

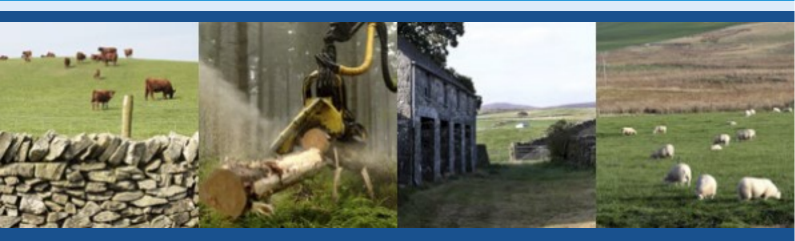


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Glastir Organic

Rules Booklet 2017

Welsh Government Rural Communities – Rural Development Programme for Wales 2014 - 2020



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Key messages

- Glastir Organic is an element of the Welsh Government's Glastir Scheme.
 Glastir Organic provides support to organic farmers and producers that deliver positive environmental land management. Glastir Organic is open to those who wish to convert to organic production and to existing organic producers who meet the eligibility criteria. Glastir Organic is a 5 year contract with the Welsh Government.
- As part of Welsh Government's commitment to a digital Wales, the Glastir
 Organic application has been developed online and is available through the
 Rural Payments Wales (RPW) Online service only.
- If you are not yet registered with RPW Online and do not have an activation code, please call the Customer Contact Centre on 0300 062 5004 as soon as possible. They will send you the details you need through the post.
- Guidance on completing your Glastir Organic application online is available from www.gov.wales/rpwonline. If you do not have access to broadband or need additional help, you should contact the Customer Contact Centre as soon as possible on 0300 062 5004 to discuss digital support and alternative application routes.
- Applications for a Glastir Organic 2017 contract will be available from 17
 October 2016 and must be submitted by midnight 4 November 2016.
- In order to benefit from Glastir Organic, you must be an Active Farmer see
 Section B for further details regarding Active Farmer.
- You will be required to submit a Business Plan by no later than 31 December 2017.
- Please note there is a competitive selection process to gain access to Glastir
 Organic. Applications will be assessed and scored against the Welsh

Government's Glastir objectives for positive environmental land management. Applications which score the highest will be selected in line with the available budget.

- In order to fulfil the Glastir Organic obligations, all land under contract must be continuously certified with a recognised Organic Control Body for the entire duration of the Contract, commencing 1st January 2017. The most recent Organic Control Body Certificate and Land schedules must be submitted by no later than 30th April in the first year of the contract and within 30 days of expiry of the last certificate thereafter. Please note that no payments will be released where an outstanding certificate is due.
- It is important to have full management control for all the land entered into the organic contract for the full contract period.
- Only land that is already registered with RPW can be considered in this 2017
 Expression of Interest.
- You will be required to claim payment annually on a Single Application Form (SAF) via RPW Online for the duration of your contract.
- Glastir Organic payment will be capped at 400 hectares of eligible land per Customer Reference Number (CRN).
- It is important to respond to any queries raised by the Welsh Government regarding your Glastir Organic application promptly. Failures or delays in responding within the given time may prevent the offer of a Glastir Organic contract.
- Glastir Organic has been approved by the European Commission. Any subsequent changes to this guidance and Glastir commitments will be published in Gwlad (gwlad.gov.uk) and, where necessary, we will contact farmers directly.

- Glastir Small Grants Land included under a Glastir Organic contract can be included in Glastir Small Grants. If land becomes ineligible for Glastir Organic following a Glastir Small Grants completion, recovery of monies paid under Glastir Organic will be required.
- In order to fulfil the requirement to receive Payment Rate 1, you must ensure that at least 40% of the total eligible Payment Rate 1 land under contract must be cropped with a horticultural crop each year.

Section A-Introduction

This guidance has been written for farmers and producers who intend to submit an application to join Glastir Organic. There is no requirement for applicants to join other elements of Glastir, nor to already be in other elements of Glastir, to be eligible to apply for Glastir Organic.

Glastir Organic provides support to organic farmers and producers that deliver positive environmental land management. Glastir Organic is a full 5 year contract jointly funded by the Welsh Government and the European Union as part of the Rural Development Programme for Wales - 2014 to 2020. Glastir Organic is open to those who wish to convert to organic production and to existing organic producers who meet the eligibility criteria. Glastir Organic will contribute to address the overarching Glastir aims of:

- Reducing Carbon and Green House Gas emissions.
- Building greater resilience into farm and forest businesses by adapting to climate change.
- Managing water resources to improve water quality and reduce flood risks.
- Contributing to economic sustainability of farms, forestry and the rural community.
- Protecting and improving access to the landscape and the historic environment.
- Developing and improving Wales' native biodiversity.

Glastir Organic is jointly funded by the Welsh Government and the European Commission as part of the Welsh Government Rural Communities - Rural Development Programme for Wales for 2014 to 2020.

Glastir Organic is governed by the Rural Development Programmes (Wales) Regulations 2014 SI No. 3222 (W.327), which applies to the Rural Development Programmes, Council Regulations (EU) No. 1305/2013, 1303/2013 and (EU) No. 1306/2013, Commission Regulation (EU) No. 808/2014 and (EU) No. 809/2014 and Commission Delegated Regulation (EU) 640/2014 and 807/2014 (all as amended

from time to time). Copies of these Regulations are on the Welsh Government web site at www.wales.gov.uk or copies can be requested from the Rural Payments Wales Customer Contact Centre.

