MeyGen Tidal Energy Project Phase 1
Vessel Management Plan
HDD Marine Works

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<table>
<thead>
<tr>
<th>Rev</th>
<th>Prepared</th>
<th>Sign Off</th>
<th>Checked</th>
<th>Sign Off</th>
<th>Approved</th>
<th>Sign Off</th>
<th>Date of Issue</th>
<th>Comments</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>F. Johnson</td>
<td>I. Sargent</td>
<td>E. Rollings</td>
<td>19/02/2015</td>
<td></td>
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</tr>
</tbody>
</table>
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EXECUTIVE SUMMARY

This Vessel Management Plan (VMP) has been prepared by MeyGen Ltd to set out the proposed method for discharging Condition 16 of the Section 36 Consent for the Development.

The purpose of the VMP is to ensure that the Developments marine activities are conducted in a safe manner considerate of consent conditions and industry best practice. The document will be periodically reviewed during the execution of the Development to provide detailed information relevant to the key activities to be undertaken through the construction and operational phases of the Development;

I. HDD marine works
II. TSC installation
III. TSS installation
IV. TTG installation
V. Operations and Maintenance

Upon addition of above listed detailed information, the revised VMP will be reissued 3 months prior to the commencement of that phase of the Development.

The marine works must, at all times, be constructed and operated in accordance with the approved VMP. The VMP includes information relating to following details:

a) The number, types and specification of vessels required;
b) Working practices to minimise the unnecessary use of ducted propellers;
c) How vessel management will be coordinated, particularly during construction but also during operation; and

d) Location of working port(s), how often vessels will be required to transit between port(s) and the site and indicative vessel transit corridors proposed to be used.

The VMP presented within this document is considered sufficient to satisfy Condition 16 and enable the construction and operation of the Development to progress, subject to the NSP being implemented.

Details of vessels used to carry out any licensed activity will be notified to the Scottish Ministers in writing no later than 72 hours prior to the commencement of development.

The VMP will be submitted to the licensing authority and consulted on by SNH and any other such ecological or other advisors as may be required at the discretion of the Scottish Ministers.

THIS DOCUMENT ONLY CONSIDERS HDD MARINE WORKS. FURTHER VERSIONS OF THE VMP FOR OTHER CONSTRUCTION WORKS PHASES, OPERATIONS AND MAINTENANCE AND DECOMMISSIONING WILL BE UPDATED AND SUBMITTED FOR CONSULTATION AND APPROVAL PRIOR TO THAT PHASE COMMENCING.
1 INTRODUCTION

The MeyGen Tidal Energy Project Phase 1 ("the Development") received consent under Section 36 of the Electricity Act 1989 from the Scottish Ministers 9th October 2013 ("the S.36 Consent"). This Vessel Management Plan (VMP) is prepared to enable Condition 14 of the S.36 Consent ("the Condition") to be discharged. Condition 14 states:

The Company must, no less than 3 months prior to the Commencement of the Development, submit a Vessel Management Plan, in writing, to the Scottish Ministers for their written approval, in consultation with SNH and any such other ecological or other advisors as may be required at the discretion of the Scottish Ministers. The Vessel Management Plan must include, but is not limited to, the following issues:

a) Individual vessel details;

b) Number of vessels;

c) Whether ducted propellers will be in operation;

d) How vessel management will be coordinated, particularly during construction but also during operation; and

e) Location of working port(s), how often vessels will be required to transit between port(s) and the site and the routes used.

The Development must be constructed and operated in accordance with the Vessel Management Plan, and the Vessel Management Plan must, so far as is reasonably practicable, be consistent with the CMS, the EMP, the PEMP, the Operations and Maintenance Programme, and the Navigational Safety Plan.

Reason: To minimise the disturbance to seal haul outs, marine mammals and basking sharks as well as consideration of mitigation measures for cork screw injuries to seals.

This document sets out the proposed VMP that MeyGen Ltd intends to undertake, to allow the Condition to be discharged.

2 SCOPE OF VESSEL MANAGEMENT PLAN

Phase 1a of the Development is a 6MW, 4 tidal turbines initial phase to be installed and operatives under the restriction placed on the Development by Condition 2 of the S.36 Consent.

This document is currently the VMP for the marine works associated with the Horizontal Directional Drilling (HDD) Works for Phase 1a only ("HDD Marine Work").

Given the Phase 1a programme for construction and operation works associated with Phase 1a it has been agreed with the licensing authority that the VMP and other related consent documents can be updated for the installation of the Phase 1a infrastructure (4 x Tidal Turbine Generators (TTG), 4 x Gravity-base Turbine Support Structures (TSS) and Turbine
Vessel Cables (TSC) and submitted at a later date “the Construction Works”. MeyGen Ltd. will produce and update relevant documents for these construction works; these will be submitted and get approval prior to commencement of these works.

The VMP will apply to the HDD Marine Works and vessels transiting between the site and associated ports.

The VMP forms part of a suite of documents related to the consent conditions that MeyGen Ltd. seek to discharge:

- Environmental Management Plan (EMP) (S.36 Consent, Condition 11) including Marine Pollution Contingency Plan (Marine Licence, Condition 3.2.13), Reporting Protocol for the Discovery of Marine Archaeology (S.36 Consent, Condition 16);
- Construction Method Statement) (S.36 Consent, Condition 9); and

The VMP is in accordance with the Environmental Statement (ES) and Supplementary Environmental Information Statement (SEIS) which identified the construction activities to have the potential to disturb/harm Grey seal and Harbour seal. The ES and SEIS mitigation measures have been detailed and documented in the EMP. The EMP commits MeyGen Ltd. to safeguarding the environment through the identification, avoidance and mitigation of the potential negative environmental impacts associated with the development, construction and operation of the tidal array. The VMP will be an integral element of the EMP.

It is intended that this VMP will be regularly reviewed throughout the planning and development of specific marine activities and revisions approved by the Scottish Ministers in accordance with the Condition.

