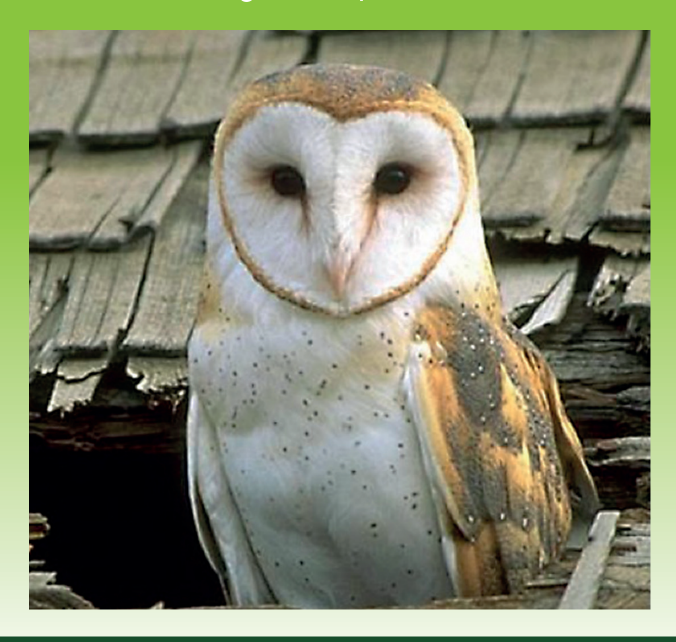


CRRU IRELAND RODENT PEST MANAGEMENT RECORDS

Planning and Implementation



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Introduction

Following the EU review of anticoagulant active substances used in rodent pest control, individual rodenticide products are authorised for placing on the market and use in three categories, products for use by trained professional users, products for professional users and products for amateur use.

Rodent pest control technicians who have completed their training and have been included on the register of 'pest management trained professional users' (PMUs) maintained by the Department of Agriculture Food and the Marine are fully equipped to implement best practice in the delivery of rodent pest management services, based upon consideration of the risk hierarchy and implementation of an Integrated Pest Management (IPM) approach.

Other professional users of rodenticides, include farmers, Gun Club Members, Gamekeepers, and others that have occasion to control rodent pests in the course of their normal work. Farmers, Gun Club Members and Gamekeepers have been provided with technical literature on best practice in rodent control and safe use of rodenticides and in many cases have participated in Green Low Carbon Agri-environment Scheme (GLAS) training or Knowledge Transfer (KT) programmes funded under the Rural Development Programme (EDP) 2014-2020. Training thus provided includes key elements of best practice in the control of rodent pests and the need to comply with the CRRU Code (http://www.crru.ie/crru-code/)

Restrictions in place serve to mitigate the environmental risks associated with use of particular anticoagulant rodenticides. Only registered PMUs may use anticoagulant rodenticides, in open areas, in waste dumps or in sewers. Open areas are urban, suburban or rural spaces that are not directly associated with a building and include: -

- areas such as parks, gardens, playgrounds, private or public forests, hedgerows, railway embankments, sidings and marshalling yards, canal banks and locks, airfields, and sports ground, *etc.*;
- areas used for the rearing of free-range and outdoor livestock, such as pigs and poultry, and rearing-pens used in the husbandry of game birds;
- building sites, waste ground and waste dumps;
- areas used as food stores (potato/beet clamps) in the open (i.e. in the field);
- areas such as islands used by ground nesting seabirds.

The continuous use of toxic bait, often referred to as permanent baiting, may only be undertaken by PMUs and only on sites with a high potential for reinvasion, using products containing either bromadiolone or difenacoum, when other methods of control have been tried and have been shown to be ineffective.

In addition, use of the pulsed baiting technique is restricted to PMUs and may only be undertaken using rodenticide products containing brodifacoum, difethialone or flocoumafen. In situations where use of one of these more potent second generation anticoagulant rodenticides (SGARs) is warranted, the pulsed baiting technique is preferred as it is more cost effective and reduces potential exposure of wildlife.

Registered trained professional users of rodenticides are deemed competent to determine if use of a rodenticide is warranted and to use rodenticide products authorised for use by PMUs in a responsible manner, while professional users of rodenticides are deemed competent to determine if use of a rodenticide is warranted and to use products authorised for use by them (*i.e.* products for use indoors or for use in and around buildings) in a responsible manner. In all cases compliance with the instructions for use printed on rodenticide product labels is

mandatory. Those instructions require that products are used in compliance with the CRRU Ireland *Best Practice Requirements for Rodent Control and Safe Use of Rodenticides* (www.crru.ie).