Organic standards

All food sold as 'Organic' must be produced according to European laws on Organic production.

These laws require growers and processors to be registered with and approved by Organic Control Bodies (OCB), which are approved and authorised by the UK competent authority for controlling organic operators.

Farmers who register with an OCB, whose standards go beyond the European law, will have to meet the specific OCB requirements in order to be registered with that OCB.

Section B - Eligibility

To be eligible for Glastir Organic you must:

- Be a registered customer with the Welsh Government, and have been issued with a Customer Reference Number (CRN).
- Have registered your land with the Welsh Government's Land Parcel Identification System (LPIS).
- Be an Active Famer on agricultural land. This means you will be required to undertake and pass the Active Farmer test each year for the duration of your contract.
- Be the sole claimant of European Aid schemes (e.g. the Basic Payment Scheme (BPS) and Glastir).
- Ensure land that is entered into a Glastir Organic contract, is continuously certified with an OCB for the entire duration of the contract, commencing 1^t January 2017.
- Have a minimum three hectares of eligible land.

Active farmer

You will only be eligible to enter into a Glastir Organic contract if you pass the Active Farmer test every year. This test will be included on the annual Single Application Form (SAF). See Annex 2 for further details of the Active Farmer test.

Section C - Land eligibility requirements

- Be a registered customer with the Welsh Government and have been issued with a Customer Reference Number (CRN).
- Have registered your land with the Welsh Government's Land Parcel Identification System (LPIS).
- Have a minimum of 3 hectares of eligible land. This is defined as permanent grassland, permanent crops or arable land.
- All field parcels must be certified with an approved OCB for the full 5 years of the Glastir Organic contract
- You must maintain Management Control of the land entered into the Glastir
 Organic contract for the full duration of the Glastir Organic 5 year contract
- The criteria for Management Control can usually be met by the following:
 - An Owner Occupier of the land.
 - A Tenant with a tenancy agreement under the Agricultural Tenancies
 Act 1995 Farm Business Tenancy or the Agricultural Holdings Act
 1986.
 - A Licensor.
- Only whole field parcels are eligible for a Glastir Organic contract.
- All field parcels must be located in Wales.
- Only Common Land which is used for grazing and where you are the sole registered grazier shall be eligible for consideration for a Glastir Organic contract.

The following land is not eligible for Glastir Organic

- Land that is excluded from agricultural production.
- Common Land with multiple graziers.
- Land that is not classified as permanent grassland, permanent crops or arable land Field parcels that are subject to shared grazing.
- Part field parcels.
- Field parcels that are being used to claim for European Common Agricultural
 Policy (CAP) payments by another applicant.

- Land that is not certified with an OCB on 1 January 2017.
- Crops established under Options 30 (unsprayed spring sown cereals and/or pulses and 32Plant unsprayed root crops on improved land (with or without direct drilling) of a Glastir Entry or Advanced contract are not eligible to be counted towards your horticulture crop for Payment Rate 1 under Glastir Organic. Where this is discovered the payment due under you Glastir Entry/Advanced contract will be reduced. Cross checks will be undertaken each year to include land where option 30 or 32 is being rotated.
- Land claimed under a different European Union CAP aid scheme by another farmer.

Certification Requirements

- You must hold a valid and up to date OCB Certificate and Land Schedule, with an accredited and authorised OCB for the entire duration of the contract.
 Payments cannot be made unless the Welsh Government has received a valid OCB certificate that is current at the time of payment.
- You must ensure the valid and current OCB certificate and Land Schedule
 must use the same Sheet Reference and Field Numbers as registered with
 the Welsh Government's Land Parcel Identification System (LPIS) and also
 be the same as entered on the Single Application Form (SAF).
- You must ensure that any works e.g. bracken spraying, due to be carried out under any other agri-environment schemes, such as other Glastir elements, are compatible with the rules set out by your Organic Control Body (OCB).
 Failure to ensure this could place your Glastir Organic certification and Glastir Organic payments at risk.
- Glastir Organic contracts may be terminated on land where the Organic Control Body (OCB) or Rural Payments Wales (RPW) has notified you of a breach on that land. Full repayment with interest may be required and over-

declared penalties may be applied, depending on the reason for the breach that led to the termination of the contract.

 It is important to note that reductions and recoveries may be applied to land under contract that does not remain certified as organic for the full duration of the contract.

Section D - Glastir Organic Rules

- Your annual payments will be restricted to the area of land use category approved on your application and validated against your original OCB certificate.
- You must submit a valid OCB certificate and land schedule to the Welsh Government by 30 April or within 30 days of expiry of the last certificate thereafter.
- You must comply with the requirements of cross compliance.
- Submit a Single Application Form annually to claim your annual Management Payment. Claims for payments must be received by the Welsh Government no later than 15 May each year to avoid late claim penalties.
- Declare all agricultural and non agricultural land on your holding on the Single Application Form.
- You must not make a false or misleading statement or declaration, or furnish false or misleading information intentionally or as a result of negligence.
- You must allow all land to be inspected at a time notified by the Welsh
 Government or other authorised persons and provide any document or record
 that the Welsh Government or other authorised persons may require.
- You must notify the Welsh Government within 30 days of the event of any changes to your contract or the land managed under Glastir Organic.