The document contains the following sections:

- Communications, Roles and Responsibilities;
- Environmental Sensitivities;
- Environmental Commitments;
- Vessels (numbers, types and specification);
- Vessels (working practices);
- Vessel Management and Coordination;
- Ports and Vessels;
- Linkages with Other Conditions;
- European Protected Species (EPS);
- Outline Operational VMP; and
- Consultation.
2.1 HDD Marine Works Summary

HDD Marine Works are required for the 4 x HDD bores that are to be drilled from the Ness of Quoys out to the selected target exit point on the seabed (Figure 1).

Each HDD bore requires the following 4 dives at the exit point:

1) Identifying the exit point of the HDD bore on the seabed;
2) Cut the ‘bullnose’ from the HDD liner;
3) Connecting and disconnecting equipment to the drill string to clean and prove the HDD liner; and
4) Fit a seal to the end of the HDD liner to prevent debris entering.

The dive activities to be executed in the HDD Marine Works are programmed to require a single day. The vessels will therefore mobilise to site in the morning of the activity and demobilise back to their home port within the same 24 hour period.

The dive operations will take place from a multicat vessel on a 4 point mooring system. The mooring system will be deployed in the operation for HDD bore 1 and remain in-situ until HDD bore 4 operations are complete, upon which it will be removed. Details of the navigation safety measures are included in the NSP (MEY-1A-40-HSE-002-D-NavigationSafetyPlan).

The HDD bores will be completed in sequence so the HDD Marine Works are separated by approximately 1 month (Figure 2). This is dependent on the HDD bore drilling progress as well as having suitable weather and tide windows for the works.

A full description of the HDD Marine Works is available in the CMS (MEY-1A-40-HSE-001-D-ConstructionMethodStatementHDD).
Figure 1 HDD Marine Works Location

Figure 2 HDD Marine Works Programme
3 COMMUNICATIONS ROLES AND RESPONSIBILITIES

This section details the project team roles, responsibilities and lines of communication during the construction and operation of the Development.

3.1 Responsibilities and Ownership

The Principal Contractor (PC) will have the ultimate responsibility for ensuring the implementation of the VMP.

The Ecological Clerk of Works (ECoW) will provide quality assurance and approval of any version of the VMP.

Any updates to the VMP by the PC will require the ECoW to check compliance with current legislation, consent conditions and related documents. Updated VMP will then be submitted to Scottish Ministers for approval.

3.2 Organisational Chart

The organisational chart for the HDD Marine Works is below in Figure 3. This includes how communication as part of the VMP will be conducted in normal working procedures and in the case of emergencies.

The organisation chart presents the key interfaces, lines of communication and responsibilities with regards to the flow of requirements and provision of mitigating actions across the HDD Marine Works.

Details are provided in the Table 1 below for contacts relevant to the delivery of this plan. These details may change and the CMS will be updated when necessary.

<table>
<thead>
<tr>
<th>Name</th>
<th>Role</th>
<th>Organisation</th>
<th>Telephone</th>
<th>Mobile</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ian Sargent</td>
<td>Project Manager</td>
<td>James Fisher Marine Services Ltd.</td>
<td>01565 658812</td>
<td></td>
</tr>
<tr>
<td>Stan Groundwater</td>
<td>Marine Coordinator</td>
<td>James Fisher Marine Services Ltd.</td>
<td>01565658824</td>
<td></td>
</tr>
<tr>
<td>Tony Blackshaw</td>
<td>HSE Advisor</td>
<td>James Fisher Marine Services Ltd.</td>
<td>01565 658817</td>
<td></td>
</tr>
<tr>
<td>Ed Rollings</td>
<td>ECoW</td>
<td>MeyGen Ltd</td>
<td>+441316599662</td>
<td></td>
</tr>
<tr>
<td>Fraser Johnson</td>
<td>Marine Package Manager</td>
<td>MeyGen Ltd</td>
<td>+441316599672</td>
<td></td>
</tr>
</tbody>
</table>

Table 1 Contact Details
Figure 3 – Key interfaces and organisation chart
3.3 MeyGen - Ecological Clerk of Works

- Review and approve all consent related documents (S36 Condition 10).
- Review / comment on content of Site Inductions and Toolbox Talks.
- Review / comment on Risk Assessments and Method Statements (RAMS) as and where necessary with respect to environmental impacts and controls.
- Inspect the site / vessel on a regular basis to ensure effective implementation/operation of all environmental mitigation measures.
- Audit PC procedures, inspections, investigation and reporting.
- Ensure compliance with approve consent related documents, environmental legislation and requirements and address any shortfalls with the PC (S36 Condition 10).
- Review environmental incidents / near misses and PC investigations
- Report compliance and incidents to the licensing authority and other necessary regulatory authorities.
- Notify the licensing authority of vessel details (ML Condition 3.1.3)
- Notify the licensing authority of the commencement date (ML Condition 3.2.1.4)
- Provide Transport Audit Sheets for works to the licensing authority (ML Condition 3.2.2.1)
- Notify the licensing authority of deposits by MHWS (ML Condition 3.2.2.2)
- Ensuring any protected species licenses are in place for the Development (S36 Condition 10)

3.4 Principal Contractor – James Fisher Marine Services Ltd.

3.4.1 Project Manager

- Facilitate dissemination of specific environmental requirements to the project team.
- Oversee the implementation and review of environmental procedures throughout the project.
- Review and approve all consent related documents, including, but exhaustive, CMS, VMP and NSP.
- Monitor the environmental performance of the project through maintaining an overview of incidents, inspections and audits.
- Ensure that environmental considerations form an integral part of Design and Implementation of the Works and to include environmental reviews as part of regular project meetings.
- Review and approve Risk Assessments and Method Statements (RAMS) as and where necessary with respect to environmental impacts and mitigation.
- Ensure that all environmental incidents are reported to the ECoW and MeyGen in accordance detailed reporting requirements and the respective regulatory bodies (where required) as soon as possible.
- Review environmental matters with the ECoW and MeyGen and respective regulatory bodies on a regular basis and as per project requirements.
- Ensure that arrangements for liaison with Development respective regulatory bodies on all environmental issues is appropriate and maintained.
- Implement and maintain a project communications strategy to manage project public relations and complaints.
- Produce weekly and monthly reports and submit to MeyGen Package Manager and ECoW.
- Ensure contractors are approved, operates a Safety Management System, confirm that they are suitably qualified in their line of work and have undertaken suitable environmental training to cover tasks to be undertaken.