To facilitate the responsible use of rodenticides by PMUs whether working as an employee of a Pest Control Service Company, a Facilities Management Company or a Local Authority, or self-employed, it is essential that each individual PMU be provided with the tools and facilities required for their work, including traps, a selection of rodenticide types, non-toxic or placebo bait and facilities to record assessments conducted and programmes implemented. PMUs must be equipped to assess individual sites, identify measures to be taken and record conclusions reached as well as details of the programme recommended and implemented: -

- where present, evidence of rodent pest infestation;
- in the absence of infestation, suitable monitoring points;
- source of infestation or re-infestation, where relevant;
- points of entry to buildings, where relevant;
- sources of food and water available to rodent pests;
- harbourage that should be removed on elimination of an infestation;
- accessibility of the site to members of the public, to children, and to companion animals
- non-target species present in the site or that may be present;
- options for control of an existing infestation (biological, trapping, shooting, chemical);
- risk assessments (worker safety and environmental);
- options for control of an existing infestation selected (including, where relevant choice of active substance and formulation type);
- schedule of site visits required to implement the programme recommended (monitoring or elimination followed by monitoring); and
- tasks to be undertaken by the site manager or staff.

Records of the conclusions and decisions reached by PMUs and by professional users on each site are essential for management purposes and to facilitate auditing and compliance inspections by regulatory authorities. The nature and extent of the records to be maintained varies with the type of site involved and to a degree with its extent. Fewer record categories are required in the case of indoor sites or of rodenticide use in sewers, since risks of exposure of non-target species are minimal and exposure of children and companion animals is more easily controlled or is absent. Use in and around buildings regardless of whether the site is in an urban, suburban or rural areas generally present greater risks for non-target species and depending on the nature of the site for children and companion animals, while use in open areas involves the highest degree of risk for non-target species, for children and for companion animals.

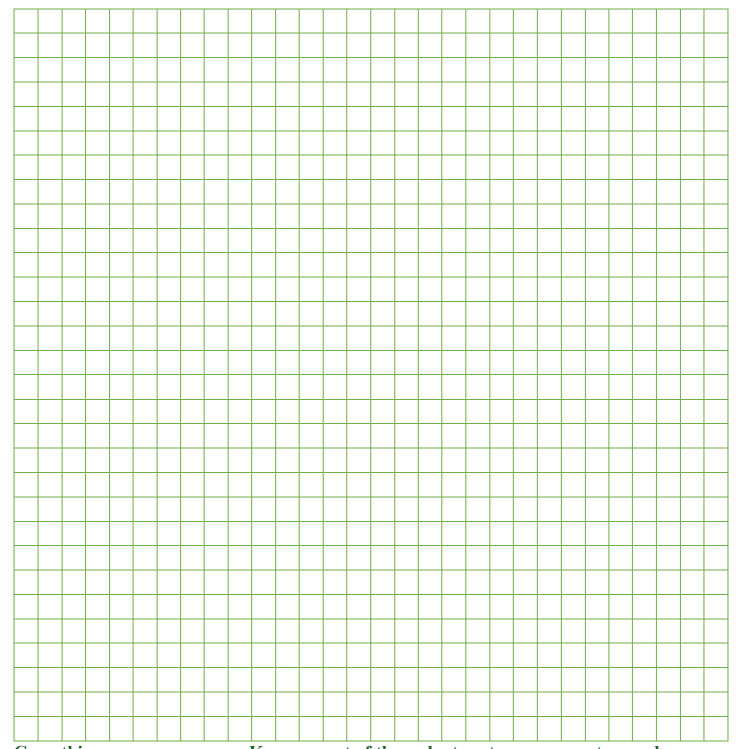
The records system set out in this document is for use when reviewing the recording systems currently in use by PMUs, whether in electronic or hard copy format. It is recommended that recording systems currently in place be reviewed to ensure that all essential elements required to document compliance with best practice in rodent pest management are captured. These essential elements can be found in this document.

This records system is also for use when reviewing the recording systems currently in use for farmers and other professional rodenticide users, whether Bord Bia, IGAS or other recording system.

Use the grid to make an initial sketch plan of your site, and to indicate the locations of: -

- 1) buildings, fences, hedges, water courses, lakes, ponds, wells, boundaries and other features;
- 2) areas to which children, companion animals, livestock or the public have access;
- 3) places where rodent activity has been observed, including rodent burrows;
- 4) points at which rodents can access food and water;
- 5) sensitive sites for non-target wildlife, where known (breeding sites, roosts and feeding areas);
- 6) sites (stations) selected for placement of traps, baiting points or monitoring points;
- 7) points at which rodent proofing is required;
- 8) harbourage to be removed debris, rubbish, old equipment, old straw or hay, and vegetation; and
- 9) where relevant, sites for burial of rodent carcasses.

In the case on 'Indoor' sites, a Check List can be used instead of a Site Map



Copy this page as necessary. Keep as part of the rodent pest management records.