Organic Business Plan

An Organic Business Plan must be submitted to the Welsh Government by no later than 31 December 2017. Existing Glastir Organic Contract holders who have already submitted a completed Glastir Organic Business Plan will not be required to

undertake a new plan if additional land is bought into contract. The Welsh Government has provided a Glastir Organic Business Plan template and Guidance on the Welsh Government | Glastir Organic webpage.

Glastir Organic annual payments cannot be released until the Business Plan has been received by the Welsh Government.

Land in other schemes

Details of the relationship between Glastir Organic and land entered into other schemes are set out below.

Organic Farming and the relationship with the new Common Agricultural Policy Basic Premium Scheme (BPS) and the Greening Requirements.

Any certified organic land, including land 'in conversion', will automatically qualify for the greening payment without having to meet the greening requirements, as long as it has been certified by an accredited body. This means that this land is exempt from the Ecological Focus Area (EFA) and crop diversification requirements. Any other conventional land you have does however have to meet the greening requirements.

Glastir Organic and other Glastir elements

Land entered into the Glastir Organic scheme is compatible with other elements under Glastir, apart from Glastir Commons and Glastir Woodlands. However, field parcels under Options 30 and 32 of a Glastir Entry or Advanced contract are not eligible for Payment Rate 1 under Glastir Organic.

If you are thinking of converting land within Glastir Organic to stock excluded woodland (either independently or with other support) then you should be aware that the Glastir Organic 2017 support would be terminated on that land and any previous payment made may be recovered.

Glastir elements that require exclusion of stock from woodland include Glastir Woodland Creation, and some specific aspects of Glastir Entry, Glastir Advanced and Glastir Woodland Management options.

Glastir Small Grants

Land under a Glastir Organic contract can be included in Glastir Small Grants. If land becomes ineligible i.e. is no longer classified permanent grassland, permanent crops or arable land following completion of a Glastir Small Grants project, the Glastir Organic support would be terminated on that land and any previous payments may be recovered.

Section E - Applying for Glastir Organic

You should apply for a Glastir Organic 2017 contract through the RPW Online service. The Glastir Organic application will be available to apply from 17 October 2016 and will close at midnight on 4 November 2016.

If you are already registered with RPW Online, you will be able to access the Glastir Organic application via the Applications and Claims area of your RPW Online account. If you are not yet registered and do not have an activation code, please call the Customer Contact Centre **as soon as possible**. Their telephone number is 0300 062 5004 (Open 8.30 to 17.00 Monday to Thursday and 8.30 to 16.30 on Friday).

Step by step instructions on how to complete your application are available from the Welsh Government website at www.gov.wales/rpwonline.

If you require additional help to complete your application online or are unable to apply online, please contact the Customer Contact Centre, who will be able to offer digital support to you, as **soon as possible**.

Please Note: If a Glastir Organic contract is offered to you, you must submit your original Organic Control Body (OCB) certificate and land schedule by 30 April 2017. OCB Certificates and land schedules received after this date will be rejected and the offer of a Glastir Organic contract will be withdrawn.

The Selection Process

If the available budget is not sufficient to offer all applicants a contract, the Welsh Government will use a competitive selection process to decide which applicants are offered a contract.

A number of maps showing the distribution of the Glastir Organic objectives throughout Wales have been developed. Your farm will be assessed for its potential

to deliver against the Glastir objectives identified on the maps and will be allocated a score based upon the range and scale of delivery that can be achieved.

All farms will be ranked according to the score that they have achieved and the highest scoring farms will be prioritised for a contract.

Further detail on the scoring is available at:

http://gov.wales/topics/environmentcountryside/farmingandcountryside/farmingg/schemes/glastir/glastir-organic/glastir-organic-selection-criteria/?lang=en

You will be notified whether your application has been successful or not and informed of the objectives identified on your farm that were used to calculate your score.

Glastir Organic contract offer

If your Glastir Organic application is successful you will be offered a Glastir Organic contract via your RPW Online account only. You will need confirm your intention to decline or accept this contract offer within 7 days of your offer notification.

Acceptance received after this date cannot be accepted and will be rejected and the offer of a Glastir Organic contract will be withdrawn. This deadline has been set because all contracts commence on 1 January 2017.

To accept or decline this contract offer, you will need to access 'My Glastir > Contracts' via the Home page of your RPW Online Account.

Whether declining or accepting this contract offer, you will be requested to check the contract including the terms and conditions prior to confirming rejection or acceptance of the contract offer online.

*Please note: Contract offers can only be accepted or declined by the customer online account holder and not by an Agent.

If you decide to withdraw from the contract prior to the end of the full contractual term (5 years) you will be required to repay all of the monies you have received under the Glastir Organic contract with interest.

If any changes are made to the Welsh Government Rural Communities – Rural Development Programme for Wales 2014 – 2020 as a result of regulatory changes, the Glastir Organic contract may be terminated at the end of 2020. Contracts that are signed within 7 days of being offered are expected to be honoured for the full 5 years of the contract despite uncertainty following UK's decision to leave the European Union. Any contract not signed within the strict 7 day deadline will not be able to be re-offered

Section F - Payments

Area based payment

There are three area-based Payment Rates available under Glastir Organic to support land under conversion to organic status and the maintenance of fully organic land. See Table 1 below. Each parcel under a Glastir Organic contract will be approved for a 5 year schedule of payments dependent on the in conversion or maintenance status of the parcel when entering the scheme on 1 January 2017.

