Action Point AP12.5

FCC Statement Regarding Timeline of Events – BMV Agricultural Land HN1.6 Land between Denbigh Road and Gwernaffield Rd, Mold

The Deposit LDP was consulted on for a 6 week period between Monday 30th September 2019 and Monday 11th November. One of the supporting documents was Background Paper 09 'Minimising the Loss of Best and Most Versatile Agricultural Land' which was made available alongside the Deposit plan.

In para 7.10 of BP10a the Council stated in respect of the above site 'The site has a predicted loss of grade 2 BMV although a Site Survey by Reading Agricultural has identified that due to chemical limitations arising from previous development, the loss would not involve land of higher than grade 3b. Verification by Welsh Government is awaited'.

On Friday 27/09/19 at 14:47pm an e-mail was received from the Welsh Government Land, Nature and Forestry Division advising that following an evidence review by ADAS it was confirmed that the site is grade 2 and 3a.

Given that preparations had already been made for the commencement of the Deposit consultation exercise (which began the following Monday 30th September) i.e. documents printed and distributed to consultation venues and documents loaded on the website ready to go 'live', it was not possible at such short notice for documents to be amended or addendums published, and to be translated. The Council considers that it would not have been good practice to introduce new documentation part way through the six week period, as documents should be available to all persons for the whole duration of the consultation.

In the subsequent response to Deposit representations relating to the site, as reported to Planning Strategy Group, Cabinet and Full Council, the Council did not dispute that the site was BMV but reported that Welsh Government had not objected to the housing allocation on the basis of loss of BMV. The responses can be found in the two submission documents <u>LDP-KPD-RR1</u> and <u>LDP-KPD-RR2</u>.

At submission stage the Council published the ADAS report <u>LDP-EBD-HN1.6.2</u> as one of the submission documents relating to this site, in order to provide the documentary evidence with which to establish that the site was BMV.

Appendix 1 e-mail from WG 27/09/19

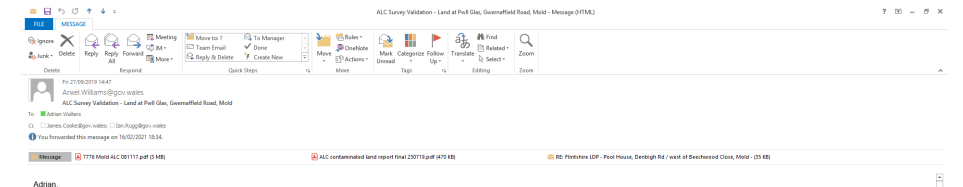
Appendix 2 e-mail from WG 27/09/19

Appendix 3 e-mail from WG 04/04/19

Appendix 4 Reading Agricultural Land Report

Appendix 5 ADAS Report

Appendix 1 - Email from WG



(James / lan – for information as discussed)

My applopies for takings so long to respond, but this is a quite complex case that would be setting a precedent for future cases of this nature.

You may recall, some months back now, you sent us and ALC report for land on the north western edge of Mold to validate (Land at Pwll Glas, Gwernaffield Road, Mold). This was an ALC and Soil Resources Report, prepared by Reading Agricultural Consultants in November 2017 (Ref: RAC 7776 – copy attached for information).

In summary, the report concluded the site was ALC Grade 2 and Subgrade 3a. However, this grading was overridden by the surveyors to Subgrade 3b across the whole site, due to chemical limitations resulting from levels of lead (Pb) in the topsoil. In this case, the surveyors used Defra Category 4 Screening Values (C4SLs) for potentially toxic elements (PTE) to inform the ALC grading of the site.

The ALC 'Revised Criteria for Grading the Quality of Agricultural Land' (MAFF 1988) do not have specific limit values for PTE concentrations. The criteria notes land will not be graded higher than Subgrade 3b if it is considered to be unsuitable for growing crops for direct human consumption.

Surveys involving downgrading of sites due to chemical limitations are not common in ALC. Our concern with this case is, that our validation decision would be setting an national precedent for sites downgraded due to chemical limitations. We therefore commissioned an independent evidence review of the survey to determine whether it is appropriate to use C4SL for contaminated land to inform the ALC grading (copy attached for information). The evidence review was undertaken by ADAS and has been discussed and agreed with colleagues in NRW, Defra and Natural England.

The conclusion of the review is: -

- 1. It is not appropriate to use C4SL values for ALC as these were derived for non-agricultural land uses (residential, allotment, commercial and public open space land use), based on outputs from exposure modelling which are not necessarily applicable for agricultural soils.
- 2. It would be pragmatic to use soil PTE limit values, included in the 'Code of Practice for Agricultural Use of Sewage Sludge, as 'trigger values' to initiate further investigation before deciding on the ALC classification.
- 3. The downgrading of land at Gwernaffield Road, Pwll Glas based on 9 out of 20 samples exceeding the C4SL value for lead (Pb) of 200mg/kg is not justified, because the limit refers to residential soils with home-grown produce and is not intended to be used for agricultural land. No soil samples on site exceeded the limit of 300mg/kg lead (Pb) for sewage sludge applications to agricultural land.
- 4. Soil lead (Pb) concentrations on site were not compared with normal background Pb concentrations in the area as recommended by policy advice. The reported values at Gwernaffield Road site are very similar to normal background Pb concentrations for non-urban areas in Wales, thus the land is unlikely to be classified as contaminated under Part 2A of the Environmental Protection Act.

The Department confirms the site to be ALC Grade 2 and Subgrade 3a. We do not agree with the chemical limitation downgrading the site to ALC Subgrade 3b. Our advice is, that we expect the report is amended to reflect this and re-submitted. If the survey report is not amended and accepted by the Welsh Government, the Predictive ALC Map Grade should be accepted as the best available information.

arwel.williams@gov.wales No Items



Appendix 2 – Full text of WG email

From: Arwel.Williams@gov.wales
Sent: 27 September 2019 14:47

To: Adrian Walters

Cc: James.Cooke@gov.wales; lan.Rugg@gov.wales

Subject: ALC Survey Validation - Land at Pwll Glas, Gwernaffield Road, Mold

Attachments: 7776 Mold ALC 081117.pdf; ALC contaminated land report final 230719.pdf;

RE: Flintshire LDP - Pool House, Denbigh Rd / west of Beechwood Close, Mold

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Adrian,

(James / lan – for information as discussed)

My apologies for takings so long to respond, but this is a quite complex case that would be setting a precedent for future cases of this nature.

You may recall, some months back now, you sent us and ALC report for land on the north western edge of Mold to validate (*Land at Pwll Glas, Gwernaffield Road, Mold*). This was an ALC and Soil Resources Report, prepared by Reading Agricultural Consultants in November 2017 (Ref: RAC 7776 – copy attached for information).

In summary, the report concluded the site was ALC Grade 2 and Subgrade 3a. However, this grading was overridden by the surveyors to Subgrade 3b across the whole site, due to chemical limitations resulting from levels of lead (Pb) in the topsoil. In this case, the surveyors used Defra Category 4 Screening Values (C4SLs) for potentially toxic elements (PTE) to inform the ALC grading of the site.

The ALC 'Revised Criteria for Grading the Quality of Agricultural Land' (MAFF 1988) do not have specific limit values for PTE concentrations. The criteria notes land will not be graded higher than Subgrade 3b if it is considered to be unsuitable for growing crops for direct human consumption.

Surveys involving downgrading of sites due to chemical limitations are not common in ALC. Our concern with this case is, that our validation decision would be setting an national precedent for sites downgraded due to chemical limitations. We therefore commissioned an independent evidence review of the survey to determine whether it is appropriate to use C4SL for contaminated land to inform the ALC grading (*copy attached for information*). The evidence review was undertaken by ADAS and has been discussed and agreed with colleagues in NRW, Defra and Natural England.

The conclusion of the review is: -

1. It is not appropriate to use C4SL values for ALC as these were derived for non-agricultural land uses (residential, allotment, commercial and public open space

land use), based on outputs from exposure modelling which are not necessarily applicable for agricultural soils.

- 2. It would be pragmatic to use soil PTE limit values, included in the 'Code of Practice for Agricultural Use of Sewage Sludge, as 'trigger values' to initiate further investigation before deciding on the ALC classification.
- 3. The downgrading of land at Gwernaffield Road, Pwll Glas based on 9 out of 20 samples exceeding the C4SL value for lead (Pb) of 200mg/kg is not justified, because the limit refers to residential soils with home-grown produce and is not intended to be used for agricultural land. No soil samples on site exceeded the limit of 300mg/kg lead (Pb) for sewage sludge applications to agricultural land.
- 4. Soil lead (Pb) concentrations on site were not compared with normal background Pb concentrations in the area as recommended by policy advice. The reported values at Gwernaffield Road site are very similar to normal background Pb concentrations for non-urban areas in Wales, thus the land is unlikely to be classified as contaminated under Part 2A of the Environmental Protection Act.

The Department confirms the site to be ALC Grade 2 and Subgrade 3a. We do not agree with the chemical limitation downgrading the site to ALC Subgrade 3b. Our advice is, that we expect the report is amended to reflect this and re-submitted. If the survey report is not amended and accepted by the Welsh Government, the Predictive ALC Map Grade should be accepted as the best available information.

We would be more than happy to discuss further if you require further clarification.