Site Assessment Form

Integrated Pest Management Plan (to be completed prior to the implementation of the programme, by the person responsible for rodent pest control)

Site location (address)		
Site contact details (name and telephone number, email address)		
Evidence of infestation (droppings, sightings, burrows, etc.)		
Site history (date of last treatment, control methods used, product used, timespan of treatment, degree of success achieved)		
Placebo baiting / tracking / monitoring conducted	Yes / No Comments / ou	tcome:
Control plan proposed (to be reviewed after 35 days)		<u>Details</u>
Removal of food and water sources	Yes / No	
Non-chemical / traps proposed	Yes / No	
Chemical	Active substance & product	
Option 1		
Option 2		
Option 3		
Proofing / exclusion required	Yes / No	
Harbourage removal required	Yes / No	
No. of Trapping / Bait Stations -	Yes / No	
identified, mapped and numbered	Number	
Risks that traps / bait stations present to non-targets - assessed using the form on the following pages	Yes / No Summary of findings:	
Assessment conducted by (name, contact details)		
<u>Date</u>		

Record of food, feed and water source removal or restriction

To be completed as the first step in the implementation of rodent pest control programmes

Description of water food, feed source available to rodents	Location (as indicated on site plan)	Action taken	Person Responsible	Date

Details of the Rodent Pest Control Options Selected (Trapping or Chemical)

Option Selected	Describe or Circle / Tick Site Assessment Option selected, as appropriate
Biological, Shooting or Trapping,	
Type of location for placement of Traps	
Trap Type	
Trap baiting Material	
Frequency of inspection proposed	
Rationale for choices made	
Rodenticide Baiting Options	Circle / Tick Site Assessment Option selected, as appropriate
Product Name(s)*	
PCS-IE/BPA No(s)*	
Active substance(s)*	
Formulation type (block, grain, foam etc.)*	
Bait quantity per baiting point (as per label)	
Bait box type or other protection*	
Type of location for placement	
Frequency of inspection proposed	
Rationale for choices made	

^{*} Options can be listed to facilitate a tick box approach!

MONITORING RECORDS / CHECKLIST

This monitoring record / checklist can form part of the Service Report

Service Company Name	Refer to the Service Report issued on the dates below for Environmental, proofing & hygiene issues reported for each site inspection. Ensure that all previous environmental & proofing issues been addressed.	Activity	Observed		
Client: Site Address:		M R NTS	House Mouse Rat Non-Target Species None		
		Please u		nments on site observations	

WHEN TARGET RODENT ACTIVITY IS IDENTIFIED PROCEED TO TREATMENT RECORDS / CHECKLIST

LOCATION EXTERNAL INTERNAL	Monitor Number	Monitor Type NT =non-toxic bait TD=tracking / imaging device	Date														
		Technician Initials: (See Serv. Rpt)															

TREATMENT RECORDS / CHECKLIST (This can be an on-site record)

RODENTICIDE USE

Brand Name

Service Company Name

BR BQ

BR

Client: Site Address: Active Substance Formulation IE/BPA# Which non-chemical methods failed? No. of carcasses removed Disposal method Ref. & Date of ERA for open areas and in & around buildings						Record this information on the service report for the corresponding service date				(B= BR remark Rec (use T = TE= TT= NTT	Blocks/ = quant oved (E ord of a BQ/B = Trap 1 = Trap a = Target = non-1	tity of ba G=gram tity of ur Blocks/gr lethal T R rows) Placed/S ctivated Trapped arget tra Remove	et/no ca empty d	pilled ba		Baiting of several monitors can be recorded on one row and total rodenticide used for that group of monitors recorded At the end of a treatment programme the recording will return to the monitoring system in place				
Location EXTERNAL	Monitor Number	Initials	Vis	sit 1	Vis	sit 2	Vis	it 3	Vis	sit 4	Vis	sit 5	Vis	sit 6	Vis	sit 7	giving	Documented Review is required every 35 days aving reasons for long term toxic baiting in open areas and in and around buildings Bait Quantities and Inspection		
INTERNAL		als	Qty	Date	Qty	Date	Qty	Date	Qty	Date	Qty	Date	Qty	Date	Qty	Date				
		BR																quencies MUST Comply with duct Label Instructions. The use of		
		BQ															Puls	sed or Saturation (Continuous)		
BR																	ing Techniques is Restricted to istered PCOs (Trained Professional			
		BQ																users)		
		BR																		
		BQ																		

CHECKLIST ABBREVIATIONS

BQ = quantity of bait placed/replaced (B=Blocks/G=grams.)

Continue this sheet as required

Record of Building o	Proofing completed for a rodent infestation	ollowing erad *		Record of Harbourage Removal completed following eradication of a rodent infestation *						
Location and problem	Action Taken	Person Responsible	Date	Loc	cation and prob	blem	Action Taken	Person Responsible	Date	

^{*} This information can be included in a Service Report. In the case of Farms the information is required for grain stores etc.

Appendix 1 Assessment of Risks for Workers and Bystanders

When completed consult this form when drafting the Safety Statement* that must be prepared for every individual site

Before conducting the assessment of	Name of the site and Address:	[Tick here or for electronic versions Click Here if address was previously entered]					
risks for Workers and Bystanders	Name of Client and/or Client's site representative:	[Tick here or for electronic versions Click Here if client's name was previously entered]					
	Contact No:	[Tick here or for electronic versions Click Here if contact no was previously entered]					
	Name of Assessor:						
	Date of Assessment:						
Physical Hazards and	Slipping / tripping - poorly maintained or untidy floors or stairs						
risks arising	Falling from a height – mezzanine floors, scaffolding						
	Being stuck by falling objects						
	Getting caught or cut by machinery						
	Being stuck by internal transport (fork-lifts, farm machinery) or external transport (delivery vehicles)						
	Fire (flammable or combustible materials or waste)						
	Electricity (poor wiring)						
	Injury by livestock						
	Hot substances or surfaces						
	Poor housekeeping						
	Suffocation by exposure to carbon monoxide (portable generators, slurry tanks)						
	Burial in trenches or by loose material such as grain or soil						
	Pressure systems (steam boilers, reaction vessels)						
Health Hazards and risks	Stress (from poor work organisation, or control)						
arising	Noise						
	Harmful dusts						
	Poor or unsuitable lighting levels						
	Extremes of temperature						
	Radiation hazards						
	Vibration (from pneumatic rock or concrete breakers or drills)						