Table 1: Glastir Organic Area Payment Rates and Contribution towards Certification costs

	Conversion		Maintenance	Annual Certification
	Years 1 – 2	Years 3 - 5	Years 1 – 5	Costs*
Payment Rate 1	£600 / ha	£400 / ha	£400 / ha	£80 / ha
Payment Rate 2	£130 / ha	£65 / ha	£65 / ha	£10 / ha
Payment Rate 3	£15 / ha	£15 / ha	£15 / ha	£3 / ha

^{*} Certification costs will be capped at £500 per contract per year.

The field parcel area under contract that will be eligible for payment will be the total field size as held on the Welsh Government's Land Parcel Identification System, (LPIS), taking into account the following ineligible areas within the parcel.

Ineligible Areas

Non Agricultural Land, this includes:

- Groups of Coniferous or Broadleaf Woodland
- Scattered Coniferous or Broadleaf Woodland
- Groups or scattered areas of Bracken/scrub/gorse/briar
- Buildings and Yards
- Hard standings
- Ponds/Rivers and streams
- Roads
- Groups or scattered Scree/Rock outcrops/Boulders

Applicants will need to provide details of ineligible areas on their application for any new parcels being entered into the scheme

Area of land that may be entered into a Glastir Organic contract:

- A minimum of 3ha of eligible land (Total of payment rate 1, 2 and 3) may be entered into contract.
- Payments will be capped to 400ha (Total of payment rate 1, 2 and 3) per contract.
- A maximum of 20ha of payment rate 1 land may be entered into contract.

Payment Rate Definitions

Payment Rate 1

- You must have a maximum of 20 hectares of land under your Glastir Organic contract that is used as part of a rotation for the production of horticulture crops to be eligible to receive Payment Rate 1. See Annex 1 for crops eligible for Payment rate 1.
- You must ensure at least 40% of the total eligible Payment Rate 1 land under contract must be cropped with a horticultural crop each year.
- You must ensure all of the land receiving payment rate 1 must be cropped for horticulture at least once during the 5 year contract period.
- You must ensure soft fruit and commercial orchards are eligible for payment rate 1 by cross checking with the Welsh Government list of eligible crops on an annual basis. The crop codes will be updated annually in time for you to complete your Single Application Form (SAF).

Crops established under option 30 and option 32 Plant unsprayed root crops on improved land (with or without direct drilling) of a Glastir Entry or Advanced contract

are not eligible to be counted towards your horticulture crop for Payment Rate 1 under Glastir Organic.

Payment Rate 2

- Land located below the unenclosed upland boundary and predominately agriculturally productive will be eligible to receive Payment Rate 2.
- Field Parcels with less than 50% of the total field size made up of grazed woodland, blanket bog, coastal and lowland heath, Saltmarsh or bracken/scrub.

Payment Rate 3

The Glastir Organic online application will identify unenclosed upland and solegrazier, grazed common land field parcels eligible for Payment Rate 3.

- Unenclosed upland; is defined as land above the agricultural enclosure and is characterised by its open nature and has received limited agricultural improvement.
- Common Land which is used for grazing and where you are the sole registered grazier (Sole Grazed Common Land).
- Field parcels with 50% or more of the total field size made up of grazed woodland, blanket bog, coastal and lowland heath, Saltmarsh or bracken/scrub

It is very important to note that land that is found to have been placed in an inappropriate category, following validation of annual claims, will incur a financial reduction.

It is also very important to note that applicants who are found to have artificially created conditions to influence their application and/or payments or who have placed significant areas of land into inappropriate categories, may be terminated and all payments made will be fully reclaimed with interest.

Eligibility for 'In conversion' payment rates

To be eligible to receive 2 years of 'in conversion' payments, a land parcel entered into the Glastir Organic contract must have started conversion between 2 January 2016 and 1 January 2017 inclusive.

If a land parcel omitted previously from a Glastir Organic 2016 contract that started conversion between 2 January 2015 and 1 January 2016 inclusive, this would be eligible for one year 'in conversion' payment only.

Eligibility for 'Maintenance' payment rates

- Land parcels on which conversion started before 2 January 2015 will be eligible for maintenance payment rates only for the duration of the Glastir Organic contract.
- Land that has received organic support within 3 years of the start of the Glastir Organic contract on 1 January 2017 (Land under an Organic Farming contract or Organic Farming Conversion Scheme contract in 2014).

Organic Control Body certification costs

An annual contribution towards certification costs will be made in line with Table 1 above for the duration of the contract. Certification costs will be capped at £500 per contract per year.

What must I do to receive payment?

