woodland on the [Ancient Woodland Inventory Scotland](#) lies within 300m of the scheme extents:

- Ancient of Semi-Natural Origin (approx. 6.5ha) lies approx. 105m west of the scheme.

In addition, the following woodland lies within 300m of the scheme:

- Mixed mainly conifer woodland (approx. 0.6ha).
- Broadleaved woodland (approx. 1ha).

There are no trees covered by a Tree Preservation Order (TPO) with connectivity to the scheme extents.

The existing trunk road is a prominent linear landscape feature. The trunk road corridor, for example, has a distinct character shaped by fast-flowing traffic, road markings, safety barriers, signage, landscaping etc. The scale of the trunk road detracts from the quality and character of the wider landscape.

## Biodiversity

The [NatureScot Sitelink](#) online mapping tool identifies that the Firth of Forth Special Protection Area (SPA) and Ramsar Site lies approx. 4.2km north of the scheme extents and the Outer Firth of Forth and St Andrews Bay Complex SPA lies approx. 5.3km northeast of the scheme. Therefore, the scheme lies within the buffer zone of several of the qualifying species of the both of these designated sites.

Three [Local Nature Conservation Sites](#) (LNCS) lie within 300m of the scheme extents:

- Pike's Pool LNCS lies adjacent to the scheme extents.
- River Almond – Newbridge to Kirkliston LNCS lies approx. 18m south of the scheme and is spanned by the M9.
- Lindsay's Craigs lies approx. 35m west of the scheme.

There are no Sites of Special Scientific Interest (SSSI) or Local Nature Reserves (LNRs) designated for biodiversity features within 300m of the scheme extents.

In addition, the NBN atlas holds records of numerous bird species within 2km over a ten-year period. Under the Wildlife and Countryside Act 1981 (as amended), all wild birds and their active nests (typically active March to August inclusive) are protected. Only records with open-use attributions (OGL, CC0, CC-BY) were included in the search criteria.

A search of the NBN online mapping tool records the following plant species as listed within the Network Management Contract (NMC) lie within 2km of the scheme extents (within the last 10-years)

Injurious Weeds:

- Broadleaved dock (*Rumex obtusifolius*).
- Common ragwort (*Jacobaea vulgaris*).
- Creeping thistle (*Cirsium arvense*).
- Spear thistle (*Cirsium vulgare*).

Invasive Native Perennial:

- Rosebay willowherb (*Chamaenerion angustifolium*).

The closest record pertains to injurious weed spear thistle approx. 0.6km east (recorded 2021).

A search of the Asset Management Performance System (AMPS) online mapping tool records no invasive non-native species (INNS), injurious weeds or invasive native perennials within the scheme extents.

Habitat immediately bordering the trunk road tends to be of low intrinsic value because the existing road verge is subject to cyclic maintenance e.g., grass cutting, weed control, tree, and shrub cut-back etc. The roadside verges within the scheme extents are comprised of strips of managed grassland bordered by broadleaved tree and shrub shelterbelt and woodland areas. The presence of the trunk road is likely to restrict continuity of, and connectivity between, habitats either side of the trunk road boundary.

Outwith the trunk road boundary, urban developments lie east of the scheme and a large commercial area lies southwest of the scheme. In addition, the River Almond is spanned by the M9 south of the scheme and agricultural land lies north, east / southeast and west of the scheme. The areas of agricultural land management restrict the occurrence of semi-natural and natural vegetation types. Most field boundaries are comprised of wooden fencing and vegetative features further delineating field boundaries e.g., woodland, shrub, hedgerow, rough grassland, ruderal herb stands and scrub. The River Almond and linear features at field boundaries have wildlife value, both as corridors in an intensively managed landscape, and as habitats for birds and small animals.

## Geology and soils

The M9 within the scheme extents is not located within a [Geological Conservation Review Site](#) (GCRS), and there are no [Local Geodiversity Sites](#) (LGS) within 300m of the scheme extents.

The [National Soil Map of Scotland](#) online mapping tool records the generalised soil type beneath the scheme extents as the following:

- Brown Soils.
- Mineral Gleys.
- Alluvial Soils.

The major soil groups beneath the scheme extents are:

- Brown Soils.
- Gleys.
- Alluvial Soils.

The [British Geological Survey](#) online mapping tool records that the superficial geology within the scheme extents is comprised of:

- Till, Devensian (Diamicton).
- Glaciofluvial Ice Contact Deposits (Gravel, Sand and Silt).
- Alluvium (Clay, Silt, Sand and Gravel).

The bedrock geology within the scheme extents is recorded as:

- Hopetoun Member, Sedimentary Rock Cycles – Strathclyde Group Type.
- Burdiehouse Limestone, Limestone.
- Calders Member, Sedimentary Rock Cycles (Strathclyde Group Type).