Regards

Arwel

Arwel Wyn Williams

Cynghorydd Polisi Pridd a Defnydd Tir Amaethyddol / Agricultural Land Use & Soil Policy Advisor

Is-adran Tir, Natur a Choedwigaeth / Land, Nature and Forestry Division

Llywodraeth Cymru / Welsh Government

Doc Victoria / Victoria Dock, Caernarfon, Gwynedd. LL55 1TH

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Ar y We / Internet: www.llyw.cymru / www.gov.wales



Sganiwyd y neges hon am bob feirws hysbys wrth iddi adael Llywodraeth Cymru. Mae Llywodraeth Cymru yn cymryd o ddifrif yr angen i ddiogelu eich data. Os cysylltwch â Llywodraeth Cymru, mae ein https://www.mae.com/hysbysiad/preifatrwydd yn esbonio sut rydym yn defnyddio eich gwybodaeth a sut rydym yn diogelu eich preifatrwydd. Rydym yn croesawu gohebiaeth yn Gymraeg. Byddwn yn anfon ateb yn Gymraeg i ohebiaeth a dderbynnir yn Gymraeg ac ni fydd gohebu yn Gymraeg yn arwain at oedi. On leaving the Welsh Government this email was scanned for all known viruses. The Welsh Government takes the protection of your data seriously. If you contact the Welsh Government then our Privacy/Notice explains how we use your information and the ways in which we protect your privacy. We welcome receiving correspondence in Welsh. Any correspondence received in Welsh will be answered in Welsh and corresponding in Welsh will not lead to a delay in responding.

Appendix 3 – Earlier e-mail from WG (attachment 3 to e-mail)

From: Arwel.Williams@gov.wales

Sent: 04 April 2019 14:40
To: Adrian Walters

Cc: James.Cooke@gov.wales

Subject: RE: Flintshire LDP - Pool House, Denbigh Rd / west of Beechwood Close, Mold

-

Adrian

(James – for info)

Just a quick note to update you on the Mold ALC report (Pwll Glas). Sorry this is taking so long to get back to you with a response, but the situation is quite complex and not one that comes up that often in ALC surveys.

We have discussed the case with colleagues in NRW, Natural England and Defra. We are in the process of commissioning in independent review of the findings of this survey (chemical limitation), but this may take a few weeks to complete.

As soon as we come to a decision, we will be in contact with you to discuss.

Happy to discuss further if you wish.

Regards

Arwel.

Arwel Wyn Williams

Cynghorydd Polisi Pridd a Defnydd Tir Amaethyddol / Agricultural Land Use & Soil Policy Advisor

Is-adran Tir, Natur a Choedwigaeth / Land, Nature and Forestry Division

Llywodraeth Cymru / Welsh Government

Doc Victoria / Victoria Dock, Caernarfon, Gwynedd. LL55 1TH

Ffôn / Tel: 0300 025 2052

Symudol / Mobile: 07791 269 594

E-bost: arwel.williams@gov.wales

Ar y We / Internet: www.llyw.cymru / www.gov.wales

Anwyl Homes Ltd

Land at Pwll-Glas, Mold, North Wales

Agricultural Land Classification and Soil Resources



November 2017

Reading Agricultural Consultants Ltd www.readingagricultural.co.uk

1 Introduction

- 1.1.1 Reading Agricultural Consultants Ltd (RAC) is instructed by Anwyl Homes Ltd to investigate the Agricultural Land Classification (ALC) and soil resources of land at Pwll-Glas, by means of a detailed survey of soil and site characteristics.
- 1.1.2 Guidance for assessing the quality of agricultural land in England and Wales is set out in the Ministry of Agriculture, Fisheries and Food (MAFF) revised guidelines and criteria for grading the quality of agricultural land (1988¹).
- 1.1.3 Agricultural land in England and Wales is graded between 1 and 5, depending on the extent to which physical or chemical characteristics impose long-term limitations on agricultural use. The principal physical factors influencing grading are climate, site and soil which, together with interactions between them, form the basis for classifying land into one of the five grades.
- 1.1.4 Grade 1 land is excellent quality agricultural land with very minor or no limitations to agricultural use, and Grade 5 is very poor quality land, with severe limitations due to adverse soil, relief, climate or a combination of these. Grade 3 land is subdivided into Subgrade 3a (good quality land) and Subgrade 3b (moderate quality land). Land which is classified as Grades 1, 2 and 3a in the ALC system is defined as best and most versatile agricultural land.
- 1.1.5 A detailed survey has been undertaken according to the published guidelines, at an observation density of one boring per hectare. This survey follows the detailed methodology set out in the MAFF guidelines.

2 Site and Climatic Conditions

2.1 General Features, Land Form and Drainage

- 2.1.1 The site occupies approximately 12 ha of agricultural grassland (Figure RAC776-1) to the north-west of Mold to the north of Gwernaffield Road and south of the A541.
- 2.1.2 The site slopes upwards from approximately 111m above Ordnance Datum (AOD) along the A541 to approximately 120m in the south of the site. The northern part of the site lies largely level at 113m AOD with field boundaries divided by soil mounds. To the west the site lies at approximately 117m AOD, with steeper land to the west.

¹ MAFF (1988). Agricultural Land Classification of England and Wales. Revised guidelines and criteria for grading the quality of agricultural land. MAFF Publications.

2.2 Agro-climatic Conditions

2.2.1 Agro-climatic data for the site have been interpolated from the Meteorological Office's standard 5km grid point data set at an altitude of 119m AOD, and are given in Table 1. The site has a cool, wet climate which results in moderate to moderately small moisture deficits. The Field Capacity Days regime is relatively long and is unfavourable for providing opportunities for agricultural fieldwork. There is an overriding climatic limitation to agricultural land quality from the combination of rainfall and temperature to Grade 2.

Table 1: Local agro-climatic conditions

Average Annual Rainfall	839 mm
Accumulated Temperatures >0°C	1,338 day°
Field Capacity Days	200 days
Average Moisture Deficit, wheat	82 mm
Average Moisture Deficit, potatoes	66 mm

2.3 Soil Parent Material and Soil Type

- 2.3.1 The British Geological Survey² maps the solid geology as the Etruria formation with a thin band of the Pennine lower coal measures running through the centre of the site. The Pennine lower coal measures consist of mudstone sandstone and siltstone deposited in an estuarine environment. The Etruria formation consists of mudstone, sandstone and conglomerate deposited in a fluvial setting. Superficial glaciofluvial deposits have also been mapped across the site which generally consist of coarse grained sand and gravel. Glacial Till and Head deposits, consisting of poorly sorted clay, silt, sand and gravel, are mapped in the centre of the site.
- 2.3.2 The Soil Survey of England and Wales soil association mapping³ (1:250,000 scale) indicates the presence of Wick 1 soils across the site. This association is formed over glaciofluvial or river terrace drift, and comprises deep, well drained, coarse loamy and sandy soils, locally over gravel. Most of the soils in this association are permeable and well drained in Wetness Class I⁴.

² **British Geological Survey (2017).** *Geology of Britain viewer, http://mapapps.bgs.ac.uk/geologyofbritain/home.html*

³ Soil Survey of England and Wales (1984). 1:250,000 scale soil association mapping, Sheet 2 – Soils of Wales

⁴ Rudeforth et al (1984). Soil and Their Use in Wales. Soil Survey of England and Wales Bulletin No. 11

3 Agricultural Land Quality

3.1 Soil Survey Methods

- 3.1.1 Twelve soil profiles were examined using an Edelman (Dutch) auger at an observation density of one per hectare. One observation pit was also excavated to examine subsoil structures. The locations of observations are indicated on Figure RAC7776-1. At each observation point the following characteristics were assessed for each soil horizon up to a maximum of 120cm or any impenetrable layer:
 - soil texture;
 - significant stoniness;
 - colour (including localised mottling);
 - consistency;
 - structural condition;
 - free carbonate; and
 - depth.
- 3.1.2 One soil sample was submitted for laboratory determination of particle size distribution, pH, organic matter content and nutrient contents (P, K, Mg). Results are given in Appendix 1.
- 3.1.3 Soil Wetness Class (WC) was inferred from the matrix colour, presence or absence of, and depth to, greyish and ochreous gley mottling, and slowly permeable subsoil layers at least 15cm thick, in relation to the number of Field Capacity Days at the location.
- 3.1.4 Soil droughtiness was investigated by the calculation of moisture balance equations (given in Appendix 2). Crop-adjusted Available Profile Water (AP) is estimated from texture, stoniness and depth, and then compared to a calculated moisture deficit (MD) for the standard crops wheat and potatoes. The MD is a function of potential evapotranspiration and rainfall. Grading of the land can be affected if the AP is insufficient to balance the MD and droughtiness occurs. When a profile is found with significant stoniness, sufficient to prevent penetration of a hand auger, then it is assumed, for the purposes of calculating droughtiness, that similar levels of stoniness continues to the full 1.2m depth considered, unless an observation pit excavated in the vicinity shows otherwise.

