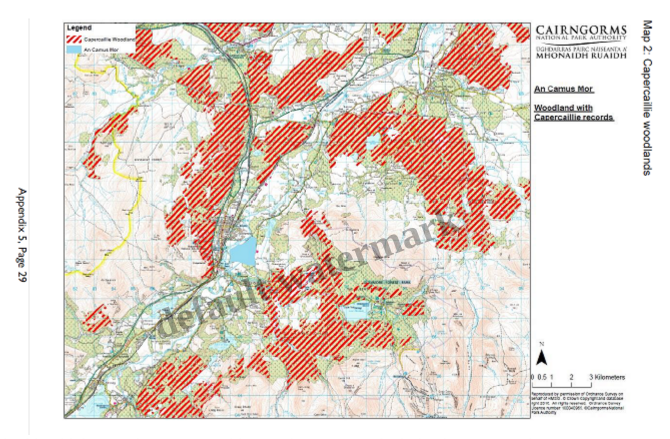
Why the CNPA should either reject or conduct a full public consultation on the revised planning application for An Camas Mor

Description



The blue blob near the centre of this map is not a new loch, its the proposed An Camas Mor development! The map shows how ACM is being proposed right at the heart of woodland most important for capercaillie, a protected species facing extinction, and explains why the CNPA has had to conduct a Habitat Regulations Appraisal.

Following my post yesterday (see here), I thought it worth considering further the measures the Cairngorms National Park Authority claims will "mitigate" the impacts of the proposed An Camas Mor development and the implications for access on Speyside for both residents and visitors. It is now obvious from discussion with outdoor recreation interests, that any decision by the Park Authority to approve the amended planning application for the new town (An Camas Mor) on Rothiemurchus Estate will be open to legal challenge. The Park Authority have carried out no consultation with outdoor interests, or the public as a whole, on the draconian access restrictions which they announced this week for large tracts of the Cairngorms National Park. These so called mitigation measures are unworkable – leaving the Park open to legal challenge on conservation grounds – and unacceptable and need to be abandoned.

As a result I believe the CNPA Planning Committee on Friday either needs to reject the current planning application (which is to remove the Planning Condition which allows the CNPA to limit the development to 630 houses if it proves to have adverse impacts) or else conduct a full public consultation on the proposed "mitigation" measures before it takes a decision. Whatever the immediate decision, a full public consultation and inquiry is now needed into all the implications for this proposed huge housing and commercial development on Rothiemurchus in the heart of the Cairngorms.

The impact of the proposed An Camus Mor development on capercaillie

The central legal issues at stake at ACM concern the impact of the proposed development on capercaillie and the consequences for outdoor recreation. Capercaillie is not just a protected species once again facing extinction in Scotland, its also under both the previous and the recently approved new National Park Partnership Plan, the species which the CNPA has prioritised before all others. While other protected habitats and species are considered in the 240 page Habitats Regulations Assessment, the conclusion is that almost all "likely significant effects" of An Camus Mor will be on the capercaillie.

The reasoning behind this this, which I do not dispute, is that because there is evidence that capercaillie can be disturbed by outdoor recreation, if you plonk a new development with 1500 households at the heart of the woodlands most important for them, you will not just increase recreational use of those woodlands, you will increase recreational impacts on Capercaillie.

The first thing that is important here is what the increased levels of recreational use are likely to be. In its Habitats Regulations Appraisal the CNPA has stated that it is likely to be somewhere between 292,000 and 778,00 additional visits a year. The numbers are based on research on visits to the countryside from people living or visiting rural areas, the lower figure being the Scottish average and the higher one reflecting use by people most active in the outdoors.

Table 2 – Approximate estimate of numbers of outdoor recreational visits (final figures are rounded to nearest 1000)

Phase	No. of homes (cumulative)	Likely phasing on a 20 year development (75 units per annum)	Projected mean household size at end of phase)	Total No. of residents	Total No. of adults*	Estimated minimum No. of annual visits taken from ACM #
Phase I	200	2017-2020	2.19	438	361	44000
Phase 2	400	2020-2023	2.04 3.00	816	673	82000
Phase 3	630	2023-2025 V	2.00	1260	1039	127000
Phase 4	1500	2025-2037	1.93	2895	2388	292000

^{*(}Scottish Neighbourhood Statistics state children make up 17.5% of population in Highlands)

The second and crucial point though is that the Habitats Regulations Assessment (HRA) says that for the mitigation measures to be effective the outcome required is that there will be NO overall increase in recreational visits to these woodlands. The implication, which is not spelled out in the HRA, is that even if there are even only 292,000 additional recreational visits to the countryside from people living or stay at ACM and even if only say half of these say are to woodlands important to capercaillie, is that other visitors would need to be reduced by 146,000 a year in order for the CNPA to achieve this outcome. That's not far short of 500 fewer other visitors a day, whether existing residents of Aviemore or tourists.

