Fisheries Management and Mitigation Strategy

KINCARDINE OFFSHORE WINDFARM PROJECT

<table>
<thead>
<tr>
<th>Prepared</th>
<th>Checked</th>
<th>Reviewed</th>
<th>Approved</th>
</tr>
</thead>
<tbody>
<tr>
<td>22-01-2018</td>
<td>22-01-2018</td>
<td>22-01-2018</td>
<td>22-01-2018</td>
</tr>
<tr>
<td>Organisation:</td>
<td>Organisation:</td>
<td>Organisation:</td>
<td>Organisation:</td>
</tr>
<tr>
<td>KOWL</td>
<td>KOWL</td>
<td>KOWL</td>
<td>KOWL</td>
</tr>
<tr>
<td>Name / signature:</td>
<td>Name / signature:</td>
<td>Name / signature:</td>
<td>Name / signature:</td>
</tr>
<tr>
<td>N Coulshed</td>
<td>R Wakefield</td>
<td>A MacAskill</td>
<td>J Altolaguirre</td>
</tr>
<tr>
<td>M Sutherland</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
### Revision History

<table>
<thead>
<tr>
<th>Date</th>
<th>Rev. Status</th>
<th>Purpose of Issue*</th>
<th>Remarks</th>
<th>Initials</th>
</tr>
</thead>
<tbody>
<tr>
<td>22/11/2017</td>
<td>00</td>
<td>Draft for SFF review</td>
<td>First Issue</td>
<td>RJW</td>
</tr>
<tr>
<td>22/01/2017</td>
<td>01</td>
<td>Submittal to MS LOT</td>
<td>Updated figure 4.1</td>
<td>RJW</td>
</tr>
</tbody>
</table>

*Purpose of Issue: for information, for review, for approval*
## Detailed Change Log

<table>
<thead>
<tr>
<th>Date</th>
<th>Rev. Status</th>
<th>References</th>
<th>Description of changes</th>
<th>Initials</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
# Table of Contents

1. **Introduction** .................................................................................................................................. 5  
   1.1. Project Summary ................................................................................................................... 5  
   1.2. Purpose/Aim of Document .................................................................................................... 6  
   1.3. Document Structure ............................................................................................................... 7  

2. **Planning Conditions** .................................................................................................................... 7  
   2.1. Section 36 Consent Conditions ............................................................................................. 7  
   2.2. Environmental Statement ...................................................................................................... 8  
       Development Area Impact Assessment ......................................................................................... 8  
       Effects of Construction Activities ............................................................................................ 8  
       Effects of Decommissioning Activities .................................................................................... 8  

3. **Project Fisheries Reporting Protocol** ......................................................................................... 9  
   Roles and responsibilities ............................................................................................................... 9  

4. **Project Overview** ........................................................................................................................ 10  
   4.1. Introduction .......................................................................................................................... 10  
   4.2. Fisheries Activities ............................................................................................................... 11  
   4.3. Project Programme .............................................................................................................. 11  
   4.4. Disturbance within the Project ............................................................................................. 12  
       Development Area........................................................................................................................ 12  
       Intra Array Cable .......................................................................................................................... 12  
       Mooring Systems for Turbines ..................................................................................................... 13  
   4.5. Export Cable Route ............................................................................................................. 13  
       Export Cable................................................................................................................................ 13  
   4.6. KOWL, Project Contractors – Roles and Responsibilities ................................................... 14  

5. **Fisheries Management and Mitigation Strategy** ....................................................................... 14  
   5.1. Introduction .......................................................................................................................... 14  
   5.2. KOWL Assurances .............................................................................................................. 14  
   5.3. Fishing Community Fund .................................................................................................... 16  
   5.4. Embedded Mitigation ........................................................................................................... 16  

6. **Fisheries Management** .............................................................................................................. 16  
   6.1. Fisheries Liaison Officer ...................................................................................................... 16  
   6.2. Notifications and Meetings .................................................................................................. 18  
       Meetings ....................................................................................................................................... 18  
       Notification to Mariners ............................................................................................................. 18  
   6.3. Planning................................................................................................................................... 18
1. Introduction

1.1. Project Summary

At the time of the original application (both April and September 2016) the Applicant, KOWL, was a company formed by Pilot Offshore Renewables Limited (PORL) and Atkins Ltd. PORL is an Aberdeen based joint venture between MacAskill Associates Limited and Renewable Energy Ventures (Offshore) Limited; both are Scottish companies with extensive experience in the wind industry. KOWL was established in order to develop, finance, construct, operate, maintain and decommission the Kincardine Offshore Windfarm. Since the application was submitted, Atkins are no longer part of PORL, and the company is now made up of Cobra Instalaciones y Servicios Internacional (CISI) and PORL. CISI is a construction company within the ACS Group with vast worldwide experience in the construction of energy generation plants, conventional and renewables (Wind, Thermosolar, PV and Biomass).

KOWL has been established to develop, finance, construct, operate, maintain and decommission the Kincardine Offshore Windfarm. KOWL has successfully applied for the consents required for the windfarm and for the associated transmission works.

The Project is considered a commercial demonstrator site, which will utilise specialised floating foundation technology, and will be the world’s first array of floating wind turbines. It has been included within the Survey, Deploy and Monitoring scheme for offshore renewable systems.