You must:

- Have entered into a Glastir Organic contract and adhere to the requirements
 of the scheme, including Cross Compliance. Submit a Single Application Form
 (SAF) annually to claim Glastir Organic via RPW Online. Claims for payment
 must be received no later than 15 May each year to avoid late claim penalties.
- Declare all agricultural and non agricultural land on your holding on the Single Application form.
- Not make false or misleading statements or declaration or furnish false or misleading information.
- Not artificially create the conditions required to obtain the payments (for example, splitting field parcels to obtain higher rates of payment).
- Allow all land to be inspected at any time following notification by the Welsh
 Government or other authorised persons and provide any document or record
 that the Welsh Government or other authorised persons may require.
- Notify the Welsh Government within 30 days in the event of any changes that impact on your contract or the land included in your Glastir Organic contract.
- The Welsh Government will only make payments by Bank transfer (BACS). If you already receive any agricultural support you will be receiving payment by this method and there will therefore be no need to do anything else. Glastir payments will only be made in Sterling.
- If you are a new customer to the Department you will be required to complete a BACS form which is available from the Customer Contact Centre. They can be contacted on 0300 062 5004.
- If you do not claim on a parcel of land under contract on your Single
 Application Form (SAF) submission annually, then that field will be removed
 from the Glastir Organic contract and no payment will be made. Previous
 payments will also be recovered with interest.
- Complete and submit the Glastir Organic Business Plan by 31 December 2017 (Existing Glastir Organic Contract holders who have already submitted a completed Glastir Organic Business Plan will not be required to undertake a new plan for additional land bought into contract in 2017).

 Payments will only commence following the validation and verification of all of the above beginning January 2018.

Section G – Contract Amendments

Transferring or Selling Land under Contract

When you sign your Glastir contract you are making a commitment for 5 years. If you subsequently sell or transfer all or part of your land during the 5 years contract period, you may be subject to financial penalties and / or having to repay money you have already received.

The transfer of a Glastir contract to a new occupier is subject to approval by the Welsh Government. Where the prospective new occupier decides to take over the Glastir commitment from you and the land continues to meet the minimum eligibility criteria, the new occupier must continue with the commitment on the land transferred for the remainder of the contract period. The prospective occupier should be made aware of the Glastir commitment in advance of agreeing to the transfer of the land in question.

Following the sale or transfer of part of your land, any land which you retain and is the subject of the original Glastir contract must continue to meet the minimum eligibility criteria. In the event that this does not happen, you will be required to repay all of the payments made in respect of that land with interest. If you transfer or sell any land which forms part of your Glastir Contract, then you must notify the Welsh Government in writing within 30 calendar days of the event. Failure to notify the Welsh Government within this period is likely to result in a penalty.

In the event that you transfer and sell any land under a contract which the Welsh Government considers that the environmental objectives of Glastir have been undermined as a consequence or if the total area of eligible land drops below 3 hectares, the contract may be terminated and all payments made recovered with interest.

What will happen if I cease to farm organically prior to the end of my contract

- If you stop farming your land organically before the end of your contractual commitment, the Welsh Government will recover all the Glastir Organic payments made to you in respect of that land, with interest. Payments will be recovered, with interest, on land under contract that does not remain registered for the duration of the contract with an OCB.
- Payments will be withheld if a claim is made that is not supported by a valid OCB Certificate and Land Schedule.

Acquiring Additional Land during the Contract Period

If you acquire land after your contract start date you will need to apply to enter that land into Glastir Organic. There is no expectation that future Organic expression of interest windows will be opened given the uncertainty over future funding arrangements following UK decision to leave the European Union.

Land Changes and Land Sale Notification Requirements

You will be required to inform the Welsh Government of changes to land parcels (fields) within 30 days of the change.

These changes include:

- Fields not previously registered for IACS purposes (i.e. have not previously been included on the Single Application Form (SAF))
- Fields which have been permanently divided
- Fields which have been permanently amalgamated
- Fields which have new boundaries
- Fields which have changes to their permanent features.

You will also be required to inform the Welsh Government of changes to land occupation including changes of ownership and any tenancy agreements within 30

days.

To notify the Welsh Government of these changes, you will need to obtain a *Field Maintenance (FM) Application Form* from the Customer Contact Centre and submit it within 30 days of the change.

Legislation Changes (Including Changes in Interpretation)

European Regulations may change from time to time and you will be required to abide by any changes imposed following notification from the Welsh Government.

Changes to Scheme Rules

We may need to make changes to your contract if there are any changes to the scheme rules. For example, we may need to update the management conditions to take account of the latest scientific advice, amend scheme rules to take account of any changes within the Welsh Government Rural Communities – Rural Development Programme for Wales 2014 – 2020 or revise payment rates. We will publicise the changes in Gwlad, on the Welsh Government website (http://www.gov.wales/) and where necessary write to you.

Section H - Management Control

It is a condition of the scheme that you have management responsibility and control over the land for the full 5 year period of the contract to enable you to fulfil the obligations of the scheme.

If it is determined that you do not have the required management control, the land will be withdrawn from the contract and all payments made in relation to the land will be recovered and financial penalties may be applied.

Management control can usually be met by:

- An owner and occupier.
- A tenant with a tenancy under the Agricultural Tenancies Act 1995 (Farm Business Tenancy (FBT)) or the Agricultural Holdings Act (AHA) 1986.
- A licensor.

In some circumstances landlords may also qualify as having management control where the tenancy agreement contains suitable clauses to ensure delivery of the Glastir contract obligations.

It is your responsibility to ensure that the commitment you have made under your contract can be delivered for the full 5 year period. If you fail to fulfil this commitment it is likely that you will be required to repay all previous payments.

