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Delun Gibby  
Pembrokeshire Coast National Park Authority  
Llanion Park  
Pembroke Dock  
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SA72 6DY

Eich cyfeirnod Your reference	PE486
Ein cyfeirnod Our reference	DH
Dyddiad Date	4 December 2018
Linell uniongyrchol Direct line	0300 0256004
Ebost Email:	<a href="mailto:amadminplanning@gov.wales">amadminplanning@gov.wales</a>

Dear Ms Gibby,

**Ancient Monuments and Archaeological Areas Act 1979**  
**Section 2 and Schedule 1**  
**Application for Scheduled Monument Consent**  
**Proposed works at: Enclosure site on Allt Pen- Gegin- Isaf (PE486)**

I refer to your application of 5 September 2018 for scheduled monument consent to carry out the removal of all conifer trees at the above scheduled monument.

You declined the opportunity of appearing before, and being heard by, a person appointed for that purpose, afforded to you in the letter of 28 November 2018. Nor have you submitted any further representations in support of your case.

The proposed works can be carried out without detriment to the historic or archaeological integrity of the monument. The works accord with the sustainable development principle and contribute towards the well-being goals defined in the Wellbeing of Future Generations (Wales) Act 2015.

Accordingly, the Welsh Ministers hereby grant scheduled monument consent for the works described at paragraph 4 of the application of 5 September 2018, subject to the following conditions.

Conditions

1. that the works shall be carried out in accordance with the plans and documents submitted to Cadw on 6<sup>th</sup> and 11<sup>th</sup> November 2018. No variations are permitted unless they have been authorised in advance in writing by Cadw;
2. that scrub and other vegetation shall be felled above ground level, with stumps left to rot in-situ;
3. that work should be carried out in dry weather so as to minimise ground disturbance;

Mae Gwasanaeth Amgylchedd Hanesyddol Llywodraeth Cymru (Cadw) yn hyrwyddo gwaith cadwraeth ar gyfer amgylchedd hanesyddol Cymru a gwerthfawrogiad ohono.

The Welsh Government Historic Environment Service (Cadw) promotes the conservation and appreciation of Wales's historic environment.

Rydym yn croesawu gohebiaeth yn Gymraeg ac yn Saesneg.  
We welcome correspondence in both English and Welsh.



BUDDSODDWR MEWN POBL  
INVESTOR IN PEOPLE



4. that all cut timber / vegetation shall be removed from the scheduled area, and no burning shall take place within it.;
5. that no vehicular tracking shall take place within the scheduled area; and
6. that the applicant shall prepare a short report on the works, including photographs showing the area affected before work begins, work in progress and on completion. A draft copy of the record shall be sent to the Welsh Ministers within two months of the completion of work on site. Following acceptance by the Welsh Ministers, a final copy of the report shall be submitted to Cadw.

Section 2(6) of the 1979 Act provides that non-compliance with a condition attached to a grant of scheduled monument consent shall be an offence.

By virtue of Section 4 of the 1979 Act if no works to which this consent relates are executed or started within 5 years from the date of this letter, the consent shall cease to have effect at the end of that period (unless it is revoked in the meantime).

This letter does not convey any approval or consent required under any enactment, bylaw, order or regulation other than Section 2 of the Ancient Monuments and Archaeological Areas Act 1979. It is the responsibility of the applicant to obtain any such approval or consent where necessary.

Your attention is drawn to the provisions of Section 55 of the 1979 Act under which, if you are aggrieved by the decision given in this letter, you may challenge its validity by an application made to the High Court within six weeks from the date when the decision is given. The grounds on which an application may be made to the court are:

- a) that a decision is not within the powers of the Act (that is, the Welsh Government has exceeded its powers);
- b) that any of the relevant requirements have not been complied with and the applicant's interest has been substantially prejudiced by the failure to comply.

"The relevant requirements" are defined in Section 55 of the 1979 Act and you are advised to seek legal action before taking any action.

Yours sincerely,

Denise Harris  
Policy and Protection