^{#(}based 95% of 9.9 visits per month per adult over the course of a year)

^{+ (}based on 95% of 26.4 visits per month)

It worth here dealing with the claim, that has been inserted at one point into the HRA, that "It is important to note that references in the required outcomes to no increase in recreational activity are specific to the residents of An Camas Mor alone". This claim, that mitigation measures only apply to residents of ACM is conceptually incoherent, its belied by the contents of the rest of the HRA and is completely unenforceable. Here's why:

- Increase the local population and there will be increased visits to the countryside which need to be offset elsewhere if the CNPA's desired outcome is to be achieved. If the measures only apply to people staying at ACM, the only way that the required outcome – of not increasing overall visitor numbers could be achieved – would if the development was refused.
- Its clear from the wording of most of the outcomes which have been specified in the HRA, that they apply to everyone, not just people staying at ACM

Required Outcomes:

- No off-path recreational activities, nor development of new informal routes.
- 2. Improved screening between the main routes and areas important for capercaillie.
- No net increase in use of paths and tracks that are currently lightly visited.
- 4. No increase in mountain biking away from the main forest tracks and promoted routes at the Sluggan and Glenmore

Extract from the outcomes proposed for Glenmore

Lastly, its clearly impossible for the CNPA or anyone else for that matter to identify which of the
people walking, cycling, skiing or wildlife watching in the woods are from ACM and which are
not. In other words almost all of the measures – apart from those being applied to the ACM site
and the proposed reduction in car parking charges to try and encourage ACM residents to go to
Loch an Eileen, where there are no capercaillie, rather than say Loch Morlich – will apply to
everyone, whether resident of ACM, Aviemore or a day visitor. Hence, the implications for
outdoor recreation and access rights.

Will the measures being proposed achieve the outcomes set out by the CNPA?

The HRA proposes a number of different types of measure to prevent an overall increase in visitor numbers, including reducing the size of car parks and diverting people elsewhere. Some of these are welcome and should be applied whether or not ACM goes ahead, for example the creation of new paths at Pityoulish and alternative places for dogwalking, because they improve current access provision and have no negative implications for access rights. In fact, they could usefully be added to the Cairngorm and Glenmore Strategy approved last year.

Nowhere in the HRA, however, does the CNPA analyse the individual impact of the measures it is proposing, either on access rights or on visitor numbers. So, for example, while the HRA states that the following car parks in Glenmore and the surrounding area will be closed or reduced, it does not say how many visitors use them:

- Prevention of informal parking at track and access entrances to Drumintoul lodge and Atnahatnich farm
- Restrict parking at Sled-dog centre, Badaguish road end and Milton end of Sluggan pass
- Complete blocking of old layby and timber loading area and other informal parking areas on Ski road
- Management of car parking along the B970 to ensure no increase in level of use especially at sensitive times of year and day. for example Dalnavert, Feshiebruach car park and Inshriach House informal car parking areas redesigned to limit capacity

Without knowing the predicted reduction in visits to woodland that will result from each of these measures, its impossible to tell if the measures as a whole will achieve CNPA's desired outcome of successfully offsetting the predicted increase in visits arising from the ACM development. The claims in the Committee Report, therefore, that the mitigation measures outlined are sufficient to offset the impact of ACM and remove current constraints on its development are not based on any sound evidence.

The question then arises that, if the proposed measures are not sufficient to prevent any overall increase in visitor numbers (and one needs to remember here that the Cairngorm and Glenmore Strategy is based on predictions of significant growth in visitor numbers over the next few years) what work, what next? The HRA is quite clear:

Bylaws

Where persistent disturbance is found in any are measures have proven ineffective, bylaws can be restrict or eliminate access either seasonally or particles. This requires lengthy legal processes, public conswill also require signage and enforcement measurable is a last resort option.

The claims that byelaws are a last resort are worthless. The camping byelaws on east Loch Lomond were claimed, by that Park's then chief executive Fiona Logan, as a last resort measure, which would not be used elsewhere and would only be needed temporary. Now the Park's Director of Conservation, Simon Jones, openly states – although formally its not his decision to make – that the camping byelaws are here to stay.

Now, consider the legal implications. By law, before the CNPA could introduce byelaws to prevent an

Now, consider the legal implications. By law, before the CNPA could introduce byelaws to prevent an overall increase in visitor numbers it would have to, as the HRA says, conduct a public consultation. However, if the CNPA were to consult objectively, it would risk having any proposals to restrict access through byelaws being rejected by the public at large and would then find it impossible to mitigate the impacts of ACM. The only way it can claim that the current package of proposals to mitigate the impacts of ACM will work is if it has already in effect decided that it will bring in byelaws if necessary and then subverts the public consultation process, as did the Loch Lomond and Trossachs National Park Authority on their consultation on the the camping byelaws. This is why I think that in proposing these mitigation measures the CNPA is wide open to legal challenge.