If you wish to include land with a Full Agricultural Tenancy (as regulated by the 1986 Agricultural Holdings Act) or Farm Business Tenancy (as regulated by the 1995 Agricultural Tenancies Act), it is your responsibility to ensure that your tenancy agreements do not preclude you from fulfilling all aspects of your Glastir contract.

You can only include land that you own and rent out if you have retained management control (i.e. tenancy agreement contains suitable clauses). If you have not retained management control you should not include these fields in your expression of interest.

Owner and Occupier

If you are the owner and occupier of the land it is likely that you will have management control of the land.

If you let out your land on a grazing licence refer to paragraphs titled Grazing Licences.

Tenancies under The Agricultural Tenancies Act 1995 (FBT) or The Agricultural Holdings Act 1986

If you are a tenant with a Farm Business Tenancy (FBT) regulated by the 1995 Agricultural Tenancies Act or a tenancy under the Agricultural Holdings Act (AHA) 1986 it is likely that you will have the required management control enabling you to fulfil all of the obligations of the contract.

Some tenancy agreements may prohibit a tenant from entering agri-environment schemes or may contain other provisions that make it impossible or unfeasible for tenants to enter Glastir. You must ensure that entering Glastir does not breach the conditions of your tenancy agreement.

Please note that in some circumstances landlords may qualify as having management control where the tenancy agreement contains suitable clauses to ensure delivery of the Glastir contract obligations. In such circumstances the Tennant will not be eligible for Glastir.

If you have a tenancy agreement with a term which will cover the 5 years of your Glastir contract but your landlord decides to take the land back from you prior to the end of your Glastir contract, we will recover payments made to you, unless your landlord or the new tenant agrees to continue with the contractual commitments. It is therefore important that only land which you can confirm will be under your full management control should be entered into the scheme.

Considerations for Landlords and Tenants

Where the tenant wishes to enter into a Glastir contract but the tenancy agreement has a term of less than 5 years remaining they should consider seeking an extension to the term of the tenancy that will cover the full 5 year period of the Glastir contract.

Where a landlord will not grant a longer term tenancy to cover the full 5 year period of the Glastir contract, this land will be ineligible and cannot be included in your contract.

Other 'Rights' on Land

You should discuss your proposed application with any other parties with sporting or other rights over the land where these may affect the obligations of the contract. In such circumstances it is your responsibility to ensure you have management control and are able to fulfil all the obligations within the contract.

Grazing licences

Licensor (person granting the grazing licence)

If you are a licensor it is possible that you will have sufficient management control enabling you to enter the land into a Glastir contract. Where such land is entered into your contract, it is your responsibility to ensure the licensee (grazier) does not contravene any of your obligations under the contract as you must maintain full management control of that land.

Licensee (the grazier)

If you have the right to access land for grazing purposes under a grazing license, you will not be eligible to bring that land into a Glastir contract since you do not have the necessary management control.

Further Advice

The guidance contained in this section provides an overview of management control and only considers Glastir issues. It does not take into account other matters that may affect individual decisions. If you have any concerns or questions regarding your individual circumstances and management control you are advised to seek independent professional advice. Further information regarding land occupation is available in the *Land Occupation Considerations Booklet* produced by the Glastir Land Occupation Group supported by the Welsh Government which can be found on the Welsh Government website www.gov.wales.

Section I - Inspections and Record Keeping

The Welsh Government must enforce the Glastir scheme rules. Inspections will include on farm inspections and the use of Global Positioning Systems, aerial photography and the use of satellite imagery.

On Farm Inspections

Inspecting officers may need to count and verify the number of animals on your farm and check the land details and accuracy of any relevant documentation and record keeping. When it is necessary, to inspect animals, the whole flock or herd may need to be checked. You will be expected to gather your animals in a convenient place, and ensure that sufficient labour and adequate safe handling facilities are available.

Inspections will be spread over the year and will cover all the commitments and obligations which can be checked at the time of the visit. The Welsh Government and the specialist control bodies will try to ensure that visits cause you the minimum of disruption but some checks require inspections to be unannounced, which means it may not be possible to give you notice of a visit. Inspections may occur more than once during a calendar year.

If you refuse to allow an inspection, or obstruct an inspector or fail to give reasonable assistance, you will lose your payment and may be prosecuted.

Record keeping

You must keep, all of the records and information you need to evidence that you have provided complete and accurate information, and have complied with your undertakings.

You will be required to supply the Welsh Government any information about your Glastir Organic commitment and supply that information within the period determined by the Welsh Government.

Make available to the Welsh Government, its authorised persons or its agents, records, accounts, receipts and other information including access to computer data relating to your Glastir Organic commitments. Permit the Welsh Government to remove any such document or record to take copies or extracts from them.

Section J - Penalties

Penalties are applied where land has been under or over declared, a breach of the scheme rules has taken place or cross compliance requirements have not been followed.

Under Declaration

Failure to declare all the agricultural land/areas on your holding on the Single Application Form (including all owned and rented in land and not just that on which you are entering into Glastir e.g. woodland/forestry, tracks, yards, hardstandings, etc.), may result in your Rural Development and Direct Payments, including Basic Payment Scheme payments being reduced.

Over Declaration

Over Declaration penalties will be applied where the area declared for Glastir on the Single Application Form (SAF) is more than the determined area. Penalties are calculated using the area declared on your SAF which receive the same rate of aid (referred to as crop groups).

