

**From:** [Redacted under regulation 11(2) – personal data of third party - Job title: Policy Manager]@gov.scot>

**Sent:** 06 April 2023 13:21

**To:** [Redacted under regulation 11(2) – personal data of third party- Job title: Licensing Case Officer]@gov.scot>; [Redacted under regulation 11(2) – personal data of third party- Job title: Head of Salmon and Recreational Fisheries]@gov.scot> [Redacted under regulation 11(2) – personal data of third party- Job title: Ecologist]@gov.scot>; [Redacted under regulation 11(2) – personal data of third party- Job title: Fisheries Scientist]@gov.scot>; **Subject:** RE: Smolt trapping licence

Hi [Redacted name under regulation 11(2) – personal data of third party – Job title: Licensing Case Officer]

Thanks for the feedback. As per [Redacted under regulation 11(2) – personal data of third party] email, it seems to me that if there is a need for such an ‘insurance policy’ to exist it should be established centrally and with very well defined procedures, outcomes and risks defined. I don’t think what [Redacted under regulation 11(1) – personal data of applicant] has supplied demonstrates that.

[Redacted name under regulation 11(2) – personal data of third party – Job title: Policy Manager]

**[Redacted – out of scope]**