

Addendum to Walshaw Moor Catchment Restoration Plan

Made between Natural England and Walshaw Moor Estate Limited this ~~4~~ day of ~~March~~ 2019.

Following the change in Natural England's assessment of the Firefighting track, set out below are the sections of the agreement that are no longer valid and regarded as removed by the undersigned parties.

- a) Removal of reference to "installation of a track" on page 8, line 6
- b) Removal of 2.4 in entirety page 16 – page 19.
- c) Removal of 2.7 except first two paragraphs on page 21, list of estate firefighting equipment page 23 and last paragraph on page 27.
- d) Removal of figure 17, page 28
- e) 2.9 Remove Cutting Verses Burning Trial
- f) 2.9 Infrastructure page 35 – second paragraph in timeframe
- g) Removal of Clause 3.1, page 36
- h) Removal of 3.3 floating timber rail road page 36 to Record Keeping
- i) S.4 Terms and conditions
 - i. Removal of 1.2, page 40
 - ii. Removal 8. Track construction conditions page 41 & 42
 - iii. Removal of clause 10.1, 10.2 & 10.3

The parties further agree that they will review the plan and any associated extant consents which permit burning as part of the annual review process which is scheduled to take place no later than July 2019. This review will include, but may not be limited to, reviewing burning on blanket bog in light of Natural England's Position Statement published 11th February 2019, cutting and heather beetle management, molinia management and restoration and moorland drainage associated with infrastructure.

It is further acknowledged and agreed the current consent dated 1 March 2012 granted by Natural England to Walshaw Moor Estate, as modified on 25 January 2018, will not be affected by the above amendments and removal of clauses to the plan. The modified consent shall remain in its current form, and the references in that consent to the Catchment Restoration Plan shall continue to have force and effect as if the above amendments have not taken place.

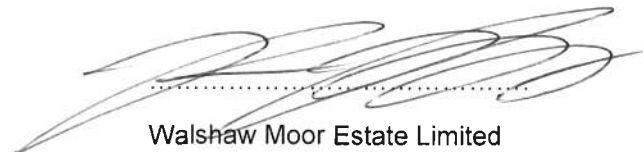
It is further acknowledged and agreed that any variation to the permitted burning regime detailed in the modified consent dated 25 January 2018 will require a further modification, and should any such modification be made it will be made pursuant to the Wildlife and Countryside Act 1981 (as amended and inserted by Section 75 and Schedule 9 of the Countryside and Rights of Way Act 2000) ("the 1981 Act"), which entitles Walshaw Moor Estate to a right of appeal to the Secretary of State, and a right to payment from Natural England should Walshaw Moor Estate suffer loss as a result of the modification of consent pursuant to the 1981 Act.

Signed for/on behalf of:



.....
Julie Lunt
Chief Officer Legal & Governance
Natural England

Signed for/on behalf of:



Walshaw Moor Estate Limited