Chemical Hazards and	Immediate problems (acute toxic effects, fire)	
risks arising # - consult the label	Long-term effects (cancer causing, reproductive effects)	
of rodenticide products to be	Possibility of skin problems (skin irritation, or sensitisation - dermatitis)	
used	Possibility of chest problems (respiratory irritation of sensitisation – asthma)	
Biological Hazards and risks arising	Disease causing organisms associated with rodents (Ectoparasites, Helminths, Rickettsia, Bacteria, Protozoa, Viruses)	
-	Farmers lung caused by spores from mouldy hay	
	Hepatitis from unprotected handling of body fluids or waste	
Human Factor Hazards and	Mental and physical capacity to do the job safely	
risks arising	The workplace, the work system, the organisation of the work and the job should be designed to avoid causing sustained stress	
	Workers should not be subjected to bullying or violence from co-workers, site staff or members of the public	
Particularly Vulnerable	Young workers, who may have a higher accident rate	
Groups and risk arising	Pregnant women	
S	People with disabilities	
	New or inexperienced workers	
	Workers who have recently changed roles or started work in new workplaces	
	Older workers	
	Workers whose first language is not English	
Conclusions	With due consideration to the information recorded above, can this treatment safely proceed without harming workers and bystanders?	
* Shown on rodenticide	e product labels	
available at -		ety Statements published by the Health and Safety Authority are Iealth_Management/Guidelines_on_Risk_Assessments_and_Safety_State
Technician's Signati	ure Date	



Appendix 2 ENVIRONMENTAL RISK ASSESSMENT (ERA) FORM - not required for 'Indoor' sites

Read the Advisory Notes provided in Appendix 4 before you carry out the assessment

Before the ERA	Name of the site and Address:	[Tick here or for electronic versions Click Here if address was previously entered]							
	Name of Client and/or Client's site representative:	[Tick here or for electronic versions Click Here if name s was previously entered]							
	Contact No:	[Tick here or for electronic versions Click Here if contact no was previously entered]							
	Name of Assessor:								
	Date of Assessment:								
The Infestation	Carry out a site survey and insert the document reference:	Document ref:							
	Were environmental risks noted during the survey? List all environmental risks noted:	Yes / No Risks noted							
	Is there current target rodent activity?	Rat: Yes / No Mouse: Yes / No							
	Is the rodent infestation situated only indoors and will baits only be placed indoors?	Yes / No							
ļ.	Is there a high potential for reinvasion?	Yes / No							
	In cases where there is a high potential for reinvasion, have other methods of control been proven to be insufficient?	Yes / No							
	Is the source and point of entry of target rodents, accessible to / or controlled by the site management?	Yes / No							
	Do you intend to use toxic bait on a long-term basis? If so, insert the justification document reference. Justifications must demonstrate no unacceptable risk for non-target species.	Yes / No Justification document ref:							
Risk Hierarchy	Why is it necessary to use a rodenticide at this site? Why can't the problem be resolved by other means, such as improving hygiene and preventing rodent ingress to sensitive areas or traps?								
	If you intend to use a SGAR and not a FGAR, explain why.								
	If you intend to use one of the more potent SGARs (bromadialone, brodifacoum, difenacoum or flocoumafen), explain why.								

Sensitive Areas	Make a note if the site is entirely, or contains a part of a - • Site of Special Scientific Interest (SSSI), • Special Area of Conservation (SAC), or • Special Protection Area (SPA)?	
Products	Give the name of the rodenticide product, the active substance and the PCS or IE/BPA Number * for all products to be used.	
The ERA#	Provide a list of all environmental risks you perceive to be present at the site - • What wildlife species are known to be on the site? • What wildlife species may be on the site? • Is there a water body on or adjacent to the site? Provide a list of all the measures you will use during rodenticide application at the site to reduce the risks you have identified:	
Disposal of Rodent	How often will you search for rodent carcases?	
Carcases	Will others on site also search for rodent carcases? Who?	Yes / No If yes, list the persons concerned:
	What measures will you use to safely dispose of rodent carcases?	
Disposal of Spent Bait	How will you dispose of spent bait?	
Conclusions	With due consideration to the information recorded above, can this treatment safely proceed without unacceptable damage to wildlife and the environment?	Yes / No
* As shown	on product labels	

	As shown on product labels	
#	If there is insufficient room in the boxes provided,	use additional sheets and secure them to this sheet

		The Campaign for Responsible
		Rodenticide Use (CRRU) Ireland
Technician's Signature	Client's Signature	

Environmental Risk Assessment when using Anticoagulant Rodenticides¹

All anticoagulant rodenticides, both of the first generation and the second generation, fail theoretical regulatory environmental risk assessments due to their characteristics of toxicity and persistence. This does not mean that they cannot be safely used, but that safe use depends on the thorough and careful application of environmental risk mitigation measures.