3.4.2 HSE Advisor

Key roles and responsibilities of the HSE Advisor include, but are not limited to the following:

- Verify compliance with relevant legislation.
- Prepare, implement, review and update consent related documents (in conjunction with the Project Management Team) in accordance with consent condition, James Fisher Marine Services procedures and current legislation.
- Advise the project team on environmental related decision making
- Review Risk Assessments and Method Statements (RAMS) as and where necessary with respect to environmental impacts and mitigation.
- Approve Toolbox Talks and Site / Vessel Inductions and ensure content promotes effective environmental management, specific works and Site / Vessel sensitivities and communicate associated lessons learnt.
- Provide support to the Marine Coordinator and workforce on any environmental matters that may arise.
- Audit contractors to confirm that they are suitably qualified in their line of work and have undertaken suitable environmental training to cover tasks to be undertaken.
- Ensure suitable consideration is given to the period and frequency of environmental monitoring (particularly with respect to higher risk areas).
- Inspect and audit the site / vessels on a regular basis to ensure effective implementation / operation of any environmental mitigation measures.
- Ensure compliance with environmental requirements and address any shortfalls.
- Provide inspection reports to the project management detailing any issues that must be addressed.
• Undertake investigations into environmental incidents or near misses to determine the root/direct cause and present the findings, recommendations and lessons learnt.
• Monitor hazardous observations and incidents trends in relation to environmental aspects and impacts and initiate actions as required to minimise the potential environmental impacts and reduce risk in a timely and effective manner.

3.4.3 Marine Coordinator

• Responsible for all construction operations Marine Coordination including vessel / site HSE during construction operations.
• Ensure that all contractors have received and understood the Site / Vessel induction.
• Undertake Toolbox Talks to promote effective environmental management and communicate associated lessons learnt.
• Monitor and disseminate weather information and forecasts
• Production of marine safety alerts including issuing Notice to Mariners to agreed stakeholder list.
• Responsible for collating, communicating and responding to statutory navigation notices.
• Liaise with port authorities.
• Implement / operate environmental mitigation measures as approved in the consent related documents at the site / vessel.
• Coordinating, ensuring compliance for and recording all vessel movements and personnel movements offshore.
• Emergency response coordination.
• Produce daily reports and submit to the PC Project Manager, MeyGen Package Manager and ECoW.
• Keep Transport Audit Sheets for all materials listed in the licence to be deposited as part of the works
• Keep audit reports stating the nature and quantity of all substances and objects deposited below MHWS under the authority of the licence.

3.5 Contractors

3.5.1 Vessel Master

• Overriding authority and responsibility to make decisions with respect to safe navigation of the vessel and matters related to HSE.
• Dedicated watch-keeper on board the vessel, or nominate suitable qualified deputy.
• The persons present on board must adhere to the Vessel Master’s instructions.
• Adhere to IMO International Regulations for the Prevention of Collisions at Sea and UK Merchant Shipping legislation including ensuring appropriately trained and
qualified crew and personnel on board.

- Ensure that all contractors have received and understood the vessel induction.

3.5.2 All Other Staff

- To understand and implement procedures relevant to their role as laid out.
- To conduct their work with a view to eliminating/reducing the environmental impact of the Development and to raise any environmental concerns with Marine Coordinator or Project Manager.
- To report all environmental incidents to the Marine Coordinator and Vessel Master as soon as possible.

3.6 Communication

Environmental issues will be formally communicated through the arrangements on Site / Vessel in Table 2.

<table>
<thead>
<tr>
<th>Meeting/briefing</th>
<th>Frequency</th>
<th>Attendees</th>
</tr>
</thead>
<tbody>
<tr>
<td>Safety, Health, Environment, Security and Quality (SHESQ) and Progress Meeting</td>
<td>Weekly</td>
<td>See paragraph below</td>
</tr>
<tr>
<td>Daily site / vessel team briefs</td>
<td>Daily</td>
<td>All work parties</td>
</tr>
<tr>
<td>Risk Assessment/Method Statement briefings</td>
<td>Each job task</td>
<td>All members of the working party</td>
</tr>
<tr>
<td>Toolbox Talks including environmental practices and mitigation measures</td>
<td>Before mobilisation, or a minimum of one per week</td>
<td>All site / vessel personnel</td>
</tr>
<tr>
<td>Site / Vessel Induction</td>
<td>On first attendance at site / vessel BEFORE any work is undertaken</td>
<td>All persons attending site / vessel</td>
</tr>
</tbody>
</table>

Table 2 Communication and Meetings

3.6.1 SHESQ and Progress Meeting

The PC shall convene weekly Site / Vessel meetings with all contractors on Site / Vessel to communicate, discuss and consult any change in conditions, working practices and environmental arrangements, procedures and overall environmental performance.

The ECoW and representatives from MeyGen and other interested Third Parties shall have an open invitation to attend these weekly Site / Vessel meetings. Each contractor on Site / Vessel shall nominate a person to attend these meetings with the appropriate authority to act on those contractors behalf. SHESQ and Progress Meetings shall be augmented by additional meetings at intervals dictated by the requirements of the contract or at key stages of the works.

Minutes of all such meetings shall be produced and held on file for record purposes, with copies supplied to each contractor on Site / Vessel, the CDM Co-ordinator and ECoW.
3.6.2 Extraordinary meetings

Extraordinary meetings would be held in order to deal with special environmental issues that may arise during the project such as environmental incidents. These meetings shall be organised by the HSE Advisor with the aim of ensuring a timely response and resolution to any identified issues.