There is no evidence of historical industrial processes or the storage of hazardous materials that could have given rise to significant land contamination.

The works will be limited to the like-for-like replacement of the existing M9 carriageway boundary and depth. There are no geological designated features within or in close proximity to the scheme extents. Therefore, it is considered that there is no potential for impacts to geology and soils and this topic has been scoped out of further assessment.

## Material assets and waste

The proposed works are required to replace the worn carriageway surface and reinstate road markings.

Materials used will consist of:

- TS2010 (10mm Aggregate) Site Class 1.
- Weatherline Road Markings.
- Surface Embedded Road Studs.
- AC20 Binder Course.

As the value of the scheme is greater than £350,000, a Site Waste Management Plan (SWMP) is required for this scheme.

The 763m scheme involves removal of surface course and localised areas of binder. In total, approx. 1150 tonnes of bituminous material (European Waste Catalogue Code: 17 03 02) will be removed from site, none of which is classified as hazardous material containing coal tar.

## Noise and vibration

Receptors – refer to ‘Population and Human Health’.

Works are not located within a [Candidate Quiet Areas](#) (CQA).

The night-time modelled noise level (LNGT) ranges between 70 and 75 decibels (dB) within the scheme extents ([Scotland’s Noise](#)), with levels decreasing to between 60 and 65 dB at the nearest noise sensitive receptor (NSR) (i.e., residential property).

The baseline noise and vibration within the scheme extents is primarily influenced by vehicles travelling along the M9 trunk road. Secondary sources most likely arise from day-to-day agricultural activities and from motor vehicles travelling along nearby roads.

## Population and human health

Numerous residential properties and business premises lie within 300m of the scheme extents, the closest of which (residential property) lies approx. 18m east of the scheme and is partially screened from the scheme by roadside tree shelterbelt and a fence.

Core Path CEC11 lies below the southern scheme extents, bordering the B800.

Street lighting is not present within the scheme extents.

The M9, within the scheme extents, is a motorway with the national speed limit applying throughout. The Average Daily Traffic (ADT) flow is moderate (22,496 motor vehicles) (ID: [JTC00444](#), 2026).

## Road drainage and the water environment

The [Scottish Environment Protection Agency \(SEPA\) River Basin Management Plan](#) online mapping tool records two classified surface waterbodies within 300m of the scheme extents:

- Niddry Burn is a river, in the River Almond catchment of the Scotland river basin district (ID: 3007). The main stem is approximately 15.9km in length, classified as being in ‘Poor’ condition and is spanned by the M9 within the scheme extents.
- River Almond (Breich Water confluence to Maitland Bridge) is a river, in the River Almond catchment of the Scotland river basin district (ID: 3001). The

main stem is approximately 17.5km in length, classified as being in 'Poor' condition and lies approx. 18m south of the scheme, and is spanned by the M9.

15 unclassified waterbodies lie within 300m of the scheme extents:

- Drain1 lies below the M9 within the scheme extents and is a tributary of Niddry Burn. The drain is separated from the scheme by roadside verge.
- Drain2 lies approx. 24m east of the scheme and is separated from the scheme by roadside verge.
- Drain3 lies approx. 34m west of the scheme and is separated from the scheme by the northbound carriageway and roadside verge.
- Balancing pond1 lies approx. 50m west of the scheme and is separated from the scheme by the northbound carriageway, roadside verge and tree shelterbelt.
- Drain4 lies approx. 58m west of the scheme.
- Swine Burn lies approx. 71m east of the scheme.
- Balancing pond2 lies approx. 76m west of the scheme.
- Pikes pool lies approx. 90m east of the scheme.
- Mill Leat lies approx. 105m east of the scheme.
- Pond1 lies approx. 118m west of the scheme.
- Drain5 lies approx. 194m northwest of the scheme.
- Drain6 lies approx. 196m southwest of the scheme.
- Drain7 lies approx. 212m southeast of the scheme.
- Drain8 lies approx. 255m northwest of the scheme.
- Drain9 lies approx. 286m northwest of the scheme.

A search of the [SEPA's Flood Map](#) online mapping tool records that the M9 within the scheme extents is not at risk of surface water flooding.

A search of [Scotland's Environment \(SE\)](#) online mapping tool determined that the trunk road lies on the 'Livingston' groundwater, which has been classified as being in 'Poor' condition.

The scheme extents do not lie within a Nitrate Vulnerable Zone (NVZ).

## Climate

The [Climate Change \(Scotland\) Act 2009](#) ('The Act'), and its subsequent amendment under the [Climate Change \(Emissions Reduction Targets\) \(Scotland\) Act 2019](#), sets the framework for the Scottish Government to address climate change. The Act has an ambitious target to reach Net Zero greenhouse gas

emissions by 2045, with any residual emissions balanced by removing carbon dioxide from the atmosphere. This is five years earlier than the rest of the UK due to the greater potential for carbon sequestration in Scotland.