3.2 Agricultural Land Classification and Site Limitations

- 3.2.1 Assessment of quality has been carried out according to the MAFF revised guidelines (1988¹). Soil profiles have been described according to Hodgson (1997⁵) which is the recognised source for describing soil profiles and characteristics according to the revised ALC guidelines.
- 3.2.2 The main limitation to agricultural land quality at this site is a chemical limitation resulting from elevated concentrations of lead in the topsoil, which limits the site to no higher than Subgrade 3b. In terms of soil physical characteristics, the principal limitation is soil wetness and workability which is limiting to Grade 2 and Subgrade 3a but this limitation is overridden by the chemical limitation present.
- 3.2.3 Most of the soil profiles consist of approximately 30cm of medium clay loam or sandy clay loam topsoil which is very dark grey in colour (10YR3/1 in the Munsell soil colour charts⁶). The topsoil contains many roots and pores and shows moderately developed fine sub angular blocky peds. Topsoil contains approximately 8% stones which increases to 20-30% stones at the topsoil/subsoil interface.
- 3.2.4 The upper subsoil includes brown or greyish brown (10YR5/3 or 5/2) medium clay loam, sandy clay loam and sandy loam which shows no evidence of poor drainage. The lower subsoil consists of a sandy loam or medium sand which is typically greyish brown in colour. These profiles are predominantly WC I, in accordance with the mapped soil association, which when combined with 200 FCDs and medium or sandy clay loam topsoils would classify them as Grade 2 on soil physical properties, according to Table 6 of the ALC guidelines¹ (Grade according to soil wetness).
- 3.2.5 Soil profiles in the north of the site are slightly heavier in texture and consist of 10-20cm of heavy clay loam topsoil which is very dark grey in colour. The upper subsoil consists of dark greyish brown or greyish brown (10YR4/2 0r 2.5Y5/2) clay which extends to between 70-90cm and shows evidence of mottling, with few to common medium distinct ochreous mottles. The lower subsoil consists of silty clay or gravelly medium sand. Profiles are typically assessed as WC II which in this Field Capacity Day regime with heavy clay loam topsoils would classify them as Subgrade 3a on soil physical properties.
- 3.2.6 However, both these limitations are overridden by the chemical limitation present. The Geo-Environmental Investigation Report prepared by Robert E Fry and Associates Ltd has identified nine of 20 samples with levels of more than 200mg/kg of lead (the DEFRA Category 4 Screening Level for the assessment of land affected by contamination). The topsoil is considered unsuitable for reuse within the garden

⁵ Hodgson, J. M. (Ed.) (1997). Soil survey field handbook. Soil Survey Technical Monograph No. 5, Silsoe.

⁶ Munsell Color (2009). Munsell Soil Color Book. Grand Rapids, MI, USA.

areas of the proposed development and is also unsuitable for growing crops for direct human consumption.

3.2.7 The ALC guidelines indicate in Section 3.3 under Chemical Limitations that:

"Toxic elements can occur at levels which adversely affect plant growth (phytotoxicity) or are potentially harmful to animals or man (zootoxicity). The most commonly occurring toxic elements are zinc, copper, lead and cadmium although others including mercury, arsenic, nickel, chromium and fluorine are also found. High concentrations of these elements are most likely to be associated with spoil heaps from metalliferous mining, industrial waste and sewage disposal. The level of toxicity depends on the type, form and concentration of elements present and on complex chemical interactions which may be influenced by soil pH, texture and organic matter content. It is therefore not practicable to indicate precise concentrations as limits for grades or subgrades.

The effect of soil toxicity on grading is assessed in relation to the effects on plant growth and any limitations placed on the management or use of the land, such as restrictions on cultivation (which may bring contaminated material to the surface), stocking levels or grazing periods, or on the use made of produce obtained from it. Land will not be graded higher than Subgrade 3b if it is considered to be unsuitable for growing crops for direct human consumption."

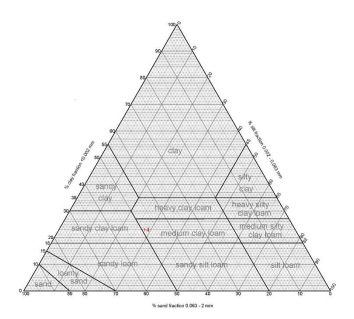
3.2.8 The entire site is therefore classified as no higher than Subgrade 3b, as shown on Figure RAC7776-2.

Appendix 1: Laboratory Data

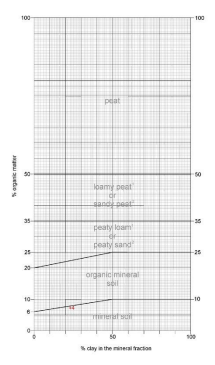
Determinand	Profile 4	Units
Sand 2.00-0.063 mm	49	% w/w
Silt 0.063-0.002 mm	28	%w/w
Clay <0.002 mm	23	% w/w
Organic Matter WB	4.1	% w/w
Texture	Medium clay loam	% w/w

Determinand	Profile 4	Units
Soil pH	6.4	
Phosphorus (P)	20.2 (2)	mg/l (av)
Potassium (K)	63.6 (1)	mg/l (av)
Magnesium (Mg)	117 (3)	mg/l (av)

Soil Texture by Particle Size Analysis



Organic Matter Class



¹Less than 50% sand in the mineral fraction ² 50% sand or more in the mineral fraction

Appendix 2: Soil Profile Summaries and Droughtiness Calculations

Wetness / workability limitations are determined according to the methodology given in Appendix 3 of the ALC guidelines, MAFF 1988

Droughtiness calculations are made according to the methodology given in Appendix 4 of the ALC guidelines, MAFF 1988.

Grades are shown for drought, wetness and any other soil or site factors which are relevant. The overall Grade is set by the most limiting factor and shown on the right.

Stone types

Climate Data

Wetness Class Guidelines

II III

V

V

SPIL within 90cm gloving within 40cm

Stone types								
%	TAv	Eav						
hard	1	0.5						
chalk	10	7						

hard

MDwheat 82
MDpotato 66
FCD 200

Wetness Class Guidelines	11	III		IV	V
SPL within 80cm, gleying within 40cm		>54		<54	
SPL within 80cm, gleying at 40-70cm	>72	<72			
No SPL but gleying within 40cm	coarse su	bsoil	I	other cases	11

flint & pebble Maximum depth of auger penetration is <u>underlined</u>

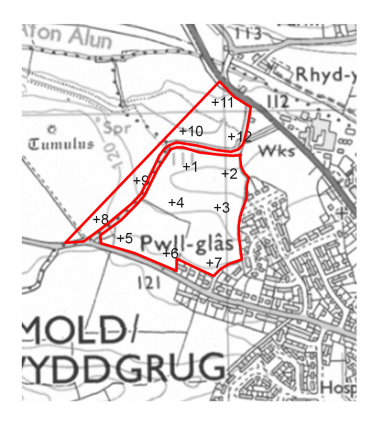
Log.	Site	De	pth	Texture	CaCO ₃	Colour	Mottle	abund-	stone%	stone%	Struct-	APwheat	AP potato	Gley	SPL	wc	Wetness	Final	Limiting	Soil
	No.	С	m				colour	ance	hard	chalk	ure	mm	mm				grade WE	Grade	Factor(s)	Map
_	1	0	30	mCL		10YR3/1			4			46	46			I	2	3b	Chemical	
		30	55	mCL		10YR4/3			8			34	37							
		55	120	SL		10YR5/2			15			61	19		F					1
											Total	142	103							
											MD	60	37							
									Droughti	ness grade	(DR)	1	1							
	2	0	33	mCL		10YR3/1			4			51	51			1	2	3b	Chemical	
		33	55	SL		10yR5/3			8			29	31							
		55	120	SL		10YR5/2			15			61	19		Ī					1
											Total	141	101							
											MD	59	35							
									Droughti	ness grade	(DR)	1	1							
	3	0	30	SCL		10YR3/1			8			42	42			1	2	3b	Chemical	
		30	45	SL		10yR5/3			15			19	19							
		55	120	SL		10YR5/2			25		·····	54	17		Ī.					1
											Total	115	78							
											MD	33	12							
									Droughti	ness grade	(DR)	1	1							

4	0	30	mCL	10YR3/1	8		44	44		1	2	3b	Chemical
	30	45	SL	10yR5/3	25		17	17					
	55	120	mS	10YR5/2	20		27	9	<u></u>				
						Total	88	70					
						MD	6	4					
					Droughtiness	grade(DR)	2	2					_
5	0	30	mCL	10YR3/1	8		44	44		1	2	3b	Chemical
	30	45	SL	10yR5/3	25		17	17					
	55	120	mS	10YR5/2	20		27	9	·				
						Total	88	70					
						MD	6	4					
					Droughtiness	grade(DR)	2	2					_
6	0	32	mCL	10YR3/1	8		47	47		I	2	3b	Chemica
	32	55	SCL	10yR5/3	25		25	26					
	55	120	SL	10YR5/2	20		58	18	г				
						Total	130	92					
						MD	48	26					
					Droughtiness	grade(DR)	1	1					_
7	0	30	mCL	10YR3/1	12		43	43		1	2	3b	Chemica
	30	55	SCL	10yR5/3	25		27	29					
	55	120	SL	10YR5/2	20		58	18	Г				
						Total	127	90					
						MD	45	24	<u></u>				
					Droughtiness	grade(DR)	1	1					_
8	0	25	mCL	10YR3/1	12		36	36		1	2	3b	Chemical
	25	<u>30</u>	SL	10yR5/3	25		6	6					
	30	55	SL	10yR5/3	25		27	29					
	55	120	SL	10YR5/2	20		58	18	Γ				
						Total	126	88					
						MD	44	22					
					Droughtiness	grade(DR)	1	1					_
9	0	25	mCL	10YR3/1	12		36	36		I	2	3b	Chemica
	25	<u>30</u>	SL	10yR5/3	25		6	6					
						_							