3.6.3 Daily Site / Vessel team meetings

Daily site team meetings will take place at the Onshore / Offshore site between the PC and contractors. Any environmental concern shall be addressed at this meeting.

3.6.4 Risk Assessment / Method Statement briefings

These briefings will take place before each construction task and attended by all directly involved in the task. Environmental requirements and mitigation measures will be instructed and reviewed.

3.6.5 Site / Vessel inductions

Inductions, conducted before anyone commences work on the project are utilised to raise awareness for personnel regarding Site / Vessel rules, emergency response procedures and environmental protection arrangements. The inductions include a test to confirm understanding.

3.6.6 Site notice boards

Site / Vessel notice boards will contain relevant Site / Vessel information relating to Health, Safety and Environmental issues. The Site / Vessel will also have appropriate signage in place to highlight awareness of environmental hazards. Other communications media, such as newsletters and posters will also be posted on notice boards to communicate awareness of environmental matters.

3.7 Reporting

The PC will communicate the following to the ECoW and contractors on site:

- Details of audits and inspections;
- Details and statistics for environmental incidents and near misses;
- Details of any pending and actual enforcement action in respect of any environmental incidents;
- Any other pertinent environmental issues identified;
- Transport Audit Sheets; and
- Audit reports for the nature and quantity of all substances and objects deposited below MHWS.

The PC will provide these in:

- Daily logs and reports when construction activities are taking place on site / vessels;
- Weekly progress reports
- Monthly reports (additionally, confirming the status of the project, implementation of environmental commitments and mitigation measures, monthly and cumulative statistics, training delivered, environmental initiatives undertaken, amendments to the any of the consents related documents)

### 3.7.1 External Communication

The Marine Coordinator is responsible for:

- Documenting, issuing, communicating and responding to statutory navigation notices for the Development; and
- Emergency Response Co-operation Procedures are in place for such events. The communication and reporting protocols for such an event can be found in the Emergency Response Co-operation Plan (see NSP).

The ECoW is responsible for:

- Notification to the licensing authority detailed in the consent condition;
- Reporting monthly to the licensing authority once works have commenced with:
  - Details of audits and inspections;
  - Details and statistics for environmental incidents and near misses;
  - Details of any pending and actual enforcement action in respect of any environmental incidents;
  - Any other pertinent environmental issues identified;
  - Transport Audit Sheets; and
  - Audit reports for the nature and quantity of all substances and objects deposited below MHWS.
- Meeting with the licensing authority and statutory agencies and the local community; and
- Receiving, documenting and responding to any environmental communication from third parties.

### 3.8 Training

The purpose of environmental training is to ensure that all site personnel have the knowledge to successfully implement the environmental requirements of the project.

In order to ensure that the environmental mitigation measures are implemented on site, the following environmental training Table 3 in will be required.

<table>
<thead>
<tr>
<th>Training</th>
<th>Target Persons</th>
</tr>
</thead>
<tbody>
<tr>
<td>Induction (which will include environmental aspects such as environmental sensitivities and controls, pollution prevention, waste management, emergency preparedness and)</td>
<td>All persons attending Site / Vessel (Site / Vessel personnel, contractors on Site / Vessel, and visitors)</td>
</tr>
<tr>
<td>Training</td>
<td>Target Persons</td>
</tr>
<tr>
<td>----------</td>
<td>----------------</td>
</tr>
<tr>
<td>response and include shipboard operations under STCW requirements</td>
<td>Toolbox talks will be carried out at a minimum of one per week appropriate to the construction works being carried out on Site / Vessel at that time. All persons carrying out work on site (site personnel, contractors on site) shall attend.</td>
</tr>
<tr>
<td>Environmental Toolbox Talks</td>
<td></td>
</tr>
<tr>
<td>Environmental Bulletins / Legislation Briefings / Best Practice Briefings</td>
<td>All persons carrying out work on Site / Vessel (Site / Vessel personnel, contractors on Site / Vessel) shall attend.</td>
</tr>
<tr>
<td>Job specific training e.g.</td>
<td>As identified for personnel with environmental responsibilities</td>
</tr>
<tr>
<td>- IOSH Working with Environmental Responsibilities / IOSH Managing Environmental Responsibilities.</td>
<td></td>
</tr>
<tr>
<td>- Use of Pollution Prevention Equipment.</td>
<td></td>
</tr>
<tr>
<td>- Site Waste Management.</td>
<td></td>
</tr>
<tr>
<td>Project specific information, including relevant elements of:</td>
<td>Briefed out and available for reference to all Site / Vessel staff.</td>
</tr>
<tr>
<td>- the EMP, CMS, NSP, VMP</td>
<td></td>
</tr>
<tr>
<td>- Consent Conditions</td>
<td></td>
</tr>
</tbody>
</table>

**Table 3 Training**

Any person working on the Site / Vessel will be competent and trained sufficiently to undertake their work in a safe and efficient manner. Each Contractor will ensure that their personnel maintain the necessary level of competence for their work & will maintain the training records on site & make them available for review and audit. Records of training will be maintained and made available for inspection.

**4 ENVIRONMENTAL SENSITIVITIES**

Chapter 11 of the Environmental Statement, Marine Mammals, identifies harbour porpoise, grey seal and common seal as the key sensitivities during construction work.

In Scotland cetaceans (whales and dolphins) and pinnipeds (seals) are protected under a wide range of national and international legislation (full details in the EMP).

Marine mammals are considered to be potentially sensitive to the following aspects of the proposed works:
Noise (vessel);
Disturbance (vessel presence and movement);
Ship strike and collision with ducted propeller; and
Pollution and spillage

Impacts of noise, disturbance and pollution are covered under the EMP and CMS. The VMP is particularly related to mitigating the risk of vessel strike and corkscrew injuries due to ducted propellers, however the mitigation associated with the VMP goes some way to mitigating the risks of noise and physical disturbance by the vessel as well.