The Act was amended to replace interim targets with carbon budgets. Carbon budgets are legally binding caps on greenhouse gas emissions in Scotland over five-year periods. In line with the Act, the Climate Change Committee (CCC) published advice on the level of Scotland's four carbon budgets, covering the period 2026 to 2045, recommending what the Scottish Government sets its carbon budgets at for annual average levels of emissions. These recommendations are based on an ambitious but credible route to Net Zero for Scotland by 2045.

Emissions reductions from surface transport are the largest contribution to meeting the first two carbon budgets. The pathway for surface transport emission reduction is primarily driven by the uptake of electric vehicles, in addition to measures to enable a shift from car use to public transport and active travel, which all play a role in reducing emissions from fossil fuel cars. Ensuring efficiency of existing transport infrastructure and improving/providing new active travel facilities is therefore important to support these carbon reduction budgets.

Transport is the largest contributor to harmful climate emissions in Scotland. In response to the climate emergency, Transport Scotland are committed to reducing their emissions by 75% by 2030 and to the above noted legally binding target of net-zero by 2045. Transport Scotland is committed to reducing carbon across Scotland's transport network and this commitment is being enacted through the Mission Zero for Transport ([Mission Zero for transport | Transport Scotland](#)).

## Policies and plans

This Record of Determination has been undertaken in accordance with all relevant regulations, guidance, policies and plans, notably including the Environment and Sustainability Discipline of the Design Manual for Roads and Bridges ([Design Manual for Roads and Bridges \(DMRB\)](#)) and Transport Scotland's Environmental Impact Assessment Guidance ([Guidance - Environmental Impact Assessments for road projects](#)).

# Description of main environmental impacts and proposed mitigation

## Air quality

During the construction phase, activities undertaken on site could potentially have some minor localised and short-term air quality impacts in proximity to the works. The construction phase will, for example, require a range of ancillary plant, vehicles, and non-road mobile machinery (NRMM) which will contribute to local dust and air pollutants. The main sources are likely to be dust generated by cold milling in preparation of carriageway resurfacing, as well as exhaust emissions from ancillary plant and vehicles. As a result, there is potential for impacts to local air quality.

However, considering the nature and duration of the scheme, along with implementation of mitigation detailed below, the proposed works' impacts on local air quality levels during the construction period are assessed to be temporary, negligible adverse in magnitude.

Upon completion of the works, no residual air quality impacts are anticipated.

- A water-assisted dust sweeper will sweep the carriageway after dust-generating activities, and waste will be contained and removed from site as soon as is practicable.
- Materials that have a potential to produce dust will be removed from site as soon as possible, and vehicles that remove cold-milled material from site will have sheeted covers.
- Ancillary plant, vehicles and NRMM will have been regularly maintained, paying attention to the integrity of exhaust systems.
- Ancillary plant, vehicles and NRMM will be switched off when stationary to prevent exhaust emissions (e.g., there will be no idling vehicles).
- Cutting, grinding, and sawing equipment (if required) will be fitted or used in conjunction with suitable dust suppression techniques e.g., local exhaust ventilation system that fits directly onto tools.
- Regular monitoring (e.g., by engineer or Clerk of Works) will take place when activities that have the potential to impact local air quality are occurring. In the unlikely event that unacceptable dust or exhaust emissions are emanating from the site, the operation will, where practicable, be modified and re-checked to verify that the corrective action has been effective. Actions to be considered include: (a) minimizing cutting and grinding on-site, (b) reducing the operating hours, (c) changing the method of working, etc.

## Landscape and visual effects

During construction there will be a short-term impact on the landscape character and visual amenity of the local area due to the presence of construction plant, vehicles, and TM. However, all construction work will be restricted to areas of made / engineered ground on the M9 carriageway, and works are programmed to be undertaken at night for five nights. As such, the visual impact of the works will be somewhat reduced.

Considering the nature, duration, size, and scale of the scheme, and with implementation of mitigation detailed below, impacts on landscape and visual effects are assessed as temporary, negligible adverse in magnitude.

Upon completion of the works, no residual impacts on landscape and visual effects are anticipated e.g., when complete the visual appearance will remain largely unaffected, with a renewed road surface being the only discernible change.

Landscape and visual effects mitigation measures:

- The site will be monitored regularly for signs of litter and other potential contaminants, and litter will be removed before and after works take place.
- The site will be left clean and tidy following construction.
- Where possible, construction vehicles will not be left in places where soil or vegetation can be damaged. If damage to road verge occurs this will be lightly cultivated or graded (upon completion of the works) to allow natural recolonization by local species and promote integration with existing landscape character.