The Project is located south-east of Aberdeen approximately 8nm (15km) from the Scottish coastline and provides suitable water depth for a floating offshore wind demonstrator development (approximately 60-80m). (See Figure 1-1)
1.2. Purpose/Aim of Document

This Fishing Management and Mitigation Strategy (FMMS) sets out KOWL’s approach towards:

- engaging;
- consulting;
- liaising;
- communicating; and
- undertaking mitigation actions with respect to the fishing industry during the full lifecycle of this project.

This FMMS has been developed in conjunction with the Company’s Fisheries Liaison Officer (CFLO). The CFLO has been appointed with an interface role between KOWL and commercial fisheries interests for the full lifecycle of the development alongside the Environmental Clerk of work (ECoW) and KOWL’s Consenting & Environment Manager.

The FMMS will be completely transparent and will be fully available / accessible to fishing communities and the public; KOWL’s main mechanisms for sharing information will be via the Project website, Kingfisher Bulletins/ Notice to Mariners and / or through regional and national media as appropriate. KOWL’s approach to fisheries liaison includes a commitment to maintaining the FMMS, as a “live” document. KOWL will maintain, review and update it on a regulator basis, as the Project passes
through its various key phases and milestones. As such certain sections of this document will be expanded as the project develops over time.

### 1.3. Document Structure

Section 1 of this document sets out the scope of the FMMS and provides an overview of the Project.

Section 2 provides details of the planning conditions set for the Project.

Section 3 project fisheries reporting protocol

Section 4 covers an introduction to the project and potential disturbance to fisheries activities.

Section 5 details fisheries management strategies, embedded mitigation and project commitments by KOWL.

Section 6 discusses the role of the Fisheries Liaison officer and appropriate compensation arrangements.

Section 7 conclusions and further work

### 2. Planning Conditions

This section outlines the findings of the Environmental Statement and the Consent Conditions applied to the project.

#### 2.1. Section 36 Consent Conditions

Within Marine Scotland’s Marine Works EIA Consent Decision letter dated 13th February 2017 the following conditions were placed on the project.

The Company must, no later than 6 months or at such a time as agreed with the Scottish Ministers, prior to the Commencement of the Development, submit a Fisheries Management and Mitigation Strategy (“FMMS”), in writing, to the Scottish Ministers for their written approval. The Company must also join and participate in the Forth and Tay Offshore Wind Developers Group – Commercial Fisheries Working Group (“FTOWDG-CFWG”), or any successor group formed to facilitate commercial fisheries dialogue, to define and finalise the FMMS.

In order to inform the production of the FMMS, the Company must monitor or collect data as relevant and agreed with Scottish Ministers in terms of the ES and ES Addendum and any subsequent monitoring or data collection for:

1. iv) the impacts on the adjacent coastline;

2. v) the effects on local fishermen; and

3. vi) the effects on other users of the sea.

As part of any finalised FMMS, the Company must produce and implement a mitigation strategy for each commercial fishery that can prove to the Scottish Ministers that they would be adversely affected by the Development. The Company must implement all mitigation measures committed to be carried
out by the Company within the FMMS. Any contractors, or sub-contractors working for the Company, must co-operate with the fishing industry to ensure the effective implementation of the FMMS.

2.2. Environmental Statement

KOWL has produced an Environmental Statement (ES). The ES and supporting documents (ES Chapter 5 Fish & Shellfish) give greater detail on the issues identified. The ES is available to view here on the Scottish Government website1. Below is a summary of the main findings of the ES as it relates to impacts on commercial fisheries.

Development Area Impact Assessment

The magnitude of effects was determined to be low for all receptors and impacts identified within the Development Area. This was assessed within the context of the temporary duration of the construction activities and temporary safety exclusion areas during construction and prior to the Wind Turbine Generators (WTGs) units’ installation. In addition, construction is confined to a very small area of locally available fishing grounds.

Effects of Construction Activities

The Commercial Fisheries Operations that could potentially be most affected during the construction period (Export cable installation only – two phases 2018 and 2019) were assessed as:

- Nearshore Brown Crab:
- Velvet Crab;
- Lobster Shellfish Fisheries, all undertaken by Static Gear (Creeling /Potting – see Appendix A) Methods.

Impacts on trawling fisheries activities, whether by scallop dredging, demersal or pelagic trawling methods has been assessed as not significant.

KOWL will at all times, seek to achieve appropriate fisheries mitigation through various means, including Regular Industry Communication/ Information Promulgation Mechanisms, including, for example, the Kingfisher Fortnightly Bulletin, Notices to Mariners, relevant industry journals, trade publications and newspapers - both local and national. Additionally, KOWL is committed to undertaking regular information exchange and update meetings with appropriate fishing bodies, including the Scottish Fishermen’s Federation and local fishermen. This is facilitated through the CFLO’s network of contacts and through contributing to and support of relevant cross industry forums, as appropriate.

Effects of Decommissioning Activities

Potential effects from decommissioning are less than the worst-case effects assessed in the construction phase (Section 5.4.1 of the Original ES). The decommissioning approach is described in Chapter 2 of the Original ES. A decommissioning plan will be prepared in accordance with the requirements of the Energy Act 2004 and subject to approval by the Scottish Ministers (via MS LOT) prior to implementation. This FMMS will be updated to reflect the requirements of the decommissioning plan which would follow appropriate up to date consultation with the fishing industry.

