BirdLife Malta’s feedback on the Intent and Objectives:  
Guidelines for Good Forestation Practices for the Maltese Islands  
07 February 2022

BirdLife Malta is welcoming ERA’s initiative to issue the “Guidelines for Good Forestation Practices for the Maltese Islands” which we believe has a potential to not only greatly contribute to forestation initiatives and the increase of green areas in Malta, but also support Malta’s efforts to mitigate climate change. BirdLife Malta has decades of experience in habitat restoration and forestation and we are glad to provide our feedback as follows.

➔ Intent

The intent of the document is defined as “to provide a quick guide in the form of practical pointers, recommendations and a checklist of general codes of good practice to enable a successful tree-planting initiative. The guidelines shall take into consideration the different stages of a tree-planting project; from concept, to design and to implementation phase”. There is no need to say how important is the initial stage of assessment and identification of areas appropriate for forestation activities and unless it is meant under the “concept”, we may recommend adding it to the wording. The stage of monitoring and evaluation is crucial in such projects (especially the ones tied to habitat restoration), therefore we suggest including it into the intent as well.

Another point we would like to mention is the need to specify/list the aims of the forestation activities for which these guidelines are designed, such as:

❖ recreation and public wellbeing;
❖ habitat restoration and/or enhancement;
❖ wood production.

Depending on the aim of a forestation project the recommendations and guidelines will vary.

➔ Objectives

Under the European Green Deal as well as in line with the Paris Agreement, Malta has obligations to contribute to climate change mitigation. Land use, land use change and forestry (‘LULUCF’) sector has the potential to provide long-term climate benefits, therefore the objectives for these guidelines should include an idea to contribute to the achievement of Malta’s greenhouse gas emissions reduction target.
Although the proposed objectives are well defined, we would like to share some insights which could be of use while further refining them. First of all, it is important to build the guidelines on the scientific ecosystem-based approach using an acknowledged and feasible methodology. A holistic approach should be taken during the design phase which would allow the creation of a system of interconnected green spaces on the Maltese Islands. No need to mention that Environmental Impact Assessment should be conducted for any large-scale project or project that is likely to have an impact on sensitive areas/habitats/species.

The objectives should also include establishing a methodology for assessment of the areas appropriate/suitable for forestry which is to be used by local councils, governmental entities, NGOs or private land owners/users. Some areas (like Natura 2000 sites, garrigue, arable land) should not be considered for forestation initiatives not to compromise their status, at the same time others should be identified as priority areas for forestry (unused/disused fields; former landfills and queries, degraded woodland etc.). It is important to involve local councils (region councils) in the process of identification of areas favourable for forestation projects, as well as to engage the local authorities in management of such areas. In this context, objectives should also cover the system of monitoring and management.

The main Objective 2 states that the authority shall “encourage greening and ecological restoration incentives in different areas using suitable species”. We suggest substituting ‘suitable species’ with ‘native/local species of flora’. It is important that the species recommended for forestation initiatives include not only trees, but also shrubs depending on habitat and ecosystem in question.

The Objective 3 seeks “to establish common standards of good forestation practices, in line with complimentary national legislation”. Here would be useful to refer not exclusively to national legislation, but the EU standards and obligations (keeping in mind also the EU pledge to plant 3 billion additional trees by 2030 under the EU Biodiversity Strategy 2030) and useful international guidelines.

It is proven that access to woodland contributes to human physical health, improves mental wellbeing and increases quality of life. Therefore, one of the objectives of the document should be to define and promote a methodology to quantify an accessible area covered with

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1 Biodiversity guidelines for forest landscape restoration opportunities assessments | IUCN Library System
2 EUR-Lex - 32021R0268 - EN - EUR-Lex (europa.eu)
3 EUR-Lex - 32018R0841 - EN - EUR-Lex (europa.eu)
4 new_EU_forest_strategy_2030.pdf (europa.eu)
5 Microsoft Word - PFCode-Combined FINAL.doc (fao.org)
6 Microsoft Word - AR Requirements_v0-9_mistakes adapted.docx (goldstandard.org)
7 Pan-EuropeanAfforestationReforestationGuidelines.pdf (foresteurope.org)
forest required for social health and wellbeing. In this sense, one would cater for a more planned approach to the future amenity of an afforested area, recognising its potential for human well-being. Such careful planning would prevent any uprooting of trees or repurposing of such areas in the future, as we have seen with certain areas like Ta’ Qali where some damage may have been incurred as a result.

Should the Guidelines cover wood production, the objectives should include providing best available practises for wood production and harvesting (such as promoting an appropriate timing for wood harvesting which should not coincide with the breeding season of bird species using the area as their habitat).

ENDS