## Biodiversity

Given that there is potentially connectivity due to the scheme being located within the buffer zone of a small number of qualifying features of designated sites, a Habitats Regulations Appraisal (HRA) screening has been undertaken. The HRA concluded that there would be no Likely Significant Effects (LSE) on the identified qualifying features of the Firth of Forth SPA and Ramsar Site and the Outer Firth of Forth and St Andrews Bay Complex SPA due to the restriction of the works to the existing M9 carriageway, along with the distance, intervening habitats and urban areas separating the works from the designated sites.

Pike's Pool LNCS lies adjacent to the scheme, the River Almond – Newbridge to Kirkliston LNCS lies approx. 18m south of the scheme, below the M9 and Lindsay's Craigs LNCS lies approx. 35m west of the scheme, therefore there is potential for impacts. However, the works will be restricted to the M9 trunk road carriageway, will

be undertaken over a short duration (five nights) and providing the mitigation below is adhered to, the works are not expected to result in any significant impacts to the LNCSs.

A temporary short-term increase in noise levels and use of lighting may cause disturbance to local wildlife if present in the vicinity of the works. The works will, for example, require a range of ancillary plant, vehicles and NRMM which will emit noise and create potential disturbance. The works will also require delivery of materials and the presence of personnel to facilitate the improvements to the road surface. However, the number of construction vehicles and construction operatives required onsite is low given the scale and scope of works. In addition, any species in the area are likely to be accustomed to noise and visual disturbance pertaining to vehicle movements on the M9. The potential for species disturbance within the area of construction is therefore somewhat diminished.

Considering the nature, duration, size, and scale of the scheme, and with implementation of mitigation detailed above, the proposed works impacts on biodiversity throughout the construction period are therefore assessed to be temporary, minor adverse in magnitude.

Upon completion of the works, no residual impacts are anticipated in relation to biodiversity.

Biodiversity mitigation measures:

- Site operatives will be made aware of the sensitivity and proximity of Pike's Pool LNCS, River Almond – Newbridge to Kirkliston LNCS and Lindsay's Craigs LNCS.
- Where possible, artificial lighting used during night works will be sufficiently screened and aligned so as to ensure that there is no direct illumination of neighbouring habitat (e.g., locations adjacent to tree shelterbelt, woodland, adjacent LNCSs etc.).
- The works are not permitted to disturb or destroy any active birds nests. If an active birds nest is identified onsite that will be impacted by works, BEAR Scotland's Environmental Team will be contacted.
- Given the records of protected species in proximity to the scheme extents, Toolbox Talk TTN-139 'Protected Species', will be briefed to all staff prior to the commencement of works.
- Site personnel will remain vigilant for protected species and will not approach or touch any animals seen on site. Any sightings of protected species will be reported to BEARs Environmental Team. Should a protected species be encountered or move within 50m of the active works (including compounds), works will be temporarily halted until the animal(s) move at least 50m away from the construction site, or until BEAR's Environmental Team can provide advice.

- The Contractor will employ 'soft start' techniques for all noisy activity to avoid sudden and unexpected disturbance during works. Each time the activity is started up after a period of inactivity, the noise levels will be gradually increased over a period of 30 minutes to permit animals (including birds) to move away from the disturbance.
- All equipment stored onsite, if necessary, will be checked at the start of each shift to ensure no animals are present. Any storage containers/plant within the compound will also be secured overnight to prevent exploration by mammal species. Any areas where an animal could become trapped (e.g., storage containers) will also be covered at the end of each working day.
- People, ancillary plant, vehicles, NRMM and materials will be restricted to areas of made/engineered ground (as much as is reasonably practicable). If during works unforeseen access to the surrounding environment is required, works will cease in this area and BEAR Scotland's Environmental Team will be contacted to allow consideration of potential environmental effects.
- BEAR Scotland's Environmental Team will be contacted to allow consideration of potential environmental effects if:
  - unforeseen site clearance is required,
  - unplanned works must be undertaken out with the carriageway boundary,
  - there is any deviation from the agreed plan, programme and/or method of working,
  - nesting birds are found onsite.
- BEAR Scotland's Control Room will be contacted if there is a pollution incident.

## Material assets and waste

Minimising impacts arising from construction materials are focussed upon making the most efficient use of materials onsite to reduce the need for imported primary materials and minimise the creation and disposal of waste through (i) reduction, (ii) re-use, and (iii) recycling. Potential impacts have been assessed for both the construction and operational phases of this scheme. It is anticipated that most material impacts are likely to arise during construction, though long-term residual impacts could occur post construction during the operational phase e.g., during the disposal of materials arising from routine maintenance operations.

