Tree Felling

getting permission

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Introduction

The Forestry Commission is the Government Department responsible for forestry in Great Britain. It protects Britain’s forests and encourages good forestry practice by setting standards, giving advice, providing information and by offering grants for expanding, regenerating and managing forests and woodlands. It also controls the felling of trees and issues felling licences.

This booklet tells you what you need to know about getting permission to fell any trees for yourself or for someone else. It is for guidance only and is not a legally binding interpretation of the legislation (the Forestry Act 1967 as amended). If you are unsure as to whether you require a licence, speak to your nearest Forestry Commission office for guidance before you start any tree felling. (See the separate leaflet “Conservancies Directory” for your local Forestry Commission office)

Getting permission from the Forestry Commission to fell trees

You normally need to get permission from us to fell growing trees. This is usually given in a Felling Licence or an approval under a Dedication Scheme. In certain circumstances you may also need special permission from another organisation for any proposed felling. This sometimes applies even if you do not need a Felling Licence (see page 3).

Everyone involved in the felling of trees, whether doing the work or by engaging others, eg. the owner, agent, timber merchant or contractor, must ensure that a licence or approval under a Dedication Scheme has been issued before any felling is carried out or that one of the exceptions apply. They must also ensure that the work is carried out in accordance with the terms of a Forestry Commission permission. If there is no licence or other valid permission, or if the wrong trees are felled, anyone involved can be prosecuted.

Do not begin felling until we have issued a licence or other permission. Any felling carried out without either a licence or other permission is an offence, unless it is covered by an exception.
Felling that does not need our permission

In any calendar quarter*, you may fell up to 5 cubic metres on your property without a licence as long as no more than 2 cubic metres are sold.

(*1 Jan to 31 March, 1 April to 30 June, 1 July to 30 September and 1 October to 31 December.)

Contact your local Forestry Commission office if you are not certain whether these exceptions apply.

Certain types of felling do not need permission from the Forestry Commission. The Forestry Act 1967, as amended, and related regulations give these exceptions in full. The main categories are listed below:

1. Lopping and topping (which usually includes tree surgery, pruning and pollarding).

2. Felling included in an approved Dedication plan, or approved under the Woodland Grant Scheme before 1 April 1998.

3. Felling fruit trees, or trees growing in a garden, orchard, churchyard or designated public open space (eg. under the Commons Act 1899).

4. Felling trees which, when measured at a height of 1.3 metres from the ground:
   - have a diameter 8 centimetres or less; or
   - if thinnings, have a diameter of 10 centimetres or less; or
   - if coppice (ie. managed by cutting to promote multi-stemmed growth arising at or near ground level) or underwood, have a diameter of 15 centimetres or less.

5. Felling trees immediately required for the purpose of carrying out development authorised by planning permission (granted under the Town and Country Planning Act 1990) or for work carried out by certain providers of gas, electricity and water services and which is essential for the provision of these services.

6. Felling necessary for the prevention of danger or the prevention or abatement of a nuisance (eg. which may involve threat of danger to a third party).

   This exception will only apply if there is a real rather than a perceived danger. We may be able to give you advice that would minimise the danger without felling the trees. We strongly recommend that you contact us if you are considering tree felling in these circumstances.

7. Felling necessary to prevent the spread of a quarantine pest or disease and done in accordance with a notice served by a Forestry Commission Plant Health Officer (under the Plant Health (Forestry) (Great Britain) Order 1993, as amended).

8. The felling is done in compliance with any obligation imposed by or under an Act of Parliament.
Applying for a felling licence

Who can apply? You can apply for a licence if you own the land on which the trees are growing or if you are a tenant and your lease entitles you to fell the trees. An agent acting for the owner or tenant may apply to fell the trees but the licence will be issued in the name of the owner or the lessee of the land.

How to apply for a felling licence You can get an application form from any Forestry Commission office. There are notes on the form to help you fill it in. You must also send us 2 signed copies of a map of the area showing the location of the trees you wish to fell. We will aim to issue the licence within 10 weeks of receipt.