REMEMBER: APPLY ALL AVAILABLE AND APPROPRIATE RISK MITIGATION MEASURES EVERY TIME YOU USE AN ANTICOAGULANT RODENTICIDE

Because of the risks associated with use of anticoagulant rodenticides, and irrespective of both the type of baiting techniques used and the area to be treated, an Environmental Risk Assessment (ERA) should be carried out prior to application of products containing anticoagulant rodenticides. This guidance document provides information about the reasons for conducting an ERA and advice on how to undertake this assessment. The circumstances in which an ERA is not needed are also explained.

The purpose of an ERA is to determine which possible adverse environmental effects may occur at any specific site and to identify which measures are necessary to protect wildlife and the wider environment, in as far as is possible. As the name suggests, an ERA is conducted to determine risks to the environment, mainly risks to wildlife. The risks to companion animals, domestic and farm stock and human bystanders are not considered here, although some of the measures to keep them safe during rodenticide applications are similar.

Before selecting the risk mitigation measures to be used refer to the label of the rodenticide products being considered for use and the CRRU Ireland Best Practice Requirements for Rodent Control and Safe Use of Rodenticides ².

ALWAYS READ THE PRODUCT LABEL AND COMPLY WITH ITS REQUIREMENTS

REMEMBER: EVERY SITE IS DIFFERENT AND WILL REQUIRE ITS OWN ERA AND THE IMPLEMENTATION OF RISK MITIGATION MEASURES SPECIFIC TO THE SITE

¹ This advisory note and accompanying Environmental Risk Assessment form are provided for qualified professional pest control technicians by the Campaign for Responsible Rodenticide Use (CRRU) Ireland. CRRU Ireland accepts no responsibility for the application of any rodenticide product used on the site that is the subject of an Environmental Risk Assessment as proposed here.

² CRRU Ireland *Best Practice Requirements for Rodent Control and Safe Use of Rodenticides*, March 2016, 32 pages. Available at http://www.crru.ie/

1. The Role of the Site Survey

A site survey is always conducted prior to the implementation of measures to alleviate or remove a rodent infestation. The primary purpose of the survey is to determine the extent of the infestation to be treated. The site, and its immediate environs, must be thoroughly examined. It is essential to discover the boundaries of the infested area so that the entire infestation is dealt with and no undetected peripheral rodents are left to become quickly re-established. Guidance about how to conduct a site survey is provided in all approved training courses and further information is available from CRRU Ireland ³.

Much other important information is also collected during this survey, such as the possible presence of companion animals and farm livestock, and areas to which site workers, or even members of the public, have access. Other essential information collected during the site survey will be the risks to the environment that the application of rodent control measures may present.

When completed, the site survey will provide all information necessary to determine what needs to be done to alleviate the problems caused by rodents at the site most efficiently and with the least risk to non-target animals, such as wildlife. It is essential to note that, according to the concept of 'risk hierarchy', the least severe but effective methods should be employed and that it may be possible to achieve the aims of an effective rodent control programme without the application of a rodenticide. However, another important point to note is that all rodent control measures, including for example the use of traps and the removal of cover and harbourages to prevent infestation, may also pose risks to wildlife and the wider environment.

The remainder of this document provides guidance on the application of an environmental risk assessment process when it is decided that an anticoagulant rodenticide is to be applied, with emphasis on protecting wildlife.

2. Environmental Risks

Each site will have different environmental risks associated with the use of anticoagulant rodenticides. The extent of these risks will vary greatly depending on local circumstances but few sites will be entirely free from environmental risk. For example, wildlife is present even in urban environments and may include feral Pigeons, House Sparrows, Foxes and raptors such as Kestrels and Sparrowhawks. Suburbia is home to a much richer variety of wildlife and environmental risks are obviously more severe in rural areas where wildlife is even more abundant. Risks to non-target animals, especially wildlife, are greater when anticoagulant rodenticides are applied outdoors.

All competent professional users of rodenticides will know that the main environmental risks of anticoagulant rodenticides are: -

- primary risks to animals and birds that gain access to and consume anticoagulant rodenticides; and
- secondary risks to animals and birds that consume organisms that have already themselves ingested rodenticides and therefore carry residues of them in their bodies.

Obviously, a large variety of animals and birds are at risk of primary exposure to rodenticides when they consume rodenticide baits which are usually made from cereals, and other foodstuffs, attractive

³ CRRU Ireland Best Practice Requirements for Rodent Control and Safe Use of Rodenticides, March 2016, 32 pages. Available at http://www.crru.ie/

and palatable to rodents.

Scavenging and predatory species are those most likely to be exposed to secondary poisoning. However, it must be recognised that when under stress from lack of normal foods, many species will take anticoagulant baits that might not normally be thought to do so.