4.1 Ship strike and collision with ducted propellers

While both cetaceans and pinniped are potentially exposed to risk of ship strike and propeller strike, there is currently significant concern regarding the risk of corkscrew injuries to seals, initially attributed to ducted propeller system such as a Kort nozzle or some types of Azimuth thrusters. For the Development and the proximity of the HDD Marine Works to areas of importance for seals (protected haul out sites at Gills Bay and Stroma (Figure 4)), and the far greater numbers of individuals mean that they are the key concern.

Since the submission of the ES there has been ongoing research into the issue of spiral injuries in seals which has confirmed that the characteristic wounds can be caused by a seal being drawn through ducted propeller system such as a Kort nozzle or some types of Azimuth thrusters (Thompson et al., 2010, Bexton et al., 2012; Onoufriou & Thompson, 2014). To date the observed seal strandings appear to be restricted to juvenile grey seal and female harbour seal with seasonal differences evident between the species: grey seal newly weaned pups in the winter and common seal adults or pregnant females in the summer (Brownlow, 2013).

In experimental studies (Onoufriou & Thompson, 2014) it has been shown that using a combination of propeller and seal sizes, smaller seals were more likely to show the characteristic spiral lacerations; while larger seal models often became stuck in the ducted propeller system. The results of these trials and observed stranded seals suggested that there are still a number of uncertainties as to the frequency of occurrence, and mechanisms for this type of injury.

The most recent known research (Thompson et al., 2015; van Neer et al., 2015) there is strong evidence that predatory behaviour by grey seals, rather than ship propeller injuries, is likely to be the main cause of spiral seal deaths. Although this evidence does not completely eliminate ship propellers, it is now less likely that they are a key factor, and the SNCCs have now provided interim advice (JNCC, 2015) on this issue, an update to the earlier (April 2012) advice, in order to clarify the agreed recommendations to regulators and industry.

The most recent advice suggests that, based on incontrovertible evidence, grey seal predation on weaned grey seal pups and young harbour seal can cause the characteristic spiral injuries that were the subject of preceding studies. The advice states that
'it is considered very likely that the use of vessels with ducted propellers may not pose any increased risk to seals over and above normal shipping activities and therefore mitigation measures and monitoring may not be necessary in this regard, although all possible care should be taken in the vicinity of major seal breeding and haul-out sites to avoid collisions'.

This new advice provides a new perspective on the preceding Statutory Nature Conservation Agency (SNCA) Guidance (2012) on the potential risk of seal corkscrew injuries which at that time suggested levels of risk and recommendations for mitigation.

The Development is more than 60km from the nearest grey seal Special Area of Conservation (SAC, Faray and Holm of Faray), and harbour seal SAC (Sanday). The presence of the Gills Bay and Stroma haul out sites relatively close to the development site, does suggest a need for careful management of works at the site, but no direct mitigation measures are advised (SNCA, 2012). In the light of the new advice, and given that the HDD Marine Works will use a multicat vessel without ducted propellers, the HDD Marine Works are considered to be low risk.

![Figure 4 Location of HDD Marine Works in relation to designated seal haul out sites](image)

5 ENVIRONMENTAL COMMITMENTS

A list of commitments made by MeyGen in the ES, Marine Licence and Environmental
Statement to mitigate the impact of vessel activity on marine mammals can be found in Table 4.

Whilst the VMP has due regard to the NSP and safe navigation and health and safety practices.

<table>
<thead>
<tr>
<th>Section 36 (S36), Marine Licence (ML), or Environmental Statement (ES) Commitment</th>
<th>Condition, or commitment</th>
</tr>
</thead>
<tbody>
<tr>
<td>The monitoring set out in the PEMP or, as the case may be, an amended PEMP, (which must be agreed by the Scottish Ministers, in consultation with SNH and any other ecological, or such other advisors as required at the discretion of the Scottish Ministers), must be implemented by the Company. The Company must submit written reports of such monitoring to the Scottish Ministers at timescales to be determined by the Advisory Group. In particular, the following aspects should be considered and advice provided regarding the monitoring of the following aspects: a) Hydro dynamics / benthic surveys, export cable route and turbine locations and modelling to validate EIA predictions; b) Collision / encounter interactions with the tidal turbines for diving birds, marine mammals and fish of conservation concern; c) Disturbance and displacement of birds, marine mammals and basking sharks during construction and operation. This must also link to the species protection plan for seals at haul outs; and d) Migratory salmonids Subject to any legal restrictions regarding the treatment of the information, the results must be made publicly available by the Scottish Ministers, or by such other party appointed at their discretion.</td>
<td></td>
</tr>
<tr>
<td>3.2.1.7 Monitoring of marine mammals Prior to the commencement of the works the licensee must agree in writing the details of the appointment of a Marine Mammal Observer (MMO) with the licensing authority. The MMO must, as a minimum, maintain a record of any sightings of marine mammals and maintain a record of the action taken to avoid any disturbance being caused to marine mammals. The licensee must provide the licensing authority with the MMO’s records no later than six months following commencement of the works, and at six monthly intervals thereafter.</td>
<td></td>
</tr>
<tr>
<td>The principles of the JNCC guidance on protection of marine European Protected Species (EPS) from injury and disturbance (JNCC, 2010) and of relevant guidelines on minimising the risk of injury to marine mammals will be adopted as necessary (for example, reducing the duration of noise emitting activities).</td>
<td></td>
</tr>
<tr>
<td>MeyGen commit to undertaking frequent reviews of the literature regarding spiral injuries in seals and ducted propellers and to regularly discuss advances in understanding of this topic with relevant regulatory and advisory bodies. MeyGen will apply appropriate mitigation, as deemed necessary in consultation with Marine Scotland and SNH, should vessels with ducted propellers be used, to avoid any significant impacts.</td>
<td></td>
</tr>
</tbody>
</table>
Section 36 (S36), Marine Licence (ML), or Environmental Statement (ES) Commitment | Condition, or commitment
---|---
ES | All vessels associated with Project operations will comply with IMO/MCA codes for prevention of oil pollution and any vessels over 400 GT will have on board SOPEPs. All vessels associated with Project operations will carry on board oil and chemical spill mop up kits. Where possible vessels with a proven track record for operating in similar conditions will be employed. Vessel activities associated with installation, operation, routine maintenance and decommissioning will occur in suitable conditions to reduce the chance of an oil spill resulting from the influence of unfavourable weather conditions.