However, the detailed design will reduce the requirements for primary materials e.g., the carriageway surfacing, and subbase will be carefully considered to minimise the requirements for importing primary material. Materials will also be derived from recycled, secondary, or re-used origin as far as practicable within the design specifications to reduce natural resource depletion. Specifying TS2010 surface course also allows a wider array of aggregate sources to be considered when compared to typical stone mastic asphalt (SMA). As a result, the use of TS2010

should reduce the usage of imported aggregates and increase the use of a wider range of sustainable aggregate sources. The design life for the TS2010 surfacing is also estimated to be 20 years. The enhanced durability of TS2010 therefore reduces reoccurring routine maintenance and associated levels of traffic disruption to this section of road over the period.

Considering the nature, duration, size, and scale of the scheme, and with implementation of the mitigation detailed below, the proposed works impacts on material assets and waste throughout the construction period are therefore assessed to be temporary, negligible adverse in magnitude. Upon completion of the works, no residual impacts are anticipated on materials or waste.

Material assets and waste mitigation measures:

- A SWMP will be completed by the Designer and Contractor as required. The SWMP will provide details of the following:
  - The quantity and type of waste that will be produced.
  - How waste will be minimised, reused, recycled, recovered, or otherwise diverted from landfill.
  - How materials that cannot be reused, recycled, or recovered will be removed from site and consigned, transported and disposed of in full accordance with all relevant legislation.
- Good materials management methods (e.g., 'just-in-time' delivery) will be implemented wherever possible.
- The Contractor will comply with all 'Duty of Care' requirements, ensuring that any surplus materials or waste are stored, transported, treated, used, and disposed of safely without endangering human health or harming the environment. Waste transfer notes and/or waste exemption certificates (if required) will also be completed and retained.
- The Contractor is responsible for the recycling / disposal of non-hazardous road planings and will operate in line with the SEPA's EASR Regulatory Position Statement - Low Risk Waste Activities WAS-PS-07.
- Designated areas will be identified within which all materials and personnel, including construction compounds, where necessary, will be contained to limit environmental disturbance during construction works. This will include a designated area (if required) for segregation and reuse of waste materials.
- The selection of areas for materials stockpiling will avoid sensitive locations such as road drainage. Stockpiled materials with leachate potential, for example, will be stored away from road drainage to prevent cross-contamination with other materials, wastes, or groundwater.
- Materials will be stored with the appropriate security to prevent loss, theft, or vandalism.

- All temporary road signs and traffic cones will be removed from site on completion of works.
- Wastewater from welfare facilities (if required) will be subject to effluent treatment followed by tanker removal.
- If hazardous substances are used onsite, each substance will be subject to assessment under the Control of Substances Hazardous to Health (COSHH) Regulations 2002. Hazardous substances will also be clearly labelled, and disposed of, in line with relevant waste regulations. Special waste will also not be mixed with general waste and/or other recyclables.

## Noise and vibration

Activities undertaken on site could potentially have some localised and short-term noise impacts in proximity to the works. The road works will, for example, require a range of ancillary plant, vehicles and NRMM for cold milling in preparation for carriageway resurfacing. Noise will also be generated by using breakers (jackhammers), chipping hammers, use of rollers, etc. As a result, there is potential for noise and vibration effects to residential properties within the local area, the closest of which lies approx. 18m east of the scheme. However, the closest properties are separated from the works by roadside tree shelterbelt and a fence, which is likely to offer some visual screening and perceived noise reduction.

In addition, the works are not located within a CQA, and while they will be completed over five nights, the aim will be to complete the noisiest works by 23:00.

The road surface is in a poor condition, with a series of defects. Replacing the life-expired surface course with TS2010 road surfacing affords the benefits of a reduction in mid-to-high frequency traffic noise and a reduction in the ground vibrations. As a result, upon completion of the work, noise associated with the movement of vehicles on the trunk road should decrease post construction.

Considering the likely sources of noise and vibration, with the nature, duration, size, and scale of the scheme, and with implementation of the mitigation detailed below, it is unlikely that noise and vibration associated with the works will lead to significant impacts, disruption and/or complaints. The proposed scheme is therefore anticipated to result in temporary, minor adverse noise impacts.

- The local authority environmental health department will be notified of nighttime working by BEAR Scotland's design engineer.
- Given the proximity of residential properties to the scheme, Toolbox Talk TTN-042 'Being a Good Neighbour', will be briefed to all staff prior to the commencement of works.