No attempt will be made in this document to provide a list of wildlife species likely to be at risk of primary and secondary exposure to anticoagulant rodenticides when they are applied, and therefore which should be considered in an ERA, because the list would include almost all vertebrate wildlife species that occur in Ireland.

A most important point to keep in mind is that many species, both vertebrate and invertebrate which are smaller than the target rodents may enter protected bait placements, including tamper-resistant bait boxes, to take rodenticide baits. This is especially true for non-target small mammals, such as Field Mice and Bank Voles, which are the primary prey of many predatory species of wildlife in Ireland. There is good evidence that it is the contamination of these non-target small mammals, and not rodenticide carried by the target rodents, which is the main source of the widespread wildlife contamination we are witnessing in Ireland and elsewhere.

The wide extent of this contamination of wildlife makes apparent the scope and frequency of wildlife exposure to anticoagulant rodenticides, *via* both the primary and secondary routes. For this reason, the frequency and quantity of anticoagulant residues in raptor species is determined each year to monitor the effects of use practices on wildlife exposure.

Also remember that, although they are initially reluctant to enter bait boxes, small birds such as Sparrows and Finches enter bait boxes (and improperly covered bait points) to access and feed on, rodenticide baits. Spillage from bait boxes also enables larger birds, such as Pigeons and Doves, to feed directly on baits. As a possible result of this we commonly find contamination of predatory birds, such as Sparrowhawks and Peregrine Falcons, which mainly prey upon other smaller birds while hunting on the wing. Of course, baits spilled from bait boxes will present risks to many non-target species.

Insects and molluscs (Slugs and Snails) also enter bait boxes to feed on baits and, in their turn, are consumed by many animals and birds. This is another possible source of the residues we find in Sparrowhawks and Peregrines, and also of those in mammal species such as the Hedgehog, Fox and Badger.

Thus, while the use of tamper-resistant bait boxes is important in many circumstances and reduces access by some species, they provide no certainty that non-target animals will be precluded from exposure to the rodenticides they contain.

These are all risks to the terrestrial environment but there is also risk to aquatic systems if rodenticides enter water. Most anticoagulants are highly insoluble in water and so will not dissolve into water bodies. However, when particulate baits enter water systems they may be taken by aquatic vertebrates, particularly fish, which are susceptible to poisoning by anticoagulants. There are also increasingly frequent reports of anticoagulants being found in Otters and it may be from this source, or the direct consumption of baits, that these animals are acquiring anticoagulant residues.

It is important to consider all environmental risks. List all those you identify at the site. You can then decide if it is safe to apply a rodenticide as intended and, if so, the measures needed to minimise environmental risk.

Norway Rats are particularly attracted to water and often burrow into the banks of streams and ponds. Special care is needed in these situations because the signs of Norway Rats and protected Bank Voles are difficult to distinguish.

3. When to Carry Out an Environmental Risk Assessment

An ERA is required when a rodenticide is to be applied at any new site. This applies both if it is the first time a rodenticide is to be applied at the site and also when a new professional individual rodent control operator, or new servicing company, is applying rodenticide at the site for the first time. It should never be assumed that the way a previous operator or servicing company has applied rodenticides at a site is safe. Carry out the ERA after the preliminary site survey, because much of the information obtained during the survey will be useful for the ERA.

It may not be necessary to conduct an ERA if all rodenticide application is to be made indoors against house mice using tamper-resistant bait stations specific to that species. It may also be unnecessary to conduct an ERA in heavily built-up areas with no green-space within several hundred meters if no environmental risks are noted during the site survey. However, some wildlife, such as Foxes, feral Pigeons, House Sparrows and other birds, may be present even in the most urbanized areas. If likely to be present, it is sensible that these should be considered using the CRRU ERA form provided. If a decision is made not to conduct an ERA, the reasons for not having done so must be documented.

It is not necessary to conduct an ERA each time baits are checked and replenished during a baiting programme. But environmental risks should be considered throughout the campaign and the programme should be modified if risk mitigation measures adopted are found to be insufficiently effective

4. Protected Areas and Species

Competent professional users of rodenticides must be conversant with legislation that protects wildlife species in Ireland, which includes the Wildlife Act (1976) and the Wildlife (Amendment) Act (2000), the European Communities (Birds and Natural Habitats) Regulations 2011 and in the case of Northern Ireland the Wildlife (Northern Ireland) Order 1985 as amended by the Wildlife and Natural Environment Act (Northern Ireland) 2011 and the Conservation (Natural Habitats, etc.) Regulations (Northern Ireland) 1995 as amended.

It is important to know the status of a site to be treated with an anticoagulant rodenticide and whether it may have a specific designation for the protection of wildlife, as this may affect treatment protocols and require an Appropriate Assessment: -

- Site of Special Scientific Interest (SSSI)
- Special Area of Conservation (SAC)
- Special Protection Area (SPA)

Local authorities and the National Parks and Wildlife Service will be able to provide information on the status and boundaries of such designated sites.