Currently, no seabed preparation for cables will be required for the removal of the inter-array cables, mattresses, mooring lines and anchors causing a minimal amount of material to be suspended in the

1 http://www.gov.scot/Topics/marine/Licensing/marine/scoping/Kincardine
water column. There will be no other works or structures used, such that the scale of works will be no greater than that of the construction phase. It is therefore considered that the identified impacts will be no greater than those predicted for the construction phase.

3. **Project Fisheries Reporting Protocol**

KOWL have a clear fishing reporting protocol for engagement with the fishing community and clear lines of communication with both the fishing industry and also local inshore fishermen that are likely to interact with the Project during the construction and operation of the development. Below are the responsibilities and reporting pathways for which KOWL are responsible for implementation across the development. Figure 3-1 shows the structure of the development team in relation to the fishing engagement plan, with the Consenting and Environment Manager and the FLO acting as points of contacts within KOWL for the fisheries interest groups and local inshore fishermen.

![Figure 3-1 KOWL development team for engagement with fishing community](image)

**Roles and responsibilities**

**Project Manager** – Employed by KOWL to manage the effective delivery of the pre-construction, construction and operational and maintenance phase of the project.

**Consent and Environment Manager** – Employed by KOWL for the effective management of all consent, planning permission and marine related activities associated with the project, including environmental monitoring requirements across the project. Manages the ECoW and FLO as part of the KOWL project.

**Company FLO** – The person appointed under Consent Condition 26 of the Section 36 consent. The FLO must be appointed by KOWL for the period from commencement of the development until the final commissioning of the development. Their responsibilities include establishing and maintaining effective communications between KOWL, any contractors or sub-contractors, fishermen and other...
users of the sea concerning the overall project. The provision of information relating to the safe operation of fishing activities at the Development site and also cable route. Finally ensuring that information is made available and circulated in a timely manner to minimise interfaces with fishing operations and other users of the sea.

Principal contractor – CWIL (Cobra Wind Ltd) will be the principal contractor for the effective delivery of the construction phase of the project and will liaise with the KOWL project manager.

4. Project Overview
4.1. Introduction
KOWL propose to develop the windfarm by installing 7 anchored/ floating turbines, optimally arrayed, within approximately 62m to 80m water depth, by harnessing bespoke floating semi spar and semi-sub foundation technologies / engineering solutions (hubs) and, connecting to the onshore grid connection at the existing electricity substation at Redmoss. This will be achieved by means of two looped 33kV MVAC trench buried cables. Cable burial depths will be as per the standard industrial practice, with a target depth of burial to exceed 1.5m and maximum burial depth of 2.5m. Depth of burial will be verified post cable installation to ensure sufficient burial has been achieved. Figure 1-1 below illustrates the development and cable route corridor back to the Aberdeenshire coastline. This will be narrowed upon the completion of the cable corridor assessment and will be communicated via the cable burial plan that will be produced as part of the project consent conditions.

Figure 4-1 Development Area and Cable Corridor
The development will consist of the following main components:

- A total generating capacity of up to 50 MW;
- Up to seven wind turbines of a rated capacity between 2MW and 8.4MW;
- The initial wind turbine installation will be a 2MW machine (Summer 2018);
- The wind turbines will be installed on semi-sub and semi-spar substructures;
- Up to 32 mooring anchors installed;
- Interconnector cables between turbines and array lines;
- Two buried or (if burying not possible) mechanically protected subsea 33kV export cables; directionally drilled from the shoreline to a water depth of approximately 20m;
- Minor ancillary works such as the met buoys and floating LiDAR systems;

4.2. Fisheries Activities

A Comprehensive Description of Fishing Methods Common to Scottish Waters is Contained within the ES.

A Useful summary of the fishing methods most relevant to the development area is summarised within Appendix A, including the static gear, scallop dredge trawling, and trawling operation types typical to the locality. KOWL recognises that fishing techniques and fishing patterns can change overtime and is committed to monitoring pertinent developments.

4.3. Project Programme

Various offshore activities are scheduled to commence by May 2018 and the Project is anticipated to be fully commissioned by June 2020.

The Project has the capacity to produce up to 50 MW, enough to power approximately 35,000 homes. The Project will contribute to approximately 71,000 tonnes in CO2 annually.

The Development has an anticipated Lifespan of 25 Years, with the potential option to re-power after this time period. This would be subject to new marine consents and appropriate licences.

<table>
<thead>
<tr>
<th>Activity</th>
<th>Start Date</th>
<th>Duration</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Start of Marine Works – Installation of mooring system</td>
<td>May 2018</td>
<td>&lt;1 week</td>
</tr>
<tr>
<td>2. Installation of the export cable</td>
<td>May 2018</td>
<td>&lt;2 weeks</td>
</tr>
<tr>
<td>3. First turbine arrives on site (2MW)</td>
<td>June 2018</td>
<td>&lt;1 week</td>
</tr>
<tr>
<td>4. Commissioning of first turbine</td>
<td>July 2018</td>
<td>&lt;1 week</td>
</tr>
<tr>
<td>5. Second export cable</td>
<td>April 2019</td>
<td>&lt;2 weeks</td>
</tr>
<tr>
<td>6. Installation of mooring system for turbines 5-7</td>
<td>April 2019</td>
<td>&lt;2 weeks</td>
</tr>
<tr>
<td>7. Installation of inter-array cables for turbines 5-7 + connection 1 to 5</td>
<td>Aug 2019</td>
<td>&lt;2 weeks</td>
</tr>
<tr>
<td>8. Installation of WTG 5-7</td>
<td>Aug 2019</td>
<td>&lt;3 weeks</td>
</tr>
<tr>
<td>9. Installation of mooring system for turbines 2 &amp; 3+8 (2MW turbine)</td>
<td>March 2020</td>
<td>&lt;3 weeks</td>
</tr>
<tr>
<td>10. Installation of inter-array cables for turbines 1-3 + 8</td>
<td>June 2020</td>
<td>&lt;3 weeks</td>
</tr>
</tbody>
</table>
4.4. Disturbance within the Project