The need for public consultation on the mitigation measures proposed to manage and limit access

Call for public to air views on park development

HOW should the centre of

Aviemore be developed? The Cairngorms National Park Authority is eager to find out just what the community ants to see happen on the undeveloped lands at the Aviemore Highland Resort.

The first of two drop-in events up by park planners for the area is taking place today.

taking place today. The public is being invited to the village green where views can be shared from 2.30pm to 7.30pm on the options for 40 hectares of prime real estate.

It forms the only substantial area left within the village that can be developed. The resort lands provide for a mix of uses including tourist accommodation, retail, recreation and housing

Gavin Miles, the CNPA's head of planning and communities, said: "There are a number of sites in the Cairngorms National Park Local Development Plan where the principle of development has been established but projects have not yet come to fruition. In Aviemore, the Highland Resort site is such a location yet it remains an area with significant development potential.

We are keen to hear what people think should happen on this site – and how it should happen - and would encourage anyone with an interest in the future of Aviemore to make their

The second drop-in event will also take place on the village green, next Tuesday, once again from 2.30pm to 7.30pm. People can also access the information and take part in the consultation online at: www. cairngorms.co.uk The deadline for responses is September 29.





THINGS TO COME: An impression of how part of An Camas Mor could look and (right) shown to scale with the river.

inch day for

THERE are claims the pressing housing needs of a huge grumber of people in Badenoch and Strathspey are being overflooked because they are "invisible" in the system.

As a result the previous three system.

The comments come ahead of a crunch day for plans for a new town on a 145 hectare site at An Camas Mor, across the River Spey

The development could eventually see up to 1500 homes built over the next 25 to 30 years. But visible progress has been slow by the developers An Camas Mor

LLP because of the sensitivities

As a result the previous three-year approve has now expired but the application to renew permis-sion with some amendments was lodged before so meaning that it

remains live.

Members of the Cairngorms National Park Authority's plan-ning committee will determine the development's future tomorrow when they meet at Nethy

Community Hall. They are being recommended by planners in documents covering more than 200 pages to approve the proposal by Turnberry Planning Ltd on behalf of the developers.

They have applied to vary con-dition one of the existing planning permission in principle -which also includes business and community facilities granted in March 2014 and to extend timescales for the submission of future detailed information. The Turn to page 2



ACTION: Lesley McKenna

Front page of Strathy today. Its strange how, when the CNPA is consulting the public about the development of the centre of Aviemore, it is not consulting the public about the implications of the measures it is proposing for the countryside round about.

The Habitat Regulations Assessment which proposes all these measures was produced under section 48 of the Habitats Regulations 1994. This requires the CNPA as Planning Authority, to consult with SNH. Sub-clause 3 reads:

(3) The competent authority shall for the purposes of the assessment consult the appropriate nature conservation body and have regard to any representations made by that body within such reasonable time as the authority may specify.

Strangely, however, the CNPA has made no reference in its report to the next sub-clause, 4:

(4) They shall also, if they consider it appropriate, take the opinion of the general public; and if they do so, they shall take such steps for that purpose as they consider appropriate.

So, under the Habitats Regulations, the CNPA could have decided to consult the public about their assessment and proposals to control and reduce access but have so far chosen not to do so. I think the CNPA need to explain why and on Friday, their Board, have the opportunity to put that right. The nub of that consultation should be whether the ACM development should be fully approved in principle (and the current planning condition which potentially restricts its size to 630 houses be removed) if this means that access rights might be restricted in future.

I think the answer to that question is clear, that if the implications of the revised planning application for ACM means increased restrictions on access on Speyside, then the revised planning application should be refused and the current planning condition, which allows the development to be restricted to 630 houses if it is having adverse impacts, should be retained. This is not just about the capercaillie, its about the rights of people in Scotland and whether these too are more important than those of developers.

An alternative explanation for what is going on is that the CNPA has no intention of removing access rights and while it knows that the proposed mitigation measures are both undesirable and unworkable, the HRA has been produced simply to meet its legal obligations and that – as with many other planning conditions attached to developments in the National Park – these simply won't be enforced when the time comes. If this is the case, that too leaves the CNPA wide open to legal challenge.

The decision that the CNPA Planning Committee is being asked to make on Friday has far more potential consequences than those outlined in the Committee Report. The risk of legal challenge, whether on conservation or recreation grounds, will start next week but is likely to hang over the CNPA and the financiers behind the development for years. As stated in yesterday's post, I believe the reason for this planning application to vary Planning Condition 1 was for the developers to guarantee their investment and future profits. Ironically the HRA, because so open to legal challenge, makes that investment look more, not less risky. The developers have opened the can of worms and put the desirability of ACM right back under the public spotlight. That can only be a good thing.

Category

Cairngorms

Tags

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Date Created

August 17, 2017 **Author** nickkempe

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