5. Measures to Reduce Environmental Risk

The most effective way to reduce environmental risk is to avoid any activity that causes it – such as the use of anticoagulant rodenticides. Thus, all necessary actions must be taken to avoid rodent infestations by restricting their access to food, water and shelter and to prevent their ingress into areas where their presence cannot be tolerated. It is not acceptable to apply rodenticides repeatedly at sites where all such measures have not been fully implemented and rigorously maintained.

The concept of risk hierarchy requires that consideration be given, prior to any action to employ rodenticides, to what might be the least severe but effective measures to take, to achieve the desired objectives in relation to an existing rodent infestation, or one that might develop.

More information on risk hierarchy and other aspects of rodenticide application, including how to apply risk mitigation measures, is provided in the CRRU Ireland Best Practice Requirements ⁴.

Long-term baiting (i.e. continuous use of toxic bait) presents a particular risk to non-target organisms. It should only be carried out by trained professional rodenticide users, in circumstances where: -

- there is a high risk of re-invasion
- other available methods of control have been tried and have found been ineffective; and
- the justification for such use has been documented.

When a product containing an anticoagulant rodenticide is used it is a requirement of its application that all available and appropriate risk mitigations measures be adopted. Examples of such measures are given here but there may be others that are also appropriate: -

- conduct a thorough site survey to ensure that the entire rodent infestation is treated;
- choose which rodenticide products to use after consideration of efficacy so as to present the minimum acceptable level of risk to non-target animals and to the environment (this consideration involves both the type of product to be used and the active ingredient it contains);
- choose a rodenticide active substance that is appropriate to the resistance status of the *infestation to be treated* ⁵:
- ensure that all who have access to the treated site are aware of the rodent control programme, where baits are situated, what to do if a bait placement is disturbed and if dead or dying rodents are encountered;
- visit the site frequently during the treatment, with the frequency of visits determined by (among other things) an assessment of the need to replenish bait points, the risk of disturbance of bait placements or access to them by non-target animals and the generation of poisoned rodent carcases that must be picked up for safe disposal;
- search for and remove rodent carcasses each time the site is visited and dispose of them correctly (see below);
- use tamper resistant bait stations or natural (or artificial) cover to protect the bait from access by non-target species as far as practicable and clean up and bait spilled from them during

⁵ Advice on the treatment of resistant rat and mouse infestations is provided by the Rodenticide Resistance Action Group: www.bpca.org.uk/ and by the Rodenticide Resistance Action Committee: www.rrac.info CRRU Ireland Environmental RISK Assessment

CRRU Ireland Best Practice Requirements for Rodent Control and Safe Use of Rodenticides, March 2016, 32 pages. Available at http://www.crru.ie/

visits to check bait stations:

- conduct the application in the most effective and expeditious manner possible, and review the methods used as soon as it becomes apparent that the treatment is not going to plan;
- remove bait if there is evidence of take by non-target species at certain bait points or if bait points are repeatedly disturbed;
- remove all bait from the treated area after an adequate level of control is achieved and clean up any spilled bait;
- use non-toxic monitoring bait, or other appropriate measures which do not employ rodenticides, where applicable; and
- after the treatment, employ all necessary measures to minimise the risk of establishment of a subsequent infestation at the site.

6. Disposal of Dead Rodent Bodies

An important risk mitigation measure is the frequent search for, collection and disposal of dead or dying rodents that may be contaminated with rodenticides. It is important to take account of the recommendations issued by the Pesticide Registration and Control Divisions (PRCD) of the Department of Agriculture, Food and the Marine (DAFM) on the accepted disposal options. These are in order of preference: -

- disposal *via* on-site or on-farm small carcass incinerators (for which planning permission and required DAFM/DARD/NIEA licences have been obtained);
- with the site's or farm's domestic waste collection;
- in the site's or farm's normal non-hazardous waste for disposal off-site at a suitably authorised incinerator or land-fill; or where this is not possible
- burial on site provided this is done away from sensitive areas and is to a depth of at least 50cm to prevent recovery by foxes and badgers

In Northern Ireland rodent carcasses should be disposed of using methods acceptable to the Northern Ireland Environment Agency.

7. After the Treatment

An important risk mitigation measure is to make modifications at previously infested sites to reduce the likelihood of re-infestation and the need to use rodenticides again. All practicable means should be used including the following: -

- a) modifying or eliminating actual and potential harbourages;
- b) clearance of materials that could provide attraction for rodents;
- c) undertaking proofing or other measures aimed at denying access to rodents including faulty drainage systems and features that could provide secure movement routes; and
- d) reducing or preventing access to food sources and supplies.

Leave written instructions to the owner or occupier of the site about these recommended measures and refuse to apply rodenticides again at the site until the instructions are implemented in full.

Having completed an Environmental Risk Assessment, you should: -

- provide a copy of the completed ERA to the customer or other person with responsibility for the treated site;
- keep a record for future reference and as a demonstration that these aspects have been considered and acted upon where appropriate; and
- ask the customer to sign both copies of the ERA.

During the course of the treatment period, if there are any significant or relevant changes to the site conditions or circumstances then this assessment should be reviewed, amended as necessary and appropriate actions taken.