Development Area

In order to minimise disturbance to fishermen within the Development Area the following commitments will be adopted:

- Consultation with the fishing industry and other identified parties on establishing appropriate safety zones / exclusion zones statutory / voluntary during the various construction, installation phases, all in line with industry standard and practice;
- A commitment to minimise the requirement for safety zones during the producing phases of the project, but ensuring safe working zones around each structure for all marine activities including fishing;
- Timely dissemination of the as installed positions of turbines, anchor arrays / patterns and any other relevant project related hardware, including but not limited to:
  - marker buoys;
  - Cardinal buoys; and
  - wave rider buoys etc.
- Ensuring the marking of turbines in accordance with appropriate navigation standards and guidance (UKHO, NLB, CAA).

Intra Array Cable

A KOWL commitment to seek to achieve, where practicable, maximum cable seabed burial / trenching in respect of all subsea electric cables associated with the project; all in line with the cable design, industry guidelines and project licence conditions. To minimise disturbance to fishermen within the intra array the following commitments have been adopted:

- The development and publicising of the project cable burial as-built drawings;
- Consultation and notification in respect of those areas where cable burial may not be achievable, in part, or in full and where cable protection may therefore be afforded by rock/gravel placement, or where necessary mattress installation as appropriate; in line with industry guidelines and project licence conditions;
- Consultation on the preferred export cables routes, and where practicable and feasible, fine tuning the nearshore route approaches in the context of fishermen's input / comments;
- Establishment of temporary voluntary exclusion zones during cable installation operations; and
- A commitment to undertake cable burial survey of the cables/cable routes and feedback to fishermen on any issues arising and, as appropriate consult with all relevant parties on any action plan / remediation required.

Note that the Intra Array Cable assessment should also take into account the mooring spread and resulting sea bed obstructions (anchors) that will be installed as part of the development.
Mooring Systems for Turbines
A KOWL commitment to seek to achieve, where practicable, minimise the potential impact from the development mooring system (significantly reduced due to the reduction of turbines on the development as per the original consultation discussions); all in line with the mooring design, industry guidelines and project licence conditions. To minimise disturbance to fishermen from the mooring systems the following commitments have been adopted:

- The development and publicising of the project mooring locations as-built drawings;
- Consultation and notification in respect of those areas where mooring systems will be deployed and in line with industry guidelines and project licence conditions;
- Establishment of temporary voluntary exclusion zones during cable installation operations; and
- A commitment to undertake regular mooring system surveys (as described within the O&M programme) and feedback to fishermen on any issues arising and, as appropriate consult with all relevant parties on any action plan / remediation required.

Note that the mooring assessment should also take into account the cable installation that will be installed as part of the development.

4.5. Export Cable Route

Export Cable
A KOWL Commitment to seek to achieve, where practicable, maximum cable seabed burial / trenching in respect to all subsea electric cables associated with the project, with due cognisance of the cable design, industry guidelines and project licence conditions. To minimise disturbance to Fishermen along the cable expert route the following commitments have been adopted:

- The development and publicising of the project cable burial as-built drawings;
- Consultation and notification in respect of those areas where cable burial may not be achievable, in part, or in full and where cable protection may therefore be afforded by rock / gravel placement as appropriate, or where necessary mattress installation takes place; all in line with industry guidelines and project licence conditions (currently 10% rock burial has been included within the development consent);
- If required the use of the SFFs rock dumping assessment will be used to inform suitable rock dumping sizes to meet the local fishing requirements\(^2\) (KOWL would seek to avoid rock dumping in the first instance);
- Consultation on the preferred export cables routes, and where practicable, fine tuning the nearshore routes approaches in the context of fishermen's input/comments;
- Establishment of temporary voluntary exclusion zones during cable installation operations; and
- A commitment to undertake a cable burial survey of the cables / cable routes and feedback to fishermen on any issues arising, and as appropriate consult with all relevant parties on any action plan / remediation required.

\(^2\) SFF rock burn assessment and rock grade selection testing (west coast fishery) reference to be confirmed by SFF.
4.6. **KOWL, Project Contractors – Roles and Responsibilities**

KOWL have commissioned CWIL as the Principal Contractor for the construction of the Kincardine Offshore Windfarm as per the development design. As such CWIL will be responsible for fully complying with the relevant requirements of this FMMS and for updating and amending it as required in conjunction with the appointed CFLO and ECoW.

The Roles and Responsibilities (to be developed following their appointment) for the Key Contractor(s) is likely to be:

- Pre-construction, operational and post-construction surveys;
- Inter-array cable installation (utilising as appropriate cable laying, trenching and support vessels);
- Laydown area for preassembly of turbine at port facility for component assembly prior to installation;
- Export cable trenching and laying with cable vessel and support vessel as required;
- Installation of the wind turbine anchoring points (with sub-contractors for additional barges, anchor handing tugs and towing tugs as required);
- Commissioning of wind turbines with vessel transfer for crews for topside completion works.