RAC 7776

	30	55	SL	10yR5/3			25		27	29					
	55	120	SL	10YR5/2			20		58	18	_				
								Total	126	88					
								MD	44	22					
							Droughtiness	grade(DR)	1	1					_
10	0	20	hCL	10YR3/1			5		31	31		//	3a	3b	Chemical
	20	40	С	10YR4/2	och	fmd	5		31	31					
	40	90	С	2.5Y5/2	och	cmd	5		46	46					
	90	120	mS	2.5Y5/2	och	cmd	5		14	0	p				
								Total	121	107					
								MD	39	41					
11	0	10	hCL	10YR3/1			5		15	15		//	3a	3b	Chemical
	10	70	С	2.5Y5/2	och	cmd	5		76	92					
	70	120	ZC	10YR5/2	och	mmd	5		38	0					
								Total	130	107					
								MD	48	41					
							Droughtiness	grade(DR)	1	1					_
12	0	30	mCL	10YR3/1			5		46	46		1	2	3b	Chemical
	30	50	SCL	10YR4/2			15		26	26					
	50	120	SL	10YR4/2			15		66	26					
								Total	138	97					
								MD	56	31					
							Droughtiness	grade(DR)	3a	2					
								5(,		_					

RAC 7776



Survey Area

.1 Auger Observation

.P1 Pit Observation

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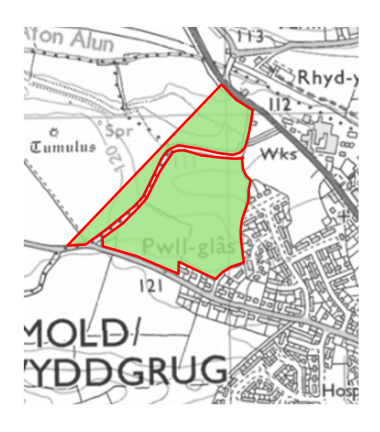
Scale 1:10000@A4

Figure RAC7776-1 Observation Map

Site: Land at Pwll-Glas, Mold

Client: Anwyl Homes Ltd





★ Grade 1 - excellent quality
 ★ Grade 2 - very good quality
 ★ Subgrade 3a - good quality

* Not Present

and most stitle land

Grade 4 - poor quality

Grade 5 - very poor quality

Subgrade 3b - moderate quality

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Scale 1:10000@A4

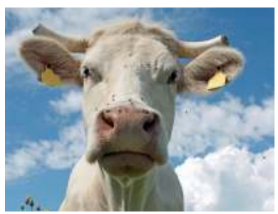
Figure RAC7776-2 Agricultural Land Classification Map

Site: Land at Pwll-Glas, Mold

Client: Anwyl Homes Ltd



WELSH GOVERNMENT









Assessment of Agricultural Land at Pwll-Glas, Mold

A brief evidence review to determine whether it is appropriate to use Category 4 Screening Values for contaminated land to inform the grading of agricultural land under the Agricultural Land Classification (ALC) system.

23rd July 2019





ADAS GENERAL NOTES

Project No.: 1010167-Pb-04-19 **Report Edition: 01** Title: Assessment of Agricultural Land at Pwll-Glas, Mold. Client: Welsh Government 23rd July 2019 Date: Office: Rosemaund Final Status: Author: Dr Fiona Nicholson **Technical reviewer** Leila Froud (csci) Project manager: Kirk Hill (MISoilSci)

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Where field investigations have been carried out, these have been restricted to a level of detail required to achieve the stated objectives of the work.

This work has been undertaken in accordance with the quality management system of RSK ADAS Ltd.





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EXECUTIVE SUMMARY

A brief evidence review was conducted to determine if it is appropriate to use contaminated

land Category 4 Screening Values (C4SVs) for potentially toxic elements (PTEs) to inform the

grading of agricultural land under the Agricultural Land Classification (ALC) system.

In UK agricultural soils receiving sewage sludge, PTE concentrations are controlled by The

Sewage Sludge (Use in Agriculture) Regulations and The Code of Practice for Agriculture Use

of Sewage Sludge. Controls on PTEs entering agricultural soils from livestock manures,

composts, digestates, 'wastes' and other sources often refer to the limits specified for

sewage sludge. On potentially contaminated sites, PTE concentrations are assessed against

Soil Guideline Values (SGVs) or C4SVs, which are based on modelled exposure pathways

pertaining to residential, allotment, commercial and public open space land uses. They are

not intended to be used for agricultural land use situations.

Agricultural land is graded based on the ALC scheme. There are no specific limit values for

soil PTE concentrations in ALC guidance, although an assessment is required of whether the

land is "unsuitable for growing crops for direct human consumption". It is not appropriate

to use C4SLs for ALC grading because these values were derived for non-agricultural land

uses. However, it would be pragmatic to use soil PTE limit values included in the Code of

Practice for Agricultural Use of Sewage Sludge as 'trigger values' to initiate further

investigation before deciding on the ALC classification.

Downgrading land at Gwernaffield Road, Pwll-Glas based on exceedance of the C4SL value

for lead (Pb) is not justified, because this limit refers to residential soils with home-grown

produce and is not intended to be used for agricultural land. The reported soil Pb

concentrations were very similar to normal background concentrations for non-urban areas

in Wales, thus the land is unlikely to be classified as contaminated under Part 2A of the

Environmental Protection Act. At the Denbigh Road site, Pb concentrations were

considerably higher than background levels indicating that this area is likely to be classified

as contaminated. In addition, many soil samples exceeded the limits for Pb, zinc and

cadmium specified in The Code of Practice for Agriculture Use of Sewage Sludge suggesting

that there may be grounds for downgrading the ALC in this part of the development site.

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1 INTRODUCTION AND OBJECTIVE

ADAS have been requested by the Welsh Government to provide a brief evidence review to determine whether it is appropriate to use Category 4 Screening Values for contaminated land to inform the grading of agricultural land under the Agricultural Land Classification (ALC) system. The request has arisen as the result of a planning application, whereby the applicant's consultant downgraded two areas of agricultural land at Pwll-Glas, Mold, North Wales from an ALC grade of 3a to 3b based on their chemical characteristics, following the detection of elevated soil lead concentrations.

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2 REVIEW OF LIMITS FOR POTENTIALLY TOXIC ELEMENTS IN SOILS

2.1 Potentially toxic elements in soils

Potentially toxic elements (PTEs) - also sometimes referred to as toxic metals or heavy metals – include arsenic (As), cadmium (Cd), chromium (Cr), copper (Cu), lead (Pb), mercury (Hg), nickel (Ni) and zinc (Zn). They are often associated with pollution and toxicity, although some, such as Cu and Zn, are essential for living organisms at low concentrations.

PTEs are present in soils as a result of soil formation processes from the weathering of bedrock, and natural (background) concentrations will vary widely depending on the composition of the underlying parent material. Soil PTE concentrations may be elevated above background levels due to pollution or contamination. For lead, the highest soil concentrations are usually close to areas of historic mining and smelting activity, or are associated with urban areas as a result of industrial activity and the use of lead in petrol (Rawlins *et al.*, 2012). PTEs, including Pb, may also be added to agricultural soils by the application of sewage sludge (biosolids), livestock manures, composts, digestates, fertilisers, plant protection products etc. (Nicholson *et al.*, 2003).

The Advanced Soil Geochemical Atlas of England and Wales (Rawlins *et al.*, 2012) presents data for soil samples (0-15 cm) collected for the National Soil Inventory (NSI) as described in McGrath & Loveland (1992). This reports that Pb concentrations in topsoil range from 13-10,000 mg/kg, with a mean of 81 mg/kg and a median of 49 mg/kg. More recently Normal Background Concentrations (NBCs) based on data from the NSI together with data from the BGS Geochemical Baseline Survey of the Environment (G-BASE) rural and urban topsoils were derived and indicate an NBC (principal domain) for Wales of 230 mg Pb/kg (see Table 6).

The fate and behaviour of PTEs in soils is influenced by a number of soil properties including the clay and organic matter content, redox conditions and soil pH. In general, the solubility and mobility of Pb are low, and only a small proportion of Pb in the soil is available for uptake by plants. At normal agricultural soil pH levels (pH 5-8), there is little modifying effect of pH on plant Pb uptake (e.g. Davies, 1990; Zhao et al., 2004).

Because PTEs can be toxic to humans, animals and plants, legislation is in place to measure and control concentrations in soils used for certain purposes. The following sections provide

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an overview of the different regulations, controls and PTE limits for agricultural soils and contaminated land.

2.2 Controls on PTEs in agricultural soils

2.2.1 The Sewage Sludge (Use in Agriculture) Regulations

The only legislation controlling PTE inputs to agricultural soils are The Sludge (Use in Agriculture) Regulations (SI, 1989) which aim to control the recycling of sewage sludge (biosolids) to agricultural land. The Regulations implement The Sludge Directive (Council Directive No. 86/278/EEC on the protection of the environment, and in particular of the soil, when sewage sludge is used in agriculture; EEC, 1986) and restrict the quantities of PTEs that can be applied to land from biosolids. The Regulations place legally binding limits on the amounts of Zn, Cd, Pb, Cu, Cr, Hg and Ni in biosolids that can be applied annually and also provide maximum soil metal concentrations above which biosolids cannot be applied (maximum permissible concentrations –MPCs). The Regulations are complemented by the Code of Practice for the Agriculture Use of Sewage Sludge (referred to hereafter as The Sludge Code of Practice; DoE, 1996) which sets lower MPCs for some PTEs (zinc and cadmium), and in addition provides recommendations on maximum loading rates for molybdenum (Mo), arsenic (As), selenium (Se) and fluoride (F).