8. Environmental Information Sheet

The following pages provide an Environmental Information Sheet (EIS) for ready-to-use rodenticide baits containing anticoagulant active substances. The EIS supplies general environmental impact information. It highlights any situations where risk management is essential to ensure environmental protection. The EIS reinforces, and supplements, the information presented on product labels. The risk information on the EIS assumes operator compliance with both the product's recommended conditions of use and the applicable Best Practice Requirements

CRRU Ireland Environmental Information Sheet Ready-to-Use Rodenticide Bait

Containing brodifacoum, bromadiolone, coumatetralyl, difenacoum, difethialone, flocoumafen and warfarin.

Application rate: as specified on the product label.

Application rate, as specified on the product rater.	
WILDLIFE	WILD MAMMALS AND BIRDS MAY BE AT RISK WHEN THIS PRODUCT IS USED. Wild mammals and birds will be at risk if they feed directly on the bait. Use protected bait stations that exclude animals larger than the target rodents to reduce this risk. Wild mammals and birds will be at risk if they eat dead or dying rodents that have eaten this product. Search for and remove any dead or dying rodents during site visits and dispose of the carcasses safely by an approved method (see below).
Birds of Prey, Scavenging birds, Other birds, Wild mammals	Visit baited sites frequently to make sure that baits remain secure and to search for and remove dead or dying rodents. Daily visits may be necessary.
	Low-level residues of rodenticides have been detected in a wide range of wildlife species. The possible impact of these residues is a cause of concern. Proper use of products in accordance with the label, these instructions and the CRRU Ireland Best Practice Requirements will help to minimise the exposure of wildlife to rodenticides.
SOIL AND WATER INCLUDING GROUNDWATER	Use bait trays and bait stations to reduce soil contact. If soil contact does occur, (<i>i.e.</i> during burrow baiting) the product has low mobility in soil and is not taken up by plants. Avoid contamination of watercourses. This product is of low water solubility and has very low mobility in soil; it presents negligible risk to groundwater.
BAITING STRATEGY	It is important that the label instructions are carefully followed. A quick and efficient baiting programme is important to keep risks to non-target animals to a minimum. Over-baiting, under-baiting, not protecting bait adequately and leaving bait down for long periods increases the risks to wildlife. During treatments, you must search for rodent bodies at each site visit. Dispose of rodent bodies safely by an approved method (see below). Rodent bodies may be found away from baiting points and wherever the baited rodent infestation is active.
CLEARING UP	When rodents have been satisfactorily controlled (which is normally within 14-28 days but should be no longer than 35 days), it is most important that all bait is cleared away. If the condition of the bait is such that it cannot be re-used it must be disposed of safely by an approved method (see below).

USE AWAY FROM BUILDINGS (*e.g.* pheasant pens *etc.*)

Use in 'Open Areas' is only permitted by 'trained professional rodenticide users'

Wildlife is at particular risk when these products are used away from buildings (*e.g.* in hedgerows and around pheasant rearing pens). Prevent the risk by using alternative methods of rodent control whenever and wherever feasible. When baiting, apply bait directly into burrows or use bait stations that exclude animals larger than the target rodents, keep the duration of treatments to a minimum and remove all bait and bait stations from the site at the end of the treatment.

Note: attention must be paid to permitted areas of use such as 'indoors', 'in and around buildings', 'sewers', 'open areas' and 'waste dumps'.

DISPOSAL OF RODENT BODIES AND SPENT BAITⁱⁱ

For professional users including farmers, one of the following methods of disposal should be used, in order of preference: -

- disposal *via* on-site or on-farm small carcass incinerators (for which planning permission and required DAFM / DARD / NIEA licences have been obtained);
- disposal with the site's or farm's domestic waste collection;
- disposal in the site's or farm's normal non-hazardous waste for disposal off-site at a suitably authorised incinerator or land-fill; or where this is not possible
- burial on site provided this is done away from sensitive areas and is to a depth of at least 50cm to prevent recovery by foxes and badgers.

Spent, obsolete or unwanted bait should be disposed of as toxic waste in accordance with EPA approved methods for disposal of such waste.

Protective gloves should be worn when handling rodent carcasses or when handling spent, obsolete or unwanted bait

FURTHER INFORMATION

The CRRU Ireland publications Best Practice Requirements for Rodent Control and Safe Use of Rodenticides, the booklet Effective Control of Rodent Pest on Farms and the booklet Rodent Pest Control in Rearing and Managing Game Birds are available for download at www.crru.ie

CRRU Ireland (<u>www.crru.ie</u> and <u>www.thinkwildlife.org</u>) was formed, at the request of the regulatory authorities, by companies that manufacture and distribute rodenticides in Ireland. Its aim is to promote the responsible use of rodenticides and has as its prime objective the avoidance of harm to wildlife.







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ⁱ Definitions of these use areas are given in: CRRU Ireland *Best Practice Requirements for Rodent Control and Safe Use of Rodenticides*, March 2016, 32 pages. Available at http://www.crru.ie/

ii If in doubt about appropriate methods of disposal, contact the Environmental Protection Agency (EPA): info@epa.ie; Tel: 053-916 0600.