<table>
<thead>
<tr>
<th>Licence / Consent</th>
<th>Legislation</th>
<th>Granted</th>
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<tbody>
<tr>
<td>Section 36 Consent</td>
<td>Electricity Act 1989</td>
<td>09/10/2013</td>
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<tr>
<td>Marine Licence (licence number 04577/14/0)</td>
<td>Marine (Scotland) Act 2010</td>
<td>31/01/2014</td>
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<tr>
<td>Decommissioning Programme</td>
<td>Energy Act 2005</td>
<td>xx</td>
</tr>
</tbody>
</table>

5.1 Legal Requirements and Licences

6 DEVELOPMENT ACTIVITIES

This section has been divided into the four main marine activities. These sections will be completed as part of the work undertaken to fully engineer and detail the marine activities required to execute the work.

6.1 HDD Marine Works

The HDD Marine Work will be undertaken over the HDD exit points located approximately 550m north of the Ness of Quoys, in the vicinity of 492193.40E 6500642.30N (UTM30).
Further information on the construction methods proposed can be found in the CMP (MEY-1A-40-HSE-001-D-ConstructionMethodStatementHDD).

6.1.1 Vessels (numbers, types and specification)

The HDD Marine Works will utilise a single 26m Multi-cat vessel, the C-Salvor or C-Odyssey, Figure 6 & Figure 7Figure 3, owned and operated by Leask Marine. The C-Odyssey has been designed and built specifically for marine renewables. The vessel specification proposed to be used on the HDD Marine Works is provided in Appendix A.
6.1.2 Operational Health and Safety

The works undertaken will be controlled and managed within the procedures detailed in the:

I. Leask Marine integrated safety management System

II. Specific Scopes of work that outline method statements for the work to be executed, including:

a. Emergency Response Planning for:
i. Environmental Response (Marine Pollution Contingency Plan – EMP)

ii. Man Overboard

iii. Personnel Injury or medical evaluation

6.1.3 Vessels Working Practices

Vessels working practices are provided in vessel specific documents:

I. C-Salvor Procedures Manual, and the;

II. C-Odyssey Procedures Manual.

Details contained within these documents include:

- Crew Pre-Sail Familiarisation/Induction
- Passenger Pre-Sail Induction
- Masters Standing Orders
- Masters Standing Orders Acknowledgement Form
- Masters Terms of Reference
- Leask Marine Health and Safety Policy Statement
- Leask Marine Environmental Statement
- Leask Marine Disciplinary Code
- Leask Marine Drug and Alcohol Policy
- Leask Marine Emergency Contact List
- Bridge Equipment Familiarisation
- Deck Equipment Familiarisation
- Engine Room Familiarisation

6.1.4 Environmental Working Practices

With regard to the EMP and details in Section 4.1, a dedicated Seal Corkscrew Injury Monitoring Scheme (SCIMS) following the SNCA (2012) guidance is not considered necessary for the HDD Marine Works. However, a number of measures are proposed to encourage best practice and minimise any potential (although small) risk of vessel collisions. These measures include:

- The spatial separation of 300m of the proposed works (including mooring spread) from MLWS of the nearest known sensitive areas for seals, the designated haul out site at Gills Bay (Figure 4), see CMS;
- The proposed vessel transit routes to HDD Marine Works site ensure that the vessels keep an adequate separation distance from any sensitive seal haul-out sites wherever possible, see VMP;
- Use of an anchor spread to maintain the position on site, avoiding the potential for vessel movement on site. The anchor spread will be deployed once, at the beginning of the HDD Marine Works, with the vessel mobilising to and demobilising from the anchor spread for each of the HDD bores until completion of the HDD Marine Works, when it will be removed from site.
- Training of all on site / on vessel personnel regarding the importance and sensitivity of marine mammals and their legislative protection;
Provision of advice to staff detailing the types of activity potentially disturbing, and therefore to be avoided; and

- Maintenance of a daily marine mammal log (APPENDIX A) by the Principal Contractor, into which any interaction will be noted. It is important to make clear that such a log is likely to record many approaches by marine mammals to the vessels and personnel undertaking HDD Marine Works. Marine mammals are intelligent and naturally curious about any in water construction works, regularly approaching vessels engaged in marine works.

6.2 Construction Works (TBC)

6.2.1 Vessels (numbers, types and specification)
TBC

6.2.2 Operational Health and Safety
TBC

6.2.3 Vessels Working Practices
TBC

6.2.4 Environmental Working Practices
TBC

7 VESSEL MANAGEMENT AND COORDINATION

Due to the limited number of vessels being used for the works, vessel management and coordination will be undertaken by the Marine Co-ordinator who will be located on the multi-cat vessel being used for the HDD Marine Works.

8 PORTS AND VESSELS

8.1 HDD Marine Works

8.1.1 Mobilisation transit route

Vessels transiting to and from the site during mobilisation and demobilisation will do so from Stromness to the HDD Works site north of the Ness of Quoys, Figure 8.
Figure 8 – Transit route between vessel home port and HDD work site

8.1.2 Locations of Working Port(s)

Gills Bay Harbour will be used for periods between diving operations if it is necessary to demobilise from the HDD Marine Works site. Should vessels require to overnight local to the works site, Gills Bay and Scrabster will be used for overnight berthing. Indicative transit routes between these ports are shown in Figure 9 & Figure 10.
Figure 9 – Transit route between Gils Bay and HDD work site

Figure 10 – Transit route between Scrabster HDD work site
Where navigation permits vessels will maintain a suitable distance from identified seal haul-out sites during transits. These sites will be specified by the ECoW and issued to vessel crews as Master Standing Orders.