Woodland Grant Scheme Since the 1st April 1998, you can no longer get felling permission through the Woodland Grant Scheme (WGS). You must have a licence. However, you do not need to make a separate application for a licence to cover the tree felling in your WGS application. Your WGS contract will describe the restocking necessary and any maintenance required. You will get your Felling Licence with your approved WGS contract.

Considering an application When we receive your application, we will acknowledge receipt within 3 working days. We may need to look at the trees and will usually contact you within 3 weeks to arrange a site visit.

Unless the application is for thinning only with no other felling, the information from all applications will be put on the Public Register of New Planting and Felling. The details stay on the register for 4 weeks to give people the opportunity to comment on the proposals. We cannot issue a licence until this time has elapsed.

We may also consult with the local authority and other organisations to make sure that we take into account any environmental or land use issues affecting your proposals. You can see a copy of the register on the Forestry Commission website www.forestry.gov.uk/publicregister

Restocking after felling You must explain how you intend to restock the felled area. Under the Forestry Act 1967, (as amended), we usually attach conditions to the licence to secure restocking. We will discuss any proposed restocking conditions with you before a licence is issued. If you propose to clear the area and not restock we will consider your application but will be guided by the Government’s general policy against the conversion of woodland to other uses.

Proposed conversion to agriculture We will not normally agree to land clearance for agricultural use. If this is what you want to do, we may ask the relevant Rural Affairs/Agriculture Department* to assess the contribution that the extra land would make to the economy of your agricultural holding before making our decision.

*Rural Affairs/Agriculture Departments:
England Department for Environment, Food and Rural Affairs (DEFRA)
Scotland Scottish Executive Environment and Rural Affairs Department (SEERAD)
Wales Wales Assembly Government Department for Environment, Planning and Countryside
**Right of appeal**

**Appeal against restocking conditions**

If a licence has replanting conditions and you are not happy with them, you can appeal to the appropriate Forestry Minister. The Minister will usually get the advice of a Reference Committee (a group independent of the Forestry Commission and selected to consider the case), before giving a decision on whether the conditions should remain or be amended.

**Appeal against refusal of a licence**

You may appeal to the Minister only if you have been refused a licence twice for the same area and work proposals. There must be at least 3 years between our first and subsequent refusal.

**Renewal of licence**

A licence carries an expiry date and will usually be valid for 2, 3, 4 or 5 years. The time will vary from case to case depending on the circumstances. If your licence ends before you have done all the felling, you must stop felling when the licence expires. You must apply for and be issued with a new licence before you can fell the rest of the trees.

**Change of ownership**

Please remember to tell us if you sell the land and who the new owner is. If you sell the land that a felling licence covers, **you must tell the new owner about the licence and any conditions that apply whether you have carried out the felling or not.** If you sell the land after felling but before restocking occurs, you must inform the prospective purchaser of this obligation. We will still require restocking to be carried out after felling, including any agreed through a WGS felling licence.

You can get a grant under the Woodland Grant Scheme to help with restocking under a felling licence. Details of the scheme can be found on the Forestry Commission website [www.forestry.gov.uk/grants](http://www.forestry.gov.uk/grants) or in the Woodland Grant Scheme Applicant’s Pack available from all Forestry Commission offices.

**Penalties**

It is an offence to fell licencable trees without having obtained a licence or other valid permission. This can mean, on conviction, a fine of up to £2,500 (level 4 on the standard scale) or twice the value of the trees, whichever is the higher.

When an owner or tenant is convicted of an illegal felling we can serve a Notice to restock the land concerned, or any other land as may be agreed. The owner or tenant must also maintain the replacement trees to acceptable standards for up to 10 years.

If you do not comply with the conditions of a Felling Licence or a Restocking Notice, we may issue an Enforcement Notice demanding you take action to meet the conditions. It is an offence not to obey an Enforcement Notice and can mean a possible fine of up to £5,000 (level 5 on the standard scale).
Other controls on the felling of trees

There are a number of other controls on tree felling which you may need to take into account. When you apply for your licence to fell trees you must also ensure that you take account of all other legislation. We draw your attention to the following examples which deal mainly with the need to get permission to fell trees.

Tree Preservation Orders

A Tree Preservation Order (TPO) is made by the Local Planning Authority (LPA) usually a local council to protect specific trees and woodland from deliberate damage and destruction. TPO’s prevent the felling, topping, lopping or uprooting of trees without permission from the planning authority.