The soil MPC for Pb is 300 mg/kg of dry soil i.e. sludge must not be applied to the soil if it will cause the Pb concentration to exceed this limit. Similar limits are in place for other PTEs (Tables 1 and 2 for arable and grassland, respectively) and have recently been incorporated in the requirements of the Biosolids Assurance Scheme (BAS, 2017).

Following implementation of the Sludge Regulations, two independent scientific reviews were conducted to determine possible risks to food safety, assess the potential long-term impact of repeated sludge application to agricultural land, and to confirm that the legislation put in place was sufficient to protect soil quality. These reviews were undertaken by the Steering Group on Chemical Aspects of Food Surveillance and an independent scientific committee (MAFF/DoE, 1993) and concluded that PTE uptake by plants was unlikely to pose a significant risk to food safety. The limits proposed by the Sludge Regulations were deemed sufficient to protect plants, animals, and humans from PTE toxicity. However, the reviews informed the decision to introduce lower soil MPCs in The Sludge Code of Practice for Zn (reduced to 200 mg/kg for soils of pH <7.0).

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Table 1. Maximum permissible concentrations of PTEs in biosolids amended arable soils (0-15cm)¹ and average annual addition rates over a 10 year period (DoE, 1996; Defra, 2018; BAS, 2017)

		n permissib soil (mg/kg	Maximum permissible average annual rate of			
	pH 5.0<5.5	pH 5.5<6.0	pH 6.0-7.0	pH	addition over 10 years (kg/ha)	
				>7.0		
Zinc	200	200	200	300	15	
Copper	80	100	135	200	7.5	
Nickel	50	60	75	110	3	
		For pH 5.0 a				
Cadmium		3			0.15	
Lead		30	0	15		
Mercury		1			0.1	
Chromium ²		40	0		15	
Molybdenum ²		4			0.2	
Selenium ²		3		0.15		
Arsenic ²	50 0.7			0.7		
Fluoride ²		50	0		20	

¹In order to comply with SI (1989) samples must be taken to a depth of 25 cm (or to the depth of the soil if less) before the first use of sludge and at least every twentieth year while sludge is being used on the site. For operational purposes, monitoring samples subsequent to the first statutory sample are taken to a depth of 15 cm to be consistent with agricultural practice.

Table 2. Maximum permissible concentrations of PTEs in biosolids amended grassland soils (0-7.5cm)¹ and average annual addition rates over a 10 year period (DoE, 1996; Defra, 2018; BAS, 2017)

		n permissib soil (mg/kg		ration in	Maximum permissible average annual rate of
	pH 5.0<5.5	pH 5.5<6.0	pH 6.0-7.0	pH >7.0	addition over 10 years (kg/ha)
Zinc	200	200	200	300	15
Copper	130	170	225	330	7.5
Nickel	80	100	125	180	3
		For pH 5.0 a	and above		
Cadmium		3			0.15
Lead		30	0		15
Mercury		1.5	5		0.1
Chromium ²		60	0		15
Molybdenum ²		4			0.2
Selenium ²		5			0.15
Arsenic ²		50)		0.7
Fluoride ²		50	0		20

¹In order to comply with SI (1989) samples must be taken to a depth of 25 cm (or to the depth of the soil if less) before the first use of sludge and at least every twentieth year while sludge is being used on the site. For operational purposes, monitoring samples subsequent to the first statutory sample are taken to a depth of 7.5 cm to be consistent with agricultural practice.

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²Values are advisory limits and not subject to the provisions of Directive 86/278/EEC

²Values are advisory limits and not subject to the provisions of Directive 86/278/EEC



However, questions remained about the risks to soil microorganisms. As a consequence, the Long-term Sludge Experiments (LtSE) were established in 1994 to determine the effects on soil fertility and microbial activity of PTEs in biosolids applied to agricultural soils (Gibbs *et al.*, 2006 a,b). Overall, there was no evidence that the PTE applications were damaging to soil microbial activity in the short term after the cessation of sludge cake addition. However, a recent meta-analysis using data from the LtSE found that there had been significant decreases in biomass carbon (C) in soils where the total concentrations of Zn and Cu were below the current UK statutory limits (Charlton *et al.*, 2016a). In a parallel study, Charlton *et al.* (2016b) reported a decrease in Rhizobium MPN (most probable number) in treatments with Zn, whilst no significant effect was noted with Cu. In contrast, application of biosolids predominantly contaminated with Cd appeared to have no effect on biomass C and Rhizobium MPN at concentrations below the current UK statutory limit (3 mg/kg).

Although the regulatory limits set in the EU Sludge Directive and the UK Sewage Sludge Regulations, and the guidelines in The Sludge Code of Practice, have been underpinned by numerous previous research studies and risk assessments, research is still being funded and published on this topic. A study by the Joint Research Council (JRC; the European Commission's science and knowledge service) published in 2012 reviewed the evidence base for 114 chemicals including 21 metals in biosolids samples originating from 15 different countries including the UK. The study found that all regulated metal concentrations were well below the legislative limits and concluded that the introduction of new (lower) threshold limits to the Sludge Directive was not justified (EC, 2012).

The Sludge Code of Practice contained a footnote commenting that "The permitted concentrations of zinc, copper, cadmium and lead are provisional and will be reviewed when current research into their effects on soil fertility and livestock is completed. The pH qualification of limits will also be reviewed with the aim of setting one limit value for copper and one for nickel across pH range 5.0<7.0 and therefore ensuring consistency with the approach adopted for zinc in response to the recommendations from the Independent Scientific Committee (MAFF/DOE 1993)". Although the Sludge Code of Practice has recently been reissued and is now available online (Defra, 2018), the soil MPCs for PTEs remain unchanged.

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2.2.2 Controls on other materials applied to agricultural land

Whilst there is no other UK legislation governing PTE applications to agricultural soils, a number of other provisions exist that will control the amount of PTEs entering soils from manures, organic materials and other sources. These often either refer to or are based on the limits specified in the Sludge Code of Practice (Table 1):

- The Nutrient Management Guide (RB209) (AHDB, 2019) points out that "certain materials spread on land can also contain low concentrations of pollutants, especially heavy metals which, following repeated applications, can accumulate in the soil. This could pose a risk to human health and the environment. Remediating soils which contain pollutants is difficult and costly, so it is important to prevent unacceptable levels of pollutants getting into the soil". It refers users to the statutory requirement to analyse topsoil for PTEs before spreading biosolids and to the limits in the Sludge Code of Practice (Defra, 2018).
- The Code of Good Practice for Soil, Water and Air (Defra, 2009) refers to soil contamination by PTEs or persistent organic chemicals. On fields which receive regular applications of pig and poultry manures, the advice is to monitor Zn and Cu concentrations in the manure and soil. Trigger values are given for when to seek advice when applying manures (or pesticides) namely 200 mg/kg for Zn and 80 100 mg/kg for Cu, i.e. based on DoE (1996).
- Quality Protocols (QPs) developed by WRAP and the Environment Agency set out criteria for the production of quality anaerobic digestate (WRAP/EA, 2009) and compost (WRAP/EA, 2012). If these criteria are met, the outputs from anaerobic digestion and composting are no longer considered to be wastes and can be applied to agricultural land without requiring an environmental permit from the Environment Agency (see below). The QPs contains good practice guidance for the application and use of quality materials. This includes the requirement to adhere to the maximum permissible annual rate of PTE addition over a 10 year period as per The Sludge Code of Practice (DoE, 1996). The receiving soil should also be analysed for PTEs (Pb, Cd, Cr, Hg, Cu, Zn, Ni) to ensure that the MPCs given by the Sludge Code of Practice are not exceeded.
- Natural Resources Wales and the Environment Agency (in England) regulate the spreading of waste-derived materials on farmland by issuing a landspreading permit under the Environmental Permitting Regulations (SI, 2016). These regulations ensure that the potential agronomic and economic benefits from waste recovery are balanced against the

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broader health and environmental risks. Guidance on how to comply with a landspreading

permit (EA, 2013) states that "in most cases it is important not to exceed the specified limits

of concentration of PTE's in soil as set out in the Code of Practice for Agricultural Use of

Sewage Sludge following treatment of the soil with a waste".

A set of Soil Screening Values (SSVs) for assessing ecological risk have been developed

and updated based on the available research evidence, to specify soil concentrations of

chemical substances below which there are not expected to be any adverse effects on

wildlife such as birds, mammals, plants and soil invertebrates, or on the function of soil

microbes (EA, 2017). The SSVs are intended to help the regulators to better review the

technical suitability of landspreading proposals submitted by an operator for a wider range

of chemicals (EA, 2017).