- Where possible, the noisiest work operations (e.g., cold milling, using breakers (jackhammers), chipping hammers, use of rollers, etc.) will be completed before 23:00.
- If unacceptable noise is emanating from the site the operation will, where possible, be modified and re-checked to verify that the corrective action has been effective. Actions to be considered include (a) minimizing cutting and grinding on-site, (b) reducing the operating hours, (c) repositioning equipment, (d) changing the method of working etc. Corrective actions will be actioned through the non-conformance reporting procedure, which ensures a root-cause analysis is carried out on each incident. The non-conformance procedure also ensures that appropriate corrective and preventative action measures are agreed and implemented in a timely fashion with all parties, and are recorded and actioned through to closeout, and fully auditable and traceable.
- Ancillary plant, vehicles and NRMM with directional noise characteristics will (where practical) be shut down in intervening periods between site operations.
- The use of paving breakers (jackhammers), chipping hammers, etc. will be avoided (except where there is an overriding justification), and if used will be fitted with mufflers or silencers of the type recommended by the manufacturer.
- Drop heights from vehicles and NRMM will be kept to a minimum to minimise noise when unloading.
- All ancillary plant, vehicles and NRMM used onsite will have been regularly maintained, paying attention to the integrity of silencers and acoustic enclosures.
- All compressors will be 'sound-reduced' models fitted with properly lined and sealed acoustic covers which will be kept closed when in use.
- HGV, site vehicles and NRMM will be switched to the minimum setting required by HSE and, where possible, will utilise 'broadband non-tonal' or 'directional sound reversing' alarms. Speed limits will also be reduced through the works.

## Population and human health

During construction, activities undertaken on site have the potential to have temporary adverse impacts on local residents and road users. While TM will be in place for five nights, it will be restricted to nighttime hours when traffic flows will be at a minimum, as such no congestion issues are expected during the proposed construction hours.

As noted above, the closest residential property is located 18m from the works and therefore, there is potential for visual and noise disturbance to these residents. However, given the proximity of the carriageway they are likely habituated to some

level of existing noise. Nevertheless, mitigation measures detailed below and within the 'Noise and Vibration' Section will reduce the potential for impacts.

Considering the nature, duration, size, and scale of the scheme, and with implementation of the mitigation described above, impacts on population and human health are assessed as temporary, minor adverse in magnitude.

Upon completion of the works, there will be a positive impact in relation to population and human health due to the improvement of usability and safety provided by the new carriageway surface.

Population and human health mitigation measures:

- Construction lighting will take into account the need to avoid illuminating surrounding properties to avoid a nuisance at night, and non-essential lighting will be switched off at night.
- Where appropriate, a communication strategy (e.g., social media, consultation with local authority and other stakeholders, letter drop (for night-time works), etc.) will be initiated to keep local residents and/or other businesses informed of the proposed working schedule, particularly the times and durations of noisy construction activities. The communication strategy will also provide a 24-hour contact number for the BEAR Scotland Control Room.
- Advanced signage will be strategically placed on the trunk road to notify stakeholders of the road closure and diversion at least seven days in advance.
- A Traffic Management Plan (TMP), which includes measures to avoid or reduce disruption to road traffic, will be produced in accordance with the Traffic Signs Manual (Department of Transport 2009). The TMP will ensure that there is no severance of community assets, access routes or residential development.
- Journey planning information will be available for drivers online at the [trafficscotland.org](http://trafficscotland.org) website. Journey planning information will also be available for drivers online through BEARs social media platforms.

## Road drainage and the water environment

During resurfacing works, there is potential for temporary adverse impacts on the water environment. Potential changes in water quality e.g., from pollution events (either by accidental spillage of sediments, particulate matter, chemicals, fuels or by mobilisation of these in surface water cause by rain) during works have the potential to have direct or indirect effect on surrounding waterbodies such as classified waterbodies Niddry Burn and River Almond and unclassified waterbodies Drain1, Drain2, Drain3 and Balancing Pond1.

However, all works will be restricted to the M9 carriageway and there will be no requirement to enter any watercourse as such there is limited risk for direct impacts. Furthermore, the potential for direct or indirect pollution incident to a waterbody is considered unlikely e.g., experience gained from BEAR maintenance schemes elsewhere on the network has shown that where standard best working practice is adopted (e.g., adherence to SEPA GPPs, utilisation of drain covers or similar, etc.), water quality is protected.

Considering the nature, duration, size, and scale of the scheme, and with implementation of the mitigation detailed below, the proposed works impacts on the road drainage and water environment are assessed as temporary, negligible adverse in magnitude.

Upon completion of the resurfacing works, no residual impacts are anticipated in relation to the road drainage and water environment.