The procedures for applying to fell trees with a TPO or in a Conservation Area are outlined below.

Scotland

When we get an application for a licence to fell trees covered by a TPO we will send it to the local planning authority with our comments about the proposals. The LPA will decide whether to grant the necessary permission. We will tell you that this has been done and you should talk to the LPA.

England and Wales

If you wish to fell trees that are covered by a Tree Preservation Order (TPO) or are in a Conservation Area, we will decide whether to grant a felling licence. We will consult with the local planning authority about your application.

If you omit to tell us that there is a TPO present or that the trees are in a Conservation Area, the local planning authority will still be able to check the details of your application from the Forestry Commission’s Public Register of New Planting and Felling. If the local planning authority tell us that there is TPO on the trees or that they are in a Conservation area, we will consult with them about your application before making our decision.

If we issue a felling licence for trees covered by a TPO or which are in a Conservation Area and you have not declared the existence of the TPO or Conservation Area, then the felling licence will not cover the felling of these trees and you may commit an offence by felling them.

If we grant a felling licence and the local planning authority objects to your proposals, the application will be referred to the Secretary of State for the Environment Transport and the Regions.

You can get more information on TPOs in England and Wales in the leaflet “Protected Trees - A Guide to Tree Preservation Order Procedures” produced by the Office of the Deputy Prime Minister. Copies are available from Free Literature, PO Box 236, Wetherby LS23 7NB. Tel: 0870 1226 236.

Conservation Areas

Unless any of the exceptions apply, before felling trees in a Conservation Area, you must apply for a Felling Licence from the Forestry Commission.

If you are proposing to cut down, top, lop or uproot a tree within a Conservation Area, you must give the local authority 6 weeks notice before the work is to be carried out. If the work is not finished within 2 years of the date of first giving notice to the LPA, another notice is needed.
If the trees to be felled are within a hedgerow and it is proposed to remove the
hedgerow, permission will also be required under the Hedgerow Regulations
1997.

If you want to carry out any work that may affect a Site of Special Scientific
Interest (SSSI), you must tell English Nature (EN), Scottish Natural Heritage
(SNH) or the Countryside Council for Wales (CCW) in writing, so that they
can assess the likely effect. A letter of consent may be required from them
before any felling is carried out.

We will also discuss the application to fell trees in SSSI’s with EN, SNH or the
CCW as part of our normal consultation procedures.

If you want to carry out any work that may affect a Scheduled Ancient
Monument you must tell English Heritage, Historic Scotland or CADW
(Welsh Historic Monuments). A letter of consent may be required from them
before any felling is carried out.

Regulations exist to prevent the spread of pests and diseases of trees. Under
Plant Health legislation, you may have to attach a Plant Passport to consign-
ments of wood before they can be moved. Only those who are authorised to do
so may issue Plant Passports. In many cases, where there is no risk of spreading
tree pests, timber movements are exempted from these requirements. If you are
in any doubt you must check with the Forestry Commission Plant Health
Service (Tel. 0131 314 6414) before you move any wood. You can get further
information about the work of the Plant Health Service on the Forestry
Commissions website [www.forestry.gov.uk/planthealth](http://www.forestry.gov.uk/planthealth).

The laws governing the Forestry Commission’s control of tree felling are listed below.
You can get copies from The Stationery Office or through booksellers.

and 1986.

The Forestry (Felling of Trees) Regulations 1979 (SI 1979 No 791) as amended by the
Forestry (Felling of Trees) (Amendment) Regulations 1987 (SI 1987 No 632).

The Forestry (Exceptions from Restriction of Felling) Regulations 1979 (SI 1979 No 792)
as amended by the Forestry (Exceptions from Restriction of Felling) (Amendments)
Regulations 1985 (SI 1985 No 1572) and by the Forestry (Exceptions from Restriction of


The Watermark Disease Local Authorities Order 1974 (SI 1974 No 768, as amended by

The Dutch Elm Disease (Local Authorities) Order 1984 (SI 1984 No 687, as amended by
SI 1988 No 604).

There are also a number of other laws which give local authorities and other statutory
bodies the right to control felling of trees.