The SSVs (Table 3) are used to determine whether waste-derived materials can be spread to

land for agricultural and horticultural benefit, and site restoration. They are primarily derived

from soil ecotoxicity data which uses soil dose-response data for a range of key soil

organisms. In Environmental Permitting risk assessments, the EA compare the SSVs (referred

to as 'safe levels' in soils) with the amount of PTEs and organic pollutants added as a result

of landspreading, in order to screen out low risk activities and focus on high risk ones (EA,

2017). It is not intended that SSVs alone are used to assess the acceptability of any

landspreading activity; the benefits of waste recovery and other factors (e.g. background soil

concentrations) as well as receptors that may be affected (e.g. human health) should also be

considered.

The SSVs for PTEs differ from the soil limits in the Sludge Code of Practice in that site-specific

soil properties (i.e. pH, organic matter content, clay content and cation exchange capacity),

which may influence PTE bioavailability and toxicity, can be taken into account to adjust the

generic SSV. In addition, for vanadium (V) and Zn, representative soil background

concentrations can be added to the SSV for comparison with the measured total PTE

concentration in the soil (the added risk approach).

There are SSVs for cobalt, silver, V and antimony which are not covered by the Sludge Code

of Practice because these are elements for which ecotoxicity data has only started to become

available relatively recently. Conversely, SSVs have not been set for Pb, Hg, Se, As and F.

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Table 3. Generic and normalised (site specific) SSVs (EA, 2017)

PTE	Generic SSV (mg/kg dw)	Normalised SSV (mg/kg dw) ¹
Antimony	37.0	-
Cadmium	0.6	-
Cobalt	4.2	17.2
Copper	35.1	67.6
Molybdenum	5.1	62.1
Nickel	28.2	44.6
Silver	0.3	0.9
Vanadium	19.0	19.0
Zinc	59.7	103.4

¹SSV adjusted based on the following default soil properties: pH=5.5; organic matter content = 3.4 wt%; clay content =10 wt%

Note: the soil sampling depth is recommended to be 7.5 cm for grassland and 15 cm for arable land.

SSVs do not apply to biosolids recycled to land via the Sludge (Use in Agriculture) Regulations (SI, 1989) (see Section 7.1.1) or to quality compost and digestates; these are not considered to be 'wastes' and are controlled as previously described.

2.3 PTE limits and contaminated land.

2.3.1 Soil Guideline Values

The Environment Agency issued Soil Guidance Values (SGVs) in line with UK guidance provided in Contaminated Land Report 11 (EA, 2004). The SGVs were derived using the CLEA software; full details of the principles and methods used are described in two science reports (EA, 2009a; b).

The SGVs and supporting technical guidance (EA, 2009a; b) are intended to assist with the assessment of long-term risk to health from human exposure to chemical contamination in soil. There are different SGVs according to land-use (residential, allotments, commercial) because this affects the number and type of people who may be exposed to soil contamination, and the exposure pathways. Note that SGVs are not specified for agricultural land use.

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Table 4. Soil Guideline Values for PTEs (mg/kg dry weight) for the assessment of potentially contaminated land (EA, 2009b).

PTE	Residential	Allotment	Commercial
Arsenic (inorganic)	32	43	640
Nickel	130	230	1800
Mercury:			
-elemental	1.0	26	26
-inorganic	170	80	3600
-methyl	11	8	410
Selenium	350	120	13000
Cadmium	10	1.8	230

Notes: the SGV for lead (450 mg/kg) has now been withdrawn; the SGVs for arsenic and cadmium have been superseded by C4SLs.

Soil sampling methodology and sampling depth not specified, however the soil data, including soil depth, should be representative of the exposure scenario being considered. The samples are assumed to be representative of the contaminant concentration throughout the soil volume (EA, 2009a)

SGVs are 'trigger values' for screening-out low risk areas of land contamination. They give an indication of representative average levels of chemicals in soil below which the long-term health risks are likely to be minimal. Exceeding an SGV does not mean that remediation is always necessary, although in many cases further investigation and risk evaluation will be undertaken. SGVs are only available for a limited number of chemical substances including some PTEs (Table 4). However, the framework reports and software provide a starting point for the assessment of a much wider range of chemicals. Professionals and regulators assessing risks to health from land contamination are not required to use SGVs and the supporting technical guidance; alternative approaches can be used provided that they satisfy the legislative requirements.

2.3.2 Category 4 Screening Levels

A revised Statutory Guidance to support Part 2A of the Environmental Protection Act 1990 (which is the legislative framework for dealing with contaminated land) was published in 2012. This introduced a new four-category system for classifying land in terms of 'Significant Possibility of Significant Harm to human health' (Defra, 2012a), where Category 1 includes land where the level of risk is clearly unacceptable and Category 4 includes land where the level of risk posed is acceptably low.

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Category 4 Screening Levels (C4SLs) are generic screening values to show whether land is within Category 4, i.e. where there is 'no risk or the level of risk is low'. Where they exist, they replace the previous SGVs and provide a higher simple test for deciding whether land is suitable for use and not contaminated. The C4SLs were developed as part of Defra project SP1010 (Development of Category 4 Screening Levels for Assessment of Land Affected by Contamination; Defra, 2014a) using a modified version of the CLEA framework. They are currently available for 6 substances, including As, Cd, Cr and Pb, and four generic land uses i.e. residential, allotments, commercial and public open space (Table 5). Because they are based on exposure modelling assessments for the specified land uses, they cannot be assumed to be applicable to agricultural land, where the exposure pathways may be very different. For example, the CLEA model includes indoor exposure pathways such as dermal contact and dust inhalation, which are not applicable to an agricultural soil environment.

Table 5. Final Category 4 Screening Levels for PTEs (mg/kg dry weight) for the assessment of potentially contaminated land (Defra, 2014b).

PTE	Residential (with home grown produce)	Residential (without home grown produce)	Allot- ments	Comm- ercial	Public Open Space 1	Public Open Space 2
Arsenic	37	40	49	640	79	170
Cadmium	22	150	3.9	410	220	880
Chromium VI	21	21	170	49	21	250
Lead	200	310	80	2300	630	1300

Note: soil sampling methodology and sampling depth not specified

Clear guidance on using C4SLs is given in a Defra policy document (Defra, 2014b). Before using C4SLs, it is important to understand their derivation and limitations, and that they are applicable to most, but not all sites. Even if levels of the substances exceed C4SLs, this does not automatically mean the land should be designated as contaminated. C4SLs are intended as an initial screen; where concentrations exceed the C4SL they should be compared with normal background concentrations for that area. If concentrations are higher than the C4SL but within normal background concentrations for that area, the site would not normally be considered to be contaminated under Part 2A of the Environmental Protection Act unless there was reason to consider otherwise.

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For lead, advances in the understanding of Pb toxicology have resulted in some C4SLs that are lower than the normal background concentration of lead (Table 6). Thus Defra (2014b) recommends that "a pragmatic approach for lead would be to recommend the use of the 'normal' background concentration when the land use and domain permit (for example, providing other site and contaminant specific characteristics such as chemical form, bioavailability, soil depth, site use, etc. are comparable between the background and the site under investigation) so as not to disproportionately target land where there is widespread diffuse pollution of lead".

Table 6. Normal background concentrations (NBCs) of lead (mg/kg) in England and Wales (Defra, 2014b)

	Principal domain	Urban domain	Mineralisation domain 1
England	180	820	2400
Wales	230	890-1300	280

Note: NBCs are contaminant concentrations that are seen as typical and widespread in topsoils (depth 0-15 cm) and include contributions from both natural and diffuse anthropogenic sources. Detailed information on the derivation of NBCs can be found in Defra project SP1008 (Defra, 2012b) and in Ander *et al.* (2013). Technical guidance sheets for England (Defra, 2012c) and Wales (Defra, 2013) are also available.

2.4 Summary

The controls and limit values for PTEs in soils in the UK have been developed over time to meet the different requirements and objectives of the various regulatory regimes.

The Sludge Code of Practice sets maximum permissible concentrations (MPCs) of PTEs in agricultural soils where biosolids are applied; biosolids cannot be spread on land if this means that the MPCs will be exceeded. These concentrations were set to ensure that "human, animal or plant health is not put at risk" (DoE, 1996). They were based on the best scientific evidence available at the time, although a more recent study has concluded that the introduction of new (lower) limits is not justified (EC, 2012). The limits have subsequently been used in the Quality Protocols for compost and anaerobic digestate, and in guidance pertaining to other organic material applications to agricultural land.

Soil Screening Values (SSVs) specify soil concentrations of chemical substances below which there are not expected to be any adverse effects on wildlife or on the function of soil microbes. They are intended to help the regulators to better review proposals for the landspreading of wastes - for agricultural and horticultural benefit, and site restoration - in order to screen out low risk activities and focus on high risk ones.

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Category 4 Screening Levels (C4SLs) are precautionary screening values which are intended to indicate whether land is suitable for use as residential, allotments, commercial and public open space. They are based on human exposure modelling assessments and assume that people are living and/or working on land being used for the specified purposes. Unlike SSVs, they do not take into account any potential effects on wildlife or soil health.

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3 ASSESSMENT OF AGRICULTURAL LAND AT PWLL-GLAS

In this section the findings and conclusions of the reports on which the decision to downgrade the two areas of agricultural land at Pwll-Glas was based are summarised.

3.1 Report by Reading Agricultural Consultants

In November 2017, a report on the Agricultural Land Classification (ALC) and soil resources for the land at Pwll-Glas, Mold, North Wales was issued in response to an instruction from Anwyl Homes Ltd by Reading Agricultural Consultants Ltd (RAC, 2017).