Road drainage and the water environment mitigation measures:

- All site operatives will be made aware of the proximity of Niddry Burn, the River Almond, Drain1, Drain2, Drain3 and Balancing Pond1.
- If any works are identified that would require entering a waterbody, BEAR Scotland's Environmental Team will be contacted (before works commence) to allow consideration of potential environmental effects.
- The abstraction or transfers of water from, discharges to, or the washing of tools in surface waterbodies identified is not permitted.
- Appropriate measures will be implemented during resurfacing operations to limit the potential for wastes (i.e. road planings) and materials (i.e. new asphalt) to enter any gullies present on site. On completion of resurfacing operations, any gullies present on site will be visually checked to ensure they have not become blocked as a result of the scheme.
- All site personnel will be made aware of site spillage response procedures and in the event of a spill, all works associated with the spill will stop, and the incident reported to the Site Supervisor. Small spills that did not leave the site boundary and are cleaned up without material environmental harm or residual environmental impact would most likely not be required to be notified to SEPA or other authorities. However, all such incidents will be recorded and reported to BEAR Scotland's Environmental Team. In the event of a 'serious incident', SEPA will be notified without delay. Such notification will include: (i) the time and duration of the incident, (ii) a description of the cause of the incident, (iii) any effect on the environment as a result of the incident, and (iv) any measures taken to minimise or mitigate the effect and prevent a recurrence.
- All waste, vehicles, ancillary plant, NRMM and fuels will be stored in the compound (s) or laydown area and will be secured and located, if space is available, at least 10m from drainage entry points, in order to comply with GPP 5 'works and maintenance in or near water'.

- Refuelling will only be undertaken at designated refuelling areas (e.g., on hardstanding, with spill kits available, and >10m from drainage entry points (Niddry Burn, the River Almond, Drain1, Drain2, Drain3 and Balancing Pond1), where practicable). Spill kits will also be available within all site vehicles and spill kits will be replenished onsite when required. Only designated trained and competent operatives will be authorised to refuel plant. Generators, and other ancillary plant and NRMM, where there is a risk of leakage of oil or fuel, will have internal bunding or must have a secondary containment system placed beneath them that meets 110% capacity requirements. Containment systems will also be emptied regularly. All waste, vehicles, ancillary plant, NRMM and fuels will also be stored in a manner that ensures they are protected from damage by collision or extremes of weather.
- Regular visual pollution inspections of the designated laydown area and work site (particularly near road drainage entry points) will be conducted (e.g., site walkover by engineer or Site Supervisor), especially during periods of heavy rain.
- All vehicles and NRMM onsite will have been regularly maintained, paying attention to the integrity of oil tanks, coolant systems, gaskets etc. A checklist will be present to make sure that the checks have been carried out.

## Climate

BEAR Scotland, working on behalf of Transport Scotland, undertake carbon monitoring of major projects and operational activities. Emissions from activities are recorded using Transport Scotland's Carbon Management System. BEAR Scotland also undertakes resource efficiency activities to manage and reduce emissions contributing to climate change. The works will also extend the maintenance intervals required for future works. In doing so, the service life of the trunk road is also extended.

During works there is potential for impacts as a result of the emission of greenhouse gases through the use of equipment, vehicles, and NRMM, material use and production, and transportation of material/waste. However, considering the nature, duration, size and scale of the scheme, and the mitigation detailed below, the risk of significant impacts to climate are considered to be negligible and adverse in magnitude.

Upon completion of the proposed scheme no residual impacts are anticipated on the climate.

Climate mitigation measures:

- Use of warm mix asphalt as standard.
- Local contractors and suppliers will be used as far as practicable to reduce fuel use and greenhouse gases emitted as part of the works.
- BEAR Scotland will adhere to its Carbon Management Policy.
- Where possible, waste will be removed to local waste management facilities.

## Vulnerability of the project to risks

There will be no change to the likelihood of flooding on the M9 within the scheme extents upon completion of the works.

Works are restricted to areas of made ground on the M9 carriageway surface, with access to the scheme gained via the M9 mainline. TM will employ five nighttime full road closures with a signed diversion. As such, the proposed works' impacts on road traffic accidents are assessed to be of negligible magnitude.

A Site Environmental Management Plan (SEMP) will be produced by BEAR Scotland which sets out a framework to reduce the risk of adverse impacts from construction activities on sensitive environmental receptors. The Contractor will comply with all conditions of the SEMP during works and may be subject to audit throughout the contract by the Performance Audit Group (PAG).

Considering the above, the vulnerability of the project to of major accidents and disasters is considered to be low.

## Assessment of cumulative effects

The proposed works are not anticipated to result in significant environmental effects. Due to the nature of the proposed works, no cumulative effects are anticipated with any other developments in the vicinity.

A search of the Scottish Road Works Commissioner's website ([map search](#)) has identified instance of additional road works planned within 300m of the M9 scheme extents:

- Road closure of the slip on the M9 westbound Junction 1A Link Road from the M90 with an expected start between 20/04/2026 – 28/04/2026, for an approx. duration of 87 working days for bridge deck repairs undertaken at night (Reference: 3981006).

However, BEAR Scotland will ensure that works on the network and TM are appropriately considered to minimise disruptions to road users as far as possible.