Detailed explanation on the application of over declaration penalties including examples can be found at Section I4 (Discrepancies in respect of areas declared for BPS and Welsh Government Rural Communities – Rural Development Programme for Wales 2014-2020 schemes) in the following link:

http://gov.wales/topics/environmentcountryside/farmingandcountryside/farming/sche mes/single-application-form-saf/single-application-rules-update-2016/?lang=en

Breaches of Contract

Breaches of Glastir contract may be identified from administrative checks or on-thespot inspections and you will be notified in writing if breaches are found. Where

breaches of contract are discovered, appropriate levels of reductions and/or exclusions will be determined according to the severity, extent, duration, reoccurrence of the breach and will be applied to previous year's payments.

Where we consider a breach to be so serious that it cannot be rectified, this may result in the termination of your Contract. In serious circumstances this may also result in you being prohibited from entering another Agri-environment scheme, for up to 2 years.

The breaches are assessed against verifiable standards relating to the scheme commitments and matrix is used to determine the level of penalty to be applied. You can view both the verifiable standards and the penalty matrix on the Welsh Government' website (http://www.gov.wales/)

Breach of Cross Compliance

You will be responsible for meeting the full Cross Compliance requirements for the full calendar year. If you fail to meet the Statutory Management Requirements or Good Agricultural and Environment Conditions requirements whether negligently or intentionally you could lose some or all of your Glastir payment, for one or more years. In determining these reductions and exclusions, account will be taken of the extent, severity, permanence and reoccurrence of the non-compliance.

Recovery of Payments

The Welsh Government may exercise its recovery of payments powers where an approved project for grant assistance has not been completed in full and the application has failed to comply with the terms and conditions of Glastir Organic. The Welsh Government is obliged to enforce the Glastir Organic scheme rules. Inspections will include checking the accuracy of data submitted in payment claims and supporting documents. They will also cover all the commitments and obligations which can be checked, such as works that have been carried out in accordance with the approved claim.

Section K - Appeals Procedure

The appeals process in Wales allows you access to an independent appeals procedure if you feel that the Welsh Government did not reach the correct decision according to the rules for Glastir.

The appeals process consists of two stages:

- Stage 1: review by the head of the Divisional Office
- Stage 2: review by an Independent Appeals Panel (if you are dissatisfied with the Stage 1 response). The Independent Panel make recommendations to the Deputy Minister for Agriculture, Food, Fisheries and European Programmes who then takes the final decision.

The appeals process is concluded after the Minister's decision has been issued. There is no charge for Stage 1 of the process but there is a charge at Stage 2 - £50 for a written hearing or £100 for an oral hearing. These charges are repaid in full if the Stage 2 appeal is either partially or fully successful.

You must appeal to the customer Contact Centre within 60 days of receiving a decision, which may affect your payments.

Further details of the appeals process can be obtained from the Customer Contact Centre.

Complaints Procedure

Complaints will be dealt with under the Welsh Government's Code of Practice on Complaints. Further advice on how to make a complaint can be obtained from the Rural Payments Customer Contact Centre.

In addition you can write to any Member of the National Assembly for Wales about your complaint and you may also choose to contact:

Public Services Ombudsman for Wales, 1 Ffordd y Hen Gae, Pencoed, CF35 5LJ

Section L - Data Protection Act 1998: Fair Processing Notice

This notice informs you about the Welsh Government's use of the information provided on the Glastir application or any other document used in connection with your application for entry into the Glastir schemes, or which is created or obtained in connection with your application. The Welsh Government's use of the information will include sharing some information with other agencies and public bodies, and making some information available to the public.

The information will primarily be used for the purpose of processing and determining your application for the Glastir Organic. However, the Welsh Government (or its agents) may also make use of the information supplied for other purposes, which will include those connected with its functions and duties under the Common Agricultural Policy of the European Community and with its statutory environmental obligations.

Reasons for Sharing Personal Data

In particular, the information may be used for the following:

- Cross Compliance and cross checking between partner organisations to prevent breaches of the Agri-environment schemes each administer
- Administering applications
- The production and publication of maps showing the areas of land that have been brought into the agreements
- Compilation of reports of aggregated data to be made publicly available, via the Welsh Government Internet pages
- Preparation of summary statistical analyses (from which individuals cannot be identified)
- Informing decisions relating to policy changes and funding
- Identification of landowners/users in events of emergencies, e.g. disease control and breach control
- Protecting applicant's interest in land conservation and issues that may arise due to funding queries

 Disclosure to regulatory authorities, such as HM Revenue and Customs and the police, where it is in the public interest to do so

Publication of certain information and responding to requests for information.
 The Publication and Disclosure of Information

The information will be managed and used by the Welsh Government in accordance with its obligations and duties under the:

- Welsh Government's Code of Practice on Access to Information
- Freedom of Information Act 2000
- Data Protection Act 1998
- Environmental Information Regulations 2004, and
- Commission Regulation (EC) No 908/2014

Therefore, your information, including your personal information, may be the subject of a request by another member of the public. When responding to such requests the Welsh Government may be required to release information, including your personal information. Its response to such requests will be in accordance with the Welsh Government's Code of Practice on Access to Information.