The report states that the guidance for assessing the quality of agricultural land in England and Wales published in 1998 by the Ministry of Agriculture Fisheries and Food (MAFF, 1988) has been followed, whereby agricultural land is graded based on the extent to which physical or chemical characteristics impose long-term limitations on agricultural use.

To assess the chemical characteristics of the site, Reading Agricultural Consultants draw on data provided in a Geo-Environmental Investigation Report prepared by Robert E Fry and Associates Ltd for the Gwernaffield Road site (REFA, 2018a). The Geo-Environmental Investigation Report identified 9 out of 20 soil samples containing Pb concentrations greater than 200 mg/kg, which exceeds the C4SL for the assessment of land affected by contamination. Based on this information, Reading Agricultural Consultants state that: "The topsoil is considered unsuitable for reuse within the garden areas of the proposed development and is also unsuitable for growing crops for direct human consumption".

Reading Agricultural Consultants then refer to Section 3.3 of the ALC guidelines (MAFF, 1988) which states that in relation to toxic elements which could adversely affect plant growth or are potentially harmful to animals or humans (i.e. Zn, Cu, Pb, Cd, Hg, As, Ni, Cr and F) "Land will not be graded higher than Subgrade 3b if it is considered to be unsuitable for growing crops for direct human consumption."

Because the Pb concentrations in some of the sampled soils exceeded the C4SL, the entire site was therefore considered to be unsuitable for growing crops for direct human consumption and could not, as a result, be classified higher than Subgrade 3b.

3.2 Supporting REFA report for Gwernaffield Road

The Geo-Environmental Investigation Report prepared by Robert E Fry and Associates Ltd (REFA, 2018a) for the Gwernaffield Road site reported on the analysis of soil samples for a

suite of PTEs. The report methodology was based on the premise that the site will be

developed on a private residential basis with large areas of private gardens. "Accordingly the

site usage has been considered on the basis of an end land use of residential as defined by

EA Science Report SC050021/SR3 2009 in relation to the most recent soil guideline values."

The site has had a history of agricultural use.

The sampling methodology states that 30 samples of 'topsoil and 'natural strata'

representative of shallow ground conditions, were retained for chemical analysis. A PTE

analysis suite was undertaken on 20 topsoil samples (depth 0-10cm or 0-15cm) including As,

Cd, Cr (total), Cu, Pb, Hg, Ni, Se and Zn. In addition, 10 samples of the 'natural strata' (depth

0-40cm or 0-50cm) were analysed for Pb only. This was because a 'Geo-Insight report',

referred to in REFA (2018a) but not available for review here, included estimated geometric

mean soil concentrations for various elements. This report suggested that whilst the majority

of soil PTE concentrations were anticipated to be below tier 1 assessment criteria in relation

to human health effects, elevated concentrations of Pb had been noted. It was therefore

recommended that "lead analysis should be carried out to the underlying natural strata to

confirm that it does not contain elevated concentrations of lead that may be at a harmful

concentrations to long term end users of the site".

Appendix K of the report details the test results from Exova Jones Environmental and Table

8 of the report, reproduced below, shows the summary data for the 20 'topsoil' samples.

The report compared the soil Pb concentrations to the C4SLs published by Defra (2014b)

using the C4SL value of 200 mg/kg which relates to residential soils with home grown

produce. Table 8 reproduced below shows that of the 20 'topsoil' (0-10 or 15cm depth)

samples tested, 9 exceeded the C4SL, although none were higher than 300 mg/kg (mean 200

mg/kg; see Table 7).

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Table 8: Summary of Contamination Analysis: Metals & Inorganics - Topsoil					
	No. of Samples	Range of Values (mg/kg)	Assessment Criteria (mg/kg)	No. of Samples Failing	Locations
Arsenic	20	9.3 – 19.2	37³	0	-
Cadmium	20	0.3 – 1.0	11.0³	0	-
Chromium (total)	20	39.8 - 68.4	910³	0	-
Copper	20	20.0 - 40.0	2400³	0	-
Lead	20	17.0 – 293.0	200¹	9	TP01-0.1, TP03-0.1, TP04- 0.1, TP04-0.15, TP15-0.15, TP17-0.1, TP18-0.1, TP20- 0.1, TP28-0.15
Mercury	20	<0.1	40³	0	-
Nickel	20	19.6 – 37.9	180³	0	-
Selenium	20	<1.0	250³	0	-
Zinc	20	120 – 200	3700³	0	-
Total Cyanide	20	0.6 – 1.1	34.2 ³	0	-
Phenol	20	<0.15 – 0.71	120³	0	-
ρΗ	20	5.92 - 7.36	-	0	-
SOM	20	3.85 - 12.55	-	0	-
SO ₄ (2:1)	20	<0.001 - 0.009	0.5⁴	0	-

DEFRA: SP1010: Category 4 Screening Levels

ND - None Detected

Note: there is an error in the above table. The range of Pb concentrations should be 105 – 293 mg/kg and not 17 - 293 mg/kg (see Table 1)

The majority of topsoil samples were taken from a depth of 0-10 cm. The standard recommended depth for sampling agricultural soils for PTE analysis is 15 cm for arable and 7.5 cm for grassland soils (AHDB, 2018) and it is not clear from the report why a non-standard sampling depth was chosen. SGV guidelines (EA, 2009a) state that for residential or allotment land use "the critical soil volume is the area of an individual garden, communal play area or working plot from the surface to a depth of between 0.5m and 1.0m." The results for the samples taken to a depth of 40 or 50 cm were not mentioned in the report, however the laboratory analysis results show that these had much lower Pb concentrations with none exceeding 70 mg/kg (mean 36 mg/kg; see Table 7).

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Title of report: Assessment of Agricultural Land at Pwll-Glas, Mold

Atkins Atrisk SSV residential without home grown produce (1% SOM)

LQM and CIEH S4UL's for Human Health Risk Assessment (Registration No. S4UL 3265)

residential with home grown produce (1% SOM) BRE Special Digest 1:2005 DS-1 (units in g/l)



Table 7. Lead concentrations at each sampling point and depth. Laboratory analysis data from Exova Jones taken from Appendix1 of REFA (2018a).

Sample depth 0-10cm			Sample depth 0-50cm			
Sample	Sample	Pb	Sample	Sample	Pb	
No	id	(mg/kg)	No	id	(mg/kg)	
1	TP01	272	2	TP02	65	
3	TP03	234	5	TP05	49	
4	TP04	203	9	TP09	29	
6	TP07	177	13	TP12	26	
7	TP08	128	17	TP15	54	
8	TP09	193	19	TP16	32	
10	TP10	163	24**	TP19	22	
11	TP11	181	26**	TP21	17	
12	TP12	105	28	TP25	27	
14*	TP13	192				
15*	TP14	293				
16*	TP15	218				
18*	TP16	181				
20	TP17	292				
22	TP18	239				
23	TP19	140				
25	TP20	229				
27	TP22	175				
29*	TP28	220				
30*	TP29	156				
	Mean	200		Mean	36	

^{*}Sample depth 0-15cm

The report concluded that "Chemical analysis has identified numerous elevated concentrations of lead within the topsoil material and therefore the topsoil is considered unsuitable for reuse within the garden areas of the proposed development". However, it does not appear that the soil Pb concentrations were compared with normal background Pb concentrations in the area as recommended in the Policy Companion Document for using C4SLs (Defra, 2014b). Taking the values in Table 6 for Wales, this would indicate that normal background Pb concentrations for non-urban areas are likely to be in the range 230-280 mg/kg, which is very similar to those reported in Table 7 (mean 200 mg/kg). Thus according to Defra (2014b), "it is not envisaged that [the] site would be determined as contaminated under Part 2A (unless there was a reason to consider otherwise)."

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^{**}Sample depth 0-40cm

3.3 REFA report for Denbigh Road

As with the Gwernaffield Road site, the Geo-Environmental Investigation Report prepared

by Robert E Fry and Associates Ltd for Denbigh Road was based on the assumption that the

site would be developed on a private residential basis with large areas of private gardens

(REFA, 2018b). The site previously contained a factory pond and a sand and gravel quarry; it

is currently being used as agricultural grazing land.

The sampling methodology states that 11 samples (at a range of depths from 0-10 cm to 0-

70 cm) were taken of topsoil and made ground from soil bunds, which may be retained

within the proposed residential development. The natural strata at this site were not

considered to contain elevated concentrations of contaminants and hence were not

sampled. All samples were analysed for PTEs (As, Cd, Cr (total), Cu, Pb, Hg, Ni, Se and Zn).

Appendix K of the report details the test results from Exova Jones Environmental and Table

8 of the report, reproduced below, shows the summary data for the 11 samples. All of the

samples tested exceeded the C4SL for Pb of 200 mg/kg, and most were higher than the 300

mg Pb/kg Code of Practice limit for agricultural soils receiving sewage sludge (Table 8). In

addition, many samples exceeded the sludge limit values for Zn (200 mg/kg) and Cd (3

mg/kg). However, it should be noted that the depth at which the samples were taken varied

greatly and none were taken to 15cm or 7.5cm which is the standard for arable and grassland

soils respectively (AHDB, 2018).

The report concluded that "Chemical analysis has identified numerous elevated

concentrations of lead within the topsoil material and therefore the topsoil and bund

material is considered unsuitable for reuse within the proposed garden and landscaped areas

of the development".