KOWL will retain responsibility for the operational phase of Kincardine Offshore Windfarm, undertaking maintenance works in accordance with this FMMS.

5. **Fisheries Management and Mitigation Strategy**

5.1. **Introduction**

KOWL, always, seeks to undertake all aspects of its relevant business and operational endeavours in an open, transparent and constructive manner. KOWL will always, conduct its activities in compliance with:

- all relevant legislation, regulations, codes of practice; and
- appropriate industry standards and guidelines.

KOWL will always seek to engage with relevant stakeholders, neighbouring communities and industries in an open, transparent and constructive manner, seeking to minimise impact / disturbance, whilst seeking to maximise opportunity for all relevant parties.

KOWL is constantly committed to achieving mutual understanding, awareness and co-existence with the fishing industry.

5.2. **KOWL Assurances**

With the above overriding philosophy in mind the following assurances have been set for the Project underscored by the overarching core objective of co-existence.

- to further facilitate engagement and relationship building with the fishing industry, KOWL have appointed a Company Fisheries Liaison Officer (CFLO), for the full life cycle of the Project (see section 4.5). The CFLO ToR incorporates FLOWW guidance regarding CFLO duties, obligations and recommendations.
KOWL have sought early and positive outreach with relevant fisheries communities, with the sustained aim of fostering an atmosphere mutual understanding and awareness, founded on regular, constructive and open communication and engagement.

KOWL have sought to understand the nature, types and risks to and from the development in respect of fishing activity in the project locality.

prioritising consultation with those fishermen who are most directly affected by the proposed development.

ensuring ongoing engagement with the following bodies, through the CFLO:
- fishing representative organisations;
- fishing and marine government departments;
- statutory bodies;
- local planning authorities;
- NGOs; and
- others as the project develops over time.

maintaining a long-term commitment to fishing communities that active fishermen can safely continue with fishing operations within both:
- the development site; and
- along the export operations corridor.

an affirmation that KOWL has already engaged with relevant fishing bodies, fisheries agencies and indeed, where appropriate, individual fisherman, since project concept. Consistent engagement with these entities remains an ongoing priority. Engagement has and will continue to evolve through the following mechanisms:
- meetings;
- briefings;
- email information;
- awareness notifications;
- regular telephone call updates;
- the issuance of practical marine and fisheries notices;
- Kingfisher Bulletin updates; and
- directives towards KOWL’s website.

a log of contacts / communications will be maintained along with an audit trail.

to recognise that relevant information, interests, concerns and viewpoints of fishermen are, where practicable, continually incorporated and feedback into KOWL’s development and operational plans.

to develop an internal protocol / guidance procedure for relevant KOWL personnel, subcontractors, project operational vessels with respect to information, understandings and interfaces with the fishing industry to wit this FMMS.

to build up and maintain, throughout the lifecycle of the project, stakeholders, a live database of fishing related contacts, including such information as:
- vessel name, registration, call sign, home port.
- vessel type / length / tonnage details.
- nationality.
- fishing licence category.
- status full-time / part-time / recreational / other.
- vessel / skipper contact etc. details.
- fishing methodology, gear types, gear characteristics.
- fishing localities / operations / patterns / seasonality / timings.
Observations / comments / recommendations / sensitivities / concerns of individual fishermen.
Up to date KOWL contacts details when appropriate and inform stakeholders through e-mail communication.

5.3. Fishing Community Fund
KOWL have expressed their intention to invest in wider community funding programmes, via an appropriate local fishing community fund that will aim to provide support to local fishing communities to improve facilities and health and safety of the industry. The mechanism for realising this is under discussion with the Scottish Government and appropriate fisheries bodies.

5.4. Embedded Mitigation
The following embedded mitigation measures have been taken into consideration:

- A Regional working group has been established to provide a forum for collaborative discussion and action in relation to the Project (currently inactive due to delay in offshore wind farm projects in the Firth and Tay area);
- A FMMS (previously a construction management plan but this format is more appropriate) has been developed (this document) in consultation with the fishing industry representatives which establishes a protocol for engagement between KOWL and the fishing industry;
- 500m safety zones around working areas during construction, decommissioning and any major maintenance activities. Consultation with relevant stakeholders will ensure efficient and effective implementation and management of safety zones during operations;
- Structures within the development area will be marked and lit in accordance with Northern Lighthouse Board (NLB) and Civil Aviation Authority (CAA) requirements (see separate navigation and marking plan);
- Cables will be suitably buried as directed in the DECC (2011) guidance or will be protected by other means when burial is not practicable, this will help to reduce the risk of snagging fishing gear; and
- Continued consultation and dissemination of information will be carried out to ensure information about the works are circulated through agreed procedures such as Notices to Mariners and Kingfisher to allow vessels to effectively and safely navigate around proposed sites.

6. Fisheries Management
6.1. Fisheries Liaison Officer
KOWL have appointed an independent consultancy, Avoca Consultants Limited, to undertake the FLO Role – in full accord with the CFLO terms of reference, recommended in the FLOWW guidelines. KOWL have further committed to ensuring that the appointed CFLO has the appropriate resources and project support to successfully undertake the role. The CFLO will be involved at all stages of planning, implementation and operations during the full lifecycle of the development. Contact details for the CFLO are in Section 3.