In addition, a search using the City of Edinburgh Council 'Simple Planning' Search identified two planning applications within 300m of the scheme extents in the last two years (Table 1).

**Table 1: Planning Applications Within Last Two Years**

Reference	Description	Decision	Distance From Works
25/03818/CLP	Proposed alterations and partial conversion of existing townhouse	Application Granted	Approx. 244m east
24/02040/TPO	Group of pine trees on area of land next to Gateside Road bounded by wall of Pikes Pool Drive development N. T7694 Black Pine, to reduce secondary branches N back by 1 - 2m and reduce primary back by 2 - 3m N	Mixed Decision	Approx. 279m east

While it is not possible to gain an understanding on the timing or duration of the above planning applications, it is considered that even in the event that the above planning applications were being progressed at the same time as the planned BEAR Scotland works, they are relatively small-scale as they relate to tree works and alterations to an existing residential property. Furthermore, given the short duration (five nights) and minor nature of the scheme, no in-combination effects are expected.

## Assessments of the environmental effects

The M9 Junction 1A to Newbridge Southbound Offslip scheme has connectivity to two European Sites due to lying within the buffer zone of several of the qualifying species of the Firth of Forth SPA and Ramsar Site and the Outer Firth of Forth and St Andrews Bay Complex SPA and as such, an HRA has been undertaken. The HRA concluded that there will be no Likely Significant Effects (LSE) on the designated sites, and as such an Appropriate Assessment (AA) is not required.

As detailed in the Description of Main Environmental Impacts and Proposed Mitigation section, there are no significant effects anticipated on any environmental receptors as a result of the proposed works

# Statement of case in support of a Determination that a statutory EIA is not required

This is a relevant project in terms of section 55A(16) of the Roads (Scotland) Act 1984 as it is a project for the improvement of a road and the completed works (together with any area occupied by apparatus, equipment, machinery, materials, plant, spoil heaps, or other such facilities or stores required during the period of construction) exceed 1 hectare in area.

The project has been subject to screening using the Annex III criteria to determine whether a formal Environmental Impact Assessment is required under the Roads (Scotland) Act 1984 (as amended by The Roads (Scotland) Act 1984 (Environmental Impact Assessment) Regulations 2017). Screening using Annex III criteria, reference to consultations undertaken and review of available information has not identified the need for a statutory EIA.

The project will not have significant effects on the environment by virtue of factors such as:

Characteristics of the scheme:

- Works are restricted to like-for-like replacement of worn / damaged road surface, with all works restricted to made ground on the M9 carriageway surface.
- Works are not expected to result in significant disturbance to protected species that may be present in the wider area.
- The risk of major accidents or disasters is considered to be low.
- By removing the carriageway defects, this will provide this section of the M9 carriageway with another life cycle, and significantly improve the ride quality, which will result in safer conditions for road users.

Location of the scheme:

- The scheme lies within the buffer zone of the qualifying features of the Firth of Forth SPA and Ramsar Site and the Outer Firth of Forth and St Andrews Bay Complex SPA however, a HRA has been undertaken, which confirmed that the works will not result in LSE on the designated sites.
- The scheme does not lie within any sites of historical, cultural or archaeological significance.
- The scheme is not located within any areas designated for landscape areas.
- Land use will not change as a result of the works.
- The works do not require any private land acquisition.
- The scheme is not located within a densely populated area.

Characteristics of potential impacts of the scheme:

- The waste hierarchy will be followed to reduce waste to landfill.
- Works are programmed to take five nights with the aim being to complete the noisiest works by 23:00.
- With good practice pollution prevention measures implemented onsite, there is a negligible risk of a pollution event e.g., compliance with the SEMP.

## References of supporting documentation

Habitats Regulations Appraisal – M9 Junction 1A to Newbridge

## Annex A

“sensitive area” means any of the following:

- land notified under sections 3(1) or 5(1) (sites of special scientific interest) of the Nature Conservation (Scotland) Act 2004
  - land in respect of which an order has been made under section 23 (nature conservation orders) of the Nature Conservation (Scotland) Act 2004
  - a European site within the meaning of regulation 10 of the Conservation (Natural Habitats, &c.) Regulations 1994
  - a property appearing in the World Heritage List kept under article 11(2) of the 1972 UNESCO Convention for the Protection of the World Cultural and Natural Heritage
  - a scheduled monument within the meaning of the Ancient Monuments and Archaeological Areas Act 1979
  - a National Scenic Area as designated by a direction made by the Scottish Ministers under section 263A of the Town and Country Planning (Scotland) Act 1997
  - an area designated as a National Park by a designation order made by the Scottish Ministers under section 6(1) of the National Parks (Scotland) Act 2000.
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Published by Transport Scotland, May 2026

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