The soil Pb concentrations have not been compared with normal background concentrations

in the area as recommended in the Policy Companion Document for using C4SLs (Defra,

2014b). However, Table 6 indicates that normal background Pb concentrations in Wales for

non-urban areas are in the range 230-280 mg/kg and in urban areas 890-1300 mg/kg. The

values in Table 8 mostly exceed these background values by a large margin indicating that

this site is likely to be considered as contaminated under Part 2A of the Environmental

Protection Act.

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Title of report: Assessment of Agricultural Land at Pwll-Glas, Mold

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	No. of Samples	Range of Values (mg/kg)	Assessment Criteria (mg/kg)	No. of Samples Failing	Locations
Arsenic	11	6.4 - 25.1	37³	0	-
Cadmium	11	0.6 - 36.4	11.0 ³	2	TP01 – 0.1m, TP02 – 0.2m
Chromium (total)	11	35.4 - 77.9	910³	0	-
Copper	11	20.0 - 97.0	2400³	0	-
Lead	11	288 - 13,380	200¹	11	All samples
Mercury	11	<0.1 – 0.4	40³	0	-
Nickel	11	23.5 – 47.2	180³	0	-
Selenium	11	<1.0 – 2.0	250 ³	0	-
Zinc	11	146.0 - 5,192	3700³	1	TP01 – 0.1m
Total Cyanide	11	<0.5 – 0.8	34.2 ²	0	-
Phenol	11	<0.15 – 0.24	120³	0	-
рН	11	4.87 – 8.37	-	0	-
SOM	11	0.46 - 8.63	-	0	-
SO ₄ (2:1)	11	<0.0015 - 0.02	0.5⁵	0	-
Asbestos	2	ND	Present/Absent	0	-

ND - None Detected

Table 8. Lead, cadmium and zinc concentrations at each sampling point. Laboratory analysis data from Exova Jones taken from Appendix1 of REFA (2018b).

Sample No	Sample id	Depth (cm)	Pb (mg/kg)	Cd (mg/kg)	Zn (mg/kg)
1	TP01	10	13380	36.4	5192
2	TP02	20	12040	13.5	2265
3	TP04	30	498	1.3	285
4	TP05	20	8777	10.1	2088
5	TP04	70	9171	8.0	1565
6	TP08	10	1167	1.3	263
7	TP10	20	5261	2.9	755
8	TP11	10	288	0.6	146
9	TP13	10	3503	2.3	516
10	S1	-	2666	11.3	2263
11	S2	-	2666	4.1	668

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Title of report: Assessment of Agricultural Land at Pwll-Glas, Mold

DEFRA: SP1010: Category 4 Screening Levels
Atkins Atrisk SSV residential without home grown produce (1% SOM)
LQM and CIEH S4UL's for Human Health Risk Assessment (Registration No. S4UL 3265) residential with home grown produce (1% SOM) BRE Special Digest 1:2005 DS-1



4 AGRICULTURAL LAND CLASSIFICATION

Guidelines and criteria have been published for grading the quality of agricultural land using the Agricultural Land Classification (ALC) of England and Wales (MAFF, 1988). The ALC provides a framework for classifying land according to the extent to which it's physical or chemical (e.g. high levels of PTE's) characteristics impose long- term limitations on agricultural use.

There is no indication as to which PTE limit values should be used in the ALC assessment process. The guidelines simply state that "Toxic elements can occur at levels which adversely affect plant growth (phytotoxicity) or are potentially harmful to animals or man (zootoxicity). The most commonly occurring toxic elements are zinc, copper, lead and cadmium although others including mercury, arsenic, nickel, chromium and fluorine are also found. High concentrations of these elements are most likely to be associated with spoil heaps from metalliferous mining, industrial waste and sewage disposal. The level of toxicity depends on the type, form and concentration of elements present and on complex chemical interactions which may be influenced by soil pH, texture and organic matter content. It is therefore not practicable to indicate precise concentrations as limits for grades or subgrades".

The guidelines go on to say that "the effect of soil toxicity on grading is assessed in relation to the effects on plant growth and any limitations placed on the management or use of the land, such as restrictions on cultivation (which may bring contaminated material to the surface), stocking levels or grazing periods, or on the use made of produce obtained from it. Land will not be graded higher than Subgrade 3b if it is considered to be unsuitable for growing crops for direct human consumption. Land which is limited to grass production and on which there are significant restrictions on grassland management will be no better than Grade 4. Where only extensive grazing is possible the land will be Grade 5 and, where it is unfit for all forms of agricultural production, can be regarded as non-agricultural".

The question is, therefore, how to assess whether the land is "unsuitable for growing crops for direct human consumption". It is not appropriate to use the C4SL values, as these have been derived for different (non-agricultural) land uses and are based on outputs from exposure modelling which are not necessarily applicable or appropriate in an agricultural soil context.

Given that the soil MPCs for PTEs in the Sewage Sludge Code of Practice were developed specifically to protect agricultural soils receiving sewage sludge applications, and that they

have been widely adopted and incorporated into UK guidance for landspreading other

organic materials and wastes, it would seem pragmatic that these limits should be adopted

when assessing ALC. Clearly, considerations such as soil pH, texture and organic matter

content still need to be taken into account when making an ALC assessment, but the MPCs

could be used as 'trigger values' for further investigation rather than as a rigid cut-off point

for grading soils.

It is also important that any guidelines on measuring soil PTE concentrations for ALC should

consider sampling methodologies. Guidance for taking topsoil samples for the assessment

of pH and nutrients states that the standard depth of sampling is 15cm for arable and field

vegetables, and 7.5 cm for grassland (AHDB, 2018). This is important for PTEs which are

relatively immobile in soils and hence tend to accumulate in the soil surface layers when

there is little or no mixing of the topsoil. Taking soil samples to a lesser depth could result

in over-estimation of topsoil PTE concentrations, and vice versa. Sampling depths of 15cm

for arable and 7.5cm for grassland soils when measuring soil PTE concentrations are also

specified in DoE (1996), Defra (2018) and BAS (2017), although the Sludge (Use in

Agriculture) Regulations SI (1989) specify a sampling depth of 25cm prior to the first

application of biosolids (see Tables 1 and 2). Furthermore, both the NSI/Soil Geochemical

Atlas (McGrath & Loveland, 1992; Rawlins et al., 2012) and the more recent G-BASE data

used to derive Normal Background Concentrations (see Table 6) use a sampling depth of 0-

15 cm.

It is also important to take a representative soil sample or samples following published

guidelines for agricultural soils (AHDB, 2018). Furthermore, any ALC assessment should

consider the spatial distribution of any PTEs that exceed agreed thresholds across the site.

For example, the Gwernaffield Road site at Pwll Glas has a large contiguous block with Pb

levels that do not even exceed the C4SL, let alone the Sewage Sludge Code of Practice

thresholds.

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5 SUMMARY AND CONCLUSIONS

PTE concentrations in agricultural soils receiving sewage sludge are controlled by the
 EU Sludge Directive and implemented in the UK in The Sewage Sludge (Use in Agriculture)
 Regulations and The Code of Practice for Agriculture Use of Sewage Sludge.

• Controls on the amount of PTEs entering agricultural soils from livestock manures, composts, digestates, 'wastes' and other sources are often based on or refer to the limits specified for sewage sludge.

• Research published in 2012 by the EC Joint Research Council concluded that the introduction of new (lower) threshold limits to the Sludge Directive was not justified.

• PTE concentrations in potentially contaminated site are assessed against SGVs or Category 4 Screening Level Values. These were developed using the CLEA model based on exposure pathways pertaining to residential, allotment, commercial and public open space land uses. They are not intended to be used for agricultural land use situations.

 Agricultural land is graded based on the ALC scheme, which provides a framework for classifying land according to the extent to which its physical or chemical characteristics (including PTE concentrations) may limit agricultural use.

• ALC guidelines do not place specific limit values for soil PTE concentrations, but require an assessment of whether the land is "unsuitable for growing crops for direct human consumption".

• It is not appropriate to use C4SL values for ALC as these were derived for non-agricultural land uses, based on outputs from exposure modelling which are not necessarily applicable for agricultural soils.

• It would seem pragmatic that soil MPCs for PTEs specified in the Code of Practice for Agricultural Use of Sewage Sludge should be used as 'trigger values' which would initiate further investigation before deciding on the ALC classification. These were developed specifically to protect agricultural soils, and have been reviewed and deemed appropriate to protect plants, animals and humans.

• We suggest that the downgrading of land at Gwernaffield Road, Pwll-Glas based on 9 out of 20 samples exceeding the C4SL value for Pb of 200 mg/kg was not justified, because this limit refers to residential soils with home-grown produce and is not intended to be used

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for agricultural land. No soil samples exceeded the limit of 300 mg/kg Pb for sewage sludge applications to agricultural land.

- In addition at Pwll-Glas, soil Pb concentrations were not compared with normal background Pb concentrations in the area as recommended in policy advice. The reported values at the Gwernaffield Road site were very similar to normal background Pb concentrations for non-urban areas in Wales, thus the land is unlikely to be classified as contaminated under Part 2A of the Environmental Protection Act.
- At the Denbigh Road site, Pb concentration were considerably higher than normal background levels indicating that this part of the development site is likely to be classified as contaminated. In addition, many samples exceeded the limits for Pb, Zn and Cd in the Sludge Code of Practice suggesting that there may be grounds for downgrading the ALC of this part of the development site.

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