In the event of any planned or otherwise disturbance to fisheries operations the CFLO will be the first point of contact in amicably setting any interactions with stakeholders this is discussed further in Section 5.5 and Figures.
Figure 6-1 FLO communication pathways

KOWL, in consultation with Avoca shall delegate and apportion fisheries liaison duties, as appropriate:

- to ensure that fishing related matters are fully and transparently incorporated within KOWL’s project risk assessment/risk management and emergency contact and response policies.
- to develop an appropriate KOWL protocols and standards for understanding, assessing requirements for sourcing and engaging various appropriate and potential support services from the fishing industry, including FIRs, FLOs and guard, scout, and utility vessels etc.
- to develop and maintain a timely and practical information pathway for disseminating, in user friendly format and language, information to fishermen throughout the various stages of the project lifecycle:
  - pre-survey;
  - surveying;
  - installation;
  - construction
  - operational;
  - maintenance activities;
- through the following mechanisms:
  - Notice to Mariners;
  - Notices;
  - Bulletins;
  - project fliers;
  - awareness briefing notes; and where appropriate;
  - media inserts and adverts;
6.2. Notifications and Meetings

The CFLO will take the lead in all communications with regards to Fisheries interests and facilitate and conduct various stakeholder meetings over the duration of the project not limited to but including:

Meetings
CFLO/Consenting & Environment Manager will hold regular meetings as appropriate to the construction phase at local facilities to Aberdeen or KOWL Project Office, as appropriate. Stakeholders will be briefed on the project programme; updated on any previous queries; and have a round table forum to discuss coordination of the project and fisheries interests.

Notification to Mariners
Appropriate liaison and dissemination of information and warnings through Notices to Mariners and other appropriate media, (e.g. Admiralty Charts, fishermen’s awareness charts and Pilot Books) would enable vessels too effectively and safely passage plan around the Project (including inter-array cables) and the offshore cable corridor. It is noted that this will include international promulgation of information.

Appropriate notifications will be issued to ensure they are noted on the appropriate marine navigation safety systems (Notice to Mariners, Kingfisher etc.). Safety zones (including around the cable installation vessel) and buoyed construction areas will also be in place to advise mariners of safe passing distances and current areas of activity; all of this information along with site updates and current operations will be promulgated through methods such as Kingfisher Bulletins and Local Notice to Mariners.

Extensive information promulgation of information to the fishing community to ensure that the subsea hazards are clear; including liaison with the United Kingdom Hydrographic Office, Kingfisher and consideration for use of Fish Safe, KIS-CA systems etc.

6.3. Planning

Ahead of any works the CFLO will provide guidance on the likely presence of static gear within the vicinity of construction operations and the potential for the works to interact with it. This will be facilitated through the CFLO’s ongoing proactive liaison with the identified fisheries interested both within the vicinity of the project and beyond. Should gear be present the CFLO will then make any necessary recommendations. This will include, where practicable, micro-siting of equipment or plant or if this is impracticable for the gear to be:

- Removed; or
- Relocated, either on a permanent or temporary basis.
This approach will facilitate the smooth operation of the works and minimise any unnecessary disturbance to fisheries operations from KOWL’s activities.

The CFLO will offer advice on the likely geographical footprint or limits of static gear that requires clearance, based on the type and timing of the KOWL operations and ongoing discussions with relevant stakeholders.

Should there be an opportunity for staged, or rolling closures to minimise potential disruption to stakeholders then these will be considered on their own merit.

### 6.4. Compensation Arrangements

KOWL undertakes to develop a protocol, in line with FLOWW guidelines, addressing a methodology for quantifying losses in respect of disruption and or disturbance relating to normal fishing activities, particularly in respect of static gear type fishing, from project operations. This protocol will change and adapt over the various operational phases of the project as operations are quantified. The any arrangements will be recorded within this FMMS.

Under circumstances where it is necessary, through the CFLO, either to temporarily remove or permanently relocate any static gear for the duration of an operation, KOWL will consider the settlement of appropriate and proportionate compensation payments. This will be undertaken, at all times, in Line with & in Accordance to standard industry practice, FLOWW’s Fisheries Liaison Guidelines and in full consideration of KOWL’s overarching principles and policies regarding Internal corporate good business practice & company ethics. Due reference will be given to appropriate transparency, fairness, mutual respect, mutual responsibilities and also mutual liabilities. KOWL anticipates full and equal reciprocity on the part of the Fishing Industry, and indeed the wider marine community, in respect of these guiding principles/philosophies.

### Static Gear Operations

The CFLO will be responsible for maintaining an up to date record of potential earnings of static gear operations in each class; with due consideration to the:

- local conditions;
- grounds productivity;
- prevailing weather
- seasonal activities; and
- demand and catch market factors.

Static gear operations can either land to the local open market, or often, possess binding contracts with shellfish buyers to supply a certain flow of product either set at a fixed or variable price.

Operations can fluctuate over the year with a seasonal spike in demand, for example in the annual run up to Christmas. This can result in high levels of offshore catching activity, throughput and high prices and earnings. A great deal of catch is landed and transported live to buyers and / or markets. A significant amount of static gear produce is targeted to supply export markets, especially in Europe and the middle east and far east markets. These export markets can command premium prices.