8.1.3 Frequency of Vessel Movement

The programme and methods used for the HDD Marine Works is supplied in the CMS. The dive activities to be executed in the HDD Marine Works are programmed to require a single day. The vessels will therefore mobilise to site in the morning of the activity and demobilise back to their home port within the same 24 hour period.

The diver will be mobilised and demobilised from Gills Bay on the day of the works. They will be collected at 08:30 and returned by 17:00.

The HDD bores will be completed in sequence so the HDD Marine Works are separated by approximately 1 month (Figure 2). This is dependent on the HDD bore drilling progress as well as having suitable weather and tide windows for the works.

8.1.4 Vessel holding areas

It is likely that vessels will use Gills Bay as a holding area should there be a delay in the works program. For delays of longer than 12 hours it is likely that the vessel will return to its home port if weather permits.

8.2 Construction Works (TBC)

TBC

9 LINKAGES WITH OTHER CONDITIONS

The VMP is part of suite of consent related documents. Table 5 of documents and related conditions are relevant to the VMP. A full list of the S36 and Marine Licence conditions is in the EMP.

<table>
<thead>
<tr>
<th>Con</th>
<th>Condition summary</th>
<th>Document</th>
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<tbody>
<tr>
<td>S36 9</td>
<td>-</td>
<td>Construction Method Statement</td>
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<td>S36 10</td>
<td>ECoW</td>
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<td></td>
</tr>
<tr>
<td>S36 11</td>
<td>-</td>
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<td>S36 12</td>
<td>-</td>
<td>Project Environmental Monitoring Programme</td>
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<td>S36 13</td>
<td>-</td>
<td>Advisory Group</td>
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<td>S36 14</td>
<td>-</td>
<td>Vessel Management Plan</td>
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<tr>
<td>S36 15</td>
<td>-</td>
<td>Operations and Maintenance Plan</td>
<td></td>
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<tr>
<td>S36 16</td>
<td>Reporting Protocol for the Discovery of Marine Archaeology</td>
<td>Environmental Management Plan</td>
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<tr>
<td>S36 17</td>
<td>-</td>
<td>Navigation Safety Plan</td>
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<tr>
<td>ML 3.1.3</td>
<td>Notification of Vessels</td>
<td>Construction Method Statement / Vessel Management Plan ECoW</td>
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<tr>
<td>ML 3.2.1.3</td>
<td>Marine Pollution Contingency Plan</td>
<td>Environmental Management Plan</td>
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<td>ML 3.2.1.4</td>
<td>Notification of Commencement</td>
<td>Construction Method Statement ECoW</td>
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<td>ML 3.2.1.5</td>
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<td>ML 3.2.1.6</td>
<td>Promulgation of navigation warnings</td>
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<td>ML 3.2.1.7</td>
<td>Marine Mammal Observer</td>
<td>Environmental Management Plan</td>
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<td>ML 3.2.2.1</td>
<td>Transport Audit Sheets</td>
<td>Construction Methods Statement ECoW</td>
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<tr>
<td>ML 3.2.2.2</td>
<td>Notification of Deposits</td>
<td>Construction Methods Statement ECoW</td>
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</table>

Table 5 Other relevant conditions

10 EUROPEAN PROTECTED SPECIES

As detailed in the EMP, no EPS licence is required for the HDD Marine Works.
11 OPERATIONAL VMP (TBC)

11.1 Vessels (numbers, types and specification)

11.2 Vessels (working practices)

11.3 Vessel Management and Coordination

11.4 Ports and Vessels

12 VMP REVIEW AND CONSULTATION

Under Condition 14 of the Section 36 the VMP will be reviewed and commented on by the licensing authority, SNH, and any other such ecological or other advisors that may be required at the discretion of the Scottish Ministers. The VMP must be approved by the licensing authority.

The VMP will be submitted to the licensing authority for distribution to the stakeholders and for approval.

Subsequent versions of the VMP will be submitted for the Construction Works to include procedures for turbine, foundation and cable installation.

Any changes to the VMP deemed necessary (working methods or procedures) must be reviewed and approved by the ECoW before it is submitted for approval to the licensing authority (Figure 11).

Version control will be conducted by the revision review block on the front page of the VMP.
Figure 11 VMP Change Process
13 REFERENCES


JNCC. 2015. Interim advice on risk of seal corkscrew injuries. Staff briefing note.


Thompson et al., 2015. Preliminary report on predation by adult grey seals on grey seal pups as a possible explanation for corkscrew injury patterns seen in the unexplained seal deaths. Sea mammal research unit report to the Scottish Government 12/01/15 0.1. Marine mammal scientific support research programme MMS/001/11. Project report USD 1&6 supplement.