The Code is published on the Internet at:

www.wales.gov.uk/publications
www.cymru.gov.uk/cyhoeddiadau

Commission Regulation 908/2014 Requires member states to publish details of the amounts paid to CAP beneficiaries (claimants). Payments will be published for all beneficiaries in receipt of more that €1,250 in a given year. Details will be published on 30th April each year on a searchable website and will include the business name, and municipality (nearest town) of the beneficiary with details of the amounts and schemes for which grants were paid. Beneficiaries who received less than €1,250 in total in that year will not be published. The information will be available on the DEFRA website at: http://cap-payments.defra.gov.uk/

Rights under the Data Protection Act 1998

The Data Protection Act 1998 gives individuals certain rights in respect of the personal data held on them. Whilst not intending to be exhaustive, examples of these rights include:

- The right for any personal data held about them to be processed fairly and lawfully
- The right to ask for and receive copies of the personal data that the Welsh Government holds about them, although the Welsh Government can sometimes withhold some data or not provide copies
- The right, in some circumstances, to prevent the Welsh Government processing personal data if doing so will cause damage or distress
- The right, in some circumstances, to have wrong data put right.

Individuals also have the right to ask the Information Commissioner, who enforces and oversees the Data Protection Act 1998, to assess whether or not the processing of their personal data is likely to comply with the provisions of the Act.

The information will not go outside of the European Union area, unless there is due concern to do so (e.g. in the case of a disease outbreak). If it does, the Welsh Government will make sure that the information continues to be processed in accordance with the rules of the Data Protection Act 1998.

Seeking Further Information

For further information about the information collected and its use, any concerns about the accuracy of your personal data, or if you wish to exercise any of your rights under the Data Protection Act 1998, you should contact Rural Payments Wales Customer Contact Centre.

Annex 1

Crops eligible for Payment Rate 1			
Apples	Dill		
Artichokes	Fennel		
Asparagus	Fenugreek		
	Gooseberries / Redcurrants		
Aubergine	Blackcurrants /White currants		
Basil	Grapes		
Beans - Green / French/ Runner	Hops		
Beet	Horseradish		
Borage	Lavender		
Buckwheat	Lettuce		
Cabbages and other brassicas	Lupins - sweet		
Carrots	Lucerne / Medicks		
	Marrows / Pumpkins / Squash /		
Celeriac	Courgette		
Chicory	Melons		
Beet	Horticulture - mixed production		
Borage	Onions / Leeks / Shallots / Garlic		
Buckwheat	Oregano		
Cabbages and other brassicas	Parsley		
Carrots	Parsnips		
Celeriac	Peas - chickpeas		
Chicory	Pears		
Comfrey	Peas (vining and other)		
	Plums / Greengages / Damsons /		
Cress - salad	Mirabelle		
Cress - water	Potatoes		
Cucumbers	Radishes		
Daffodils	Rhubarb		

Crops eligible for Payment Rate 1		
Roses		
Saffron		
Sage		
Salsify		
Scorzonera		
Sain foin		
Spinach		
Strawberries		
Sunflower seed		
Swedes / Turnips / Typhon		
Tomatoes		
Tulips		
Vetches		

Annex 2 – Active Farmer Test

An Active farmer test will be undertaken annually on the Single Application Form. You will need to pass this test every year to be eligible apply for Glastir Organic.

You will qualify if:

You received a total payment (including both the instalment payment and the final payment) of less than €5,000 under BPS 2016 before any administrative and Cross Compliance penalties were applied. Where no payment was made due to reductions and penalties, the €5,000 will be assessed against the potentially payable entitlement value had penalties not been applied. Farmers, who did not have BPS entitlements in 2015, will have their Active Farmer status assessed based on their answers on the 2016 SAF.

You are a farmer undertaking farming and land management activities on eligible land that is at your disposal/in your control and your business does not operate any of the following: railway services: airports, waterworks, real estate services managed on a fee or contractual basis, permanent sport and recreational grounds.

You may not qualify if:

You operate any of the following: railway services: airports, waterworks, real estate services managed on a fee or contractual basis, permanent sport and recreational grounds and you cannot satisfy at least one of the following criteria:

- The amount of Direct Payments (for 2017 use 2016 BPS) is at least 5% of your receipts obtained from non agricultural activities. To satisfy this test you will need to submit a letter from a chartered accountant confirming that they have examined your accounts and can confirm that you satisfy this test.
- That total receipts from agricultural activity represent at least 40% of the total receipts of the business in the most recent fiscal year for which evidence is available.
- Your agricultural holding is more than 21 hectares.

To requalify as an active farmer you will need to supply the required supporting information by 15 May every year with your Single Application Form via RPW on-line confirming whether you operate any of the services but are relying on one of these criteria.

You are advised to take independent legal and/or financial advice to ensure you can satisfy these conditions. If you fail to declare that you operate one of these services and our controls reveal you do then you could lose all of your organic payments.

Land naturally kept in a state suitable for cultivation and grazing

If more than 50% of your agricultural land is classed as being "naturally kept in a state suitable for cultivation and grazing" (in Wales this is considered to be saltmarshes and coastal sand dunes), you may not qualify as an active farmer unless you:

- Grow or rear agricultural products.
- Undertake at least a minimum level of grazing (in the range 0.01 0.05
 Livestock Units per hectare a year)
 Use the naturally kept land for agricultural activity.