The CFLO will be take due cognisance to the actual and potential static gear earnings with respect to any requirement to temporarily remove or permanent relocate any static gear. Request should be
made with a clear understanding of: the overall amounts and types of gear within the target operational area; the ability to redeploy gear to other producing area or to recover and store ashore; vessel size; crew numbers; and catching track record.

The CFLO will meet with the static gear fishermen to discuss any compensation payment or otherwise on a case by case basis.

Any agreement reached will be simple, clear and transparent, yet flexible enough to cater for contingencies such as:

- a requirement to adjust or extend geographical limits and boundaries of clearance purposes;
- extend the time of operations; or
- release or open an area to static gear activity ahead of schedule.

The CFLO will facilitate any agreements with fishermen ahead of operations with the objective of reaching a framework of understanding that will facilitate the construction and operation of the windfarm and minimise the disturbance to ongoing fishing operations as and when they converge with the windfarms’.

Should any unanticipated situations arise, resulting in static gear being accidentally damaged, or lost then the CFLO, will be immediately informed. The CFLO will immediately contact the parties involved and ascertain the specifics of the situation and undertake to resolve it as expediently as practicable.

When addressing static gear matters, whether shifting gear or participating in operational interfaces, it is reaffirmed that KOWL recognises that fishermen, must, always adhere to the safety-first principle and that assessments of sea risks, including weather sea conditions must be undertaken by the static gear fishermen in accordance with the strict limitations imposed by their vessels:

- capabilities;
- equipment;
- crew;
- training; and
- insurance conditions etc.

7. Conclusions and Further Work

This FMMS is a live document and will continue to be developed over the lifecycle of this project as a live document. Further recommendations and amendments will be recorded and the documents will be adapted to reflect both changing circumstances of fisheries interests and of the project.
Appendix A: Description of Fisheries Types
Nearshore Fisheries

*Static Gear*

It is recognised that KOWL Activities at nearshore locations shall inevitably encounter a type of fishery generically called Static Gear Fisheries (SGF).

SGF most likely to be encountered during construction, operations and decommissioning works is Creel Fishing. This usually comprises the deployment of Fleets of Pots (Colloquially known as Creels in Scotland), which target the trapping of shellfish.

<table>
<thead>
<tr>
<th>Creel</th>
<th>Fleets of Pots</th>
</tr>
</thead>
<tbody>
<tr>
<td><img src="image1" alt="Creel Image" /></td>
<td><img src="image2" alt="Fleets of Pots Image" /></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Whelk Pot</th>
<th>Fleet of Whelk Pots</th>
</tr>
</thead>
<tbody>
<tr>
<td><img src="image3" alt="Whelk Pot Image" /></td>
<td><img src="image4" alt="Fleet of Whelk Pots Image" /></td>
</tr>
</tbody>
</table>

Shellfish is the collective name for species such as lobster, crab, and Nephrops norvegicus, known variously as the Norway lobster, Dublin Bay prawn, langoustine or scampi (known as prawns in Scotland). In addition, fleets of pots, known as whelk pots, are also deployed to target molluscs known as whelks and buckies.

<table>
<thead>
<tr>
<th>Whelks</th>
<th>Prawns</th>
</tr>
</thead>
<tbody>
<tr>
<td><img src="image5" alt="Whelks Image" /></td>
<td><img src="image6" alt="Prawns Image" /></td>
</tr>
</tbody>
</table>
Common Lobster

Brown Crab

*Line Fishing (baits)*

Other types of Static Gear Fisheries involving the deployment of Static Lines of Nets, known as Gill Netting, or Static Lines of Baited Hooks, known as Long-lining may be encountered.
All these types of operations involve the gear being set, left unattended, being marked by various types of buoys or markers, with the fisherman returning at regular or irregular intervals to attend to the gear.

**Creels and Pots**

Creeling is the most likely type of static gear fishery to be encountered around Scotland’s coast. However, such operations tend to involve significantly larger vessels than other types of static gear fishing.

Creeling is a territorial restricted fishery usually focussed on the adjacent mainland coastal strip, around islands, rocky features and tends to target hard bottom.

**Placement of Gear**

Static gear can be both intensive and extensive in operation. Gear is usually laid out in fixed patterns, often in lines, or strings of pots. The pots are laid on the seabed under their own weight, often attached to a light anchor. Ropes are attached sequentially to each pot, with a leader rope attaching to a surface marker/recovery buoy. buoys, depending on tidal and weather conditions can often be sub surface (under the waterline) and not readily visible to other sea users.
Pots can also be deployed on a Single Basis, usually very nearshore, immediately adjacent to Rocks and Gullies.

Typically, static gear is placed in as follows:

- Individual Fishermen generally set their gear, usually adjacent to other fishermen. However, gear can be intermingled between and amongst different fishermen’s gear depending upon the location and any agreements in place.
- Gear may be deployed and logged by fishermen utilising GPS, or often, simply by placing them in known locations.
- Static Gear Fisherman are very territorial, with gear being set according to historical precedence.
- Gear can be set, adjusted and shifted in accordance with seasonal patterns and cycles.
- Developments in gear design and vessel capabilities mean that new areas are often and regularly being opened, often further offshore. There is currently no mechanism in place for formally awarding fishing rights for this type of scenario.
Static gear fishermen can either work cooperatively or as individuals.