## 14 LIST OF ABBREVIATIONS

<table>
<thead>
<tr>
<th>Abbreviation</th>
<th>Description</th>
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<tbody>
<tr>
<td>CDM</td>
<td>Construction (Design and Management) Regulations 2007</td>
</tr>
<tr>
<td>CMS</td>
<td>Construction Method Statement</td>
</tr>
<tr>
<td>COSHH</td>
<td>Control of Substance Hazardous to Health</td>
</tr>
<tr>
<td>ECoW</td>
<td>Ecological Clerk of Works</td>
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<tr>
<td>EIA</td>
<td>Environmental Impact Assessment</td>
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<tr>
<td>EMP</td>
<td>Environmental Management Plan</td>
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<tr>
<td>ERCoP</td>
<td>Emergency Response Co-operation Plan</td>
</tr>
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<td>ERP</td>
<td>Emergency Response Procedures</td>
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<tr>
<td>EPS</td>
<td>European Protected Species</td>
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<tr>
<td>ES</td>
<td>Environmental Statement</td>
</tr>
<tr>
<td>HDD</td>
<td>Horizontal Directional Drilling</td>
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<tr>
<td>HSE</td>
<td>Health, Safety and Environment</td>
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<tr>
<td>IOSH</td>
<td>Institute of Occupational Safety and Health</td>
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<tr>
<td>JNCC</td>
<td>Joint Nature Conservation Committee</td>
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<tr>
<td>NSP</td>
<td>Navigation Safety Plan</td>
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<tr>
<td>MCA</td>
<td>Maritime and Coastguard Agency</td>
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<tr>
<td>MHWS</td>
<td>Mean High Water Springs</td>
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<tr>
<td>ML</td>
<td>Marine Licence under the Marine (Scotland) Act 2010</td>
</tr>
<tr>
<td>MLWS</td>
<td>Mean Low Water Springs</td>
</tr>
<tr>
<td>MMO</td>
<td>Marine Mammal Observer</td>
</tr>
<tr>
<td>PC</td>
<td>Principal Contractor – James Fisher Marine Services Ltd.</td>
</tr>
<tr>
<td>Acronym</td>
<td>Description</td>
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<tr>
<td>---------</td>
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<tr>
<td>PEMP</td>
<td>Project Environmental Monitoring Programme</td>
</tr>
<tr>
<td>RAMS</td>
<td>Risk Assessments and Method Statements</td>
</tr>
<tr>
<td>SAC</td>
<td>Special Area of Conservation</td>
</tr>
<tr>
<td>SCIMS</td>
<td>Seal Corkscrew Injury Monitoring Scheme</td>
</tr>
<tr>
<td>SEIS</td>
<td>Supplementary Environmental Information Statement</td>
</tr>
<tr>
<td>SEPA</td>
<td>Scottish Environment Protection Agency</td>
</tr>
<tr>
<td>SHESQ</td>
<td>Safety, Health, Environment, Security and Quality</td>
</tr>
<tr>
<td>SNCA</td>
<td>Statutory Nature Conservation Agency</td>
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<tr>
<td>SNH</td>
<td>Scottish Natural Heritage</td>
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<tr>
<td>SPA</td>
<td>Special Protected Area</td>
</tr>
<tr>
<td>STCW</td>
<td>International Convention on Standards of Training, Certification and Watchkeeping for Seafarers, 1978</td>
</tr>
<tr>
<td>S36</td>
<td>Section 36 of the Electricity Act 1989</td>
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<tr>
<td>TSC</td>
<td>Turbine Submarine Cable</td>
</tr>
<tr>
<td>TSS</td>
<td>Turbine Support Structure</td>
</tr>
<tr>
<td>TTG</td>
<td>Tidal Turbine Generator</td>
</tr>
<tr>
<td>VMP</td>
<td>Vessel Management Plan</td>
</tr>
</tbody>
</table>
# Appendix A - Vessel Particulars

**M.V. C-Odyssey**

## General
- **Type of vessel**: Multiweller Twenty6
- **Year built**: 2011
- **Category**: MCA Cat 1
- **Basic functions**: Marine renewables support vessel
- **Passengers**: 12 plus crew

## Dimensions
- **Length**: 25m
- **Beam**: 10.5m
- **Depth**: 3.5m
- **Draft**: 2.5m

## Tank Capacities
- **Fresh oil**: 45m³
- **Dirty oil**: 0.9m³
- **Ballast water**: 85m³

## Accommodation
- **Cabins**: 2 off twin berth
- **Dining**: 2 off single berth
- **Common area**: Large mess room, galley and laundry

## Propulsion System
- **Main engines**: 2 x caterpillar C22
- **Total power**: 2,403bhp at 1,800 rpm
- **Propulsion**: 7 x fixed pitch propellers in nozzles 1,600mm

## Generators
- **1 of 750 KVA**
- **1 of 35 KVA**

## Performance
- **Ballast**: 77 tons
- **Speed**: 10 knots

## Deck Equipment
- **Towing winch**: 80ton
- **Anchor handling (combined IB)**: 120 tons
- **Tugger winch**: 3 x 15 ton
- **Towing hook**: SWL 120 tons
- **Capstan**: 5 ton
- **BWR roller**: 5,000mm SWL 120 tons
- **AT roller**: 3,000mm SWL 60 tons
- **Deck crane capacity**: 180 tons
- **Deck crane (forward)**: HS 180t/m 1900kg @ 19.5m
- **Deck crane (all)**: HS 180t/m 4630kg @ 10m

*Making Marine Renewables Work*

*Registered in Scotland, No SC298116*
*Registered address: Carronaid, Weyland Bay, Kirkwall, Orkney KW12 1TD*
M.V. C-Salvor (ex Multrasalvor)

**General**
- Type of vessel: Damen Dredge Helper
- Year built: 1994
- MCA Cat: 2
- Basic functions: Marine renewables support vessel, Dive support, Towage, Anchor handling, Fuel and water transfer
- Passengers: 12

**Dimensions**
- Length: 23.3m
- Beam: 8.5m
- Depth: 2.75m
- Draught: 2.3m

**Tank Capabilities**
- Fuel oil: 66m³
- Fresh water: 45m³
- Lubrication oil: 0.76m³
- Dirty /干货 oil: 7.5m³

**Propulsion System**
- Main Engines: 2 x Cummins KTA 19 M2
- Total Power: 604 kW
- Propulsion: 2 x Promarin fixed propeller
- Generators: 1 off 66 kW at 1500 rpm, 1 off 41 kW at 1500 rpm

**Performance**
- Bollard pull: 16.4 tons
- Speed: 8.9 knots

**Deck Equipment**
- Winch: Hydraulic anchor handling / towing, winch EMCE 2,352.0, SWL 40.0 tons
- Wire Capacity: 300m, 32 mm
- Tugger winches: 3 x 12 ton Hydraulic mooring winches
- Deck capacity: 50 ton
- Stern roller: SH 2450
- Deck crane: 26 tons/5.65 m, 10 tons/12.25
- Towing hook: Marampory WLL 17 ton
- Spare towing wire: 300m, 32 mm

**Accommodation**
- Cabins: 2 off twin berth

**Making Marine Renewables Work**

Registered in Scotland, No SC233116
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