Working environment

Static gear operations are dangerous, usually involving small single manned vessels, which often operate in high risk areas, close to cliffs and rocks. These operations are particularly weather, tide and sea conditions sensitive. The effort involved in undertaking such operations exposes fishermen to fatigue and tiredness; these are dictated by natural cycles and are not temporal in nature.

Static gear fishermen are restricted in areas away from harbour limits, marked navigation passages/routes, dumping zones etc. They also avoid areas subject to mobile trawling and fishing activities, especially dredging vessels, usually targeting scallops/clams and razors, which are also nearshore fisheries.

There are often local agreements and codes of practices in place between static and mobile gear fishermen aimed at maximizing cooperation and minimizing conflict.

Licensing

Static Gear Fishermen are usually licensed and can operate on a full time, or part time basis. Part Time Static Gear Fishermen do not always require to hold a fishing licence, depending on the amount and type of gear they operate.

In Scotland, the Government Body tasked with issuing and managing fishing licences is Marine Scotland.

Static Gear Fishermen do not own the seabed and have no seabed property rights. They operate in their areas in accordance with custom and practices, historical patterns and traditions.

Fishermen operating under a licence have a historical right to fish unimpeded, in accordance with their licence conditions. Similarly, offshore renewables operators have a right to carry out their operations uninterrupted, also in accordance with their licence conditions. Therefore, it is essential that a mutually beneficial operating mechanism exists between both parties to facilitate a smooth transition amid ongoing operations.

The Marine Scotland issues licences to diverse marine industries, each with the potential to operate in overlapping areas of activity. This poses the opportunity for conflict, it also offers the opportunity for cooperation and the possibility of diverse industries engaging and working together. The Government and its relevant Departments encourage, and indeed, where relevant facilitate the latter. Offshore Renewables Operators are therefore directed, encouraged and expected to engage positively with Fishermen, particularly static gear fishermen with the purpose of establishing mutual understanding, awareness and cooperation.

Offshore Renewables Interface with Static Fishing Gear and Static Gear Operators is particularly sensitive to the impact/vulnerability of the each to the others operations and the potential for damage/delay/interference, with associated cost implications.

Offshore Fisheries
Demersal

The demersal trawl fishery is one of the most important fisheries in the North Sea, primarily targeting cod, haddock and whiting. However, demersal trawling within the Local Study Area mainly target squid (Loligo forbesi) and Nephrops norvegicus. Demersal species live on or near the seabed and feed on benthic organisms and other fish. Demersal species contributed 32% of the overall landings values by Scottish vessels in 2013 with landings made up from haddock, (34%), cod (11%), saithe (11%), whiting (10%) and monkfish (7%) (The Scottish Government, 2013a). The main demersal fleet in Scotland is based in the north east (Peterhead and Fraserburgh) and Shetland. Gear used to target demersal fisheries include towed trawls and Scottish seine nets. Demersal otter trawling is currently the most common commercial fishing method within Scottish waters (Figure 1 below).

The catching principle of otter trawls is different from that of beam trawls and scallop dredges (Figure 4). Demersal otter trawls are designed to catch fish and shrimps that stay above the sea bed, from close to the bottom to several metres from the bottom. Beam trawls and scallop dredges, on the other hand, are used to target species that stay on the bottom or that are partly buried in the sediment. Accordingly, the tickler chains of a beam trawl and the teeth of a dredge are specifically designed to disturb the sea bed surface and penetrate the upper few centimetres of the sediment. Chains and teeth, respectively, are mounted along the whole width of the two gears (beam trawl: 4 to 12 m, scallop dredge: 0.75 to 3 m)3.

Figure 1: Otter Trawl

Pelagic

The Scottish pelagic fleet predominately targets herring and mackerel and is based mainly in Fraserburgh and Shetland consisting of approximately 27 vessels (DECC, 2004). The pelagic fishery in the Local Study Area primarily exploits mackerel using pelagic trawls. Typically, these stocks are highly mobile and migratory, for example mackerel are known to move from the west of Ireland in the summer months to the North Sea in the winter. Trawling gear mainly consist of single or pair trawlers

3 http://www.fao.org/docrep/008/y7135e/y7135e06.htm
with pelagic trawl nets. Nets are generally towed until the sensors on the nets indicate a good catch has been made (The Scottish Government, no date).

![Pelagic Fishing Trawler Net](http://www.scotland.gov.uk/library3/fisheries/figoo-04.asp)

**Figure 2: Pelagic Fishing Trawler Net**

**Dredge Fishing**

The main shellfish landed by Scottish dredging vessels throughout Scotland and within the Local Study Area (Original ES Section 3.9) is king scallop (*Pecten maximus*). King scallop is the most important exploited mollusc and second most valuable shellfish species landed in Scotland. Landings have increased since the 1970s and it is now classed as one of the top 5 most valuable species in the UK. The mostly common method to exploit the species in Scottish waters is by mechanical dredging with the main fisheries off the east coast of Scotland, Orkney and Shetland Isles. The main fishing gear used for the capture of scallops is by towing spring-loaded “Newhaven” scallop dredges. Each dredge is designed to ‘rake’ the seafloor to lift the scallops from their recessed position. A steel and nylon mesh bag is placed behind the tooth bar to retain the catch (Beaukers-Stewart & Beaukers-Stewart, 2009). Generally, vessels undertaking scallop dredging are usually <15m in length and exploit inshore waters around the UK, there is a small number of over 20m vessels which target both inshore and offshore waters.
Figure 3: Newhaven Scallop Dredge