marinescotland

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Marine Licence Application for Dredging and Sea Disposal

Version 1.0

Marine (Scotland) Act 2010







Acronyms

Please note the following acronyms referred to in this application form:

BPEO Best Practicable Environmental Option

MHWS Mean High Water Springs
MMO Marine Mammal Observer
MPA Marine Protected Area

MS-LOT Marine Scotland – Licensing Operations Team

PAM Passive Acoustic Monitoring
SAC Special Area of Conservation
SNH Scottish Natural Heritage
SPA Special Protection Area

SSSI Site of Special Scientific Interest WGS84 World Geodetic System 1984

Explanatory Notes

The following numbered paragraphs correspond to the questions on the application form and are intended to assist in completing the form. These explanatory notes are specific to this application and so you are advised to read these in conjunction with the Marine Scotland Guidance for Marine Licence Applicants document.

1. Applicant Details

The person making the application who will be named as the licensee.

2. Dredging Contractor Details

The person whose activities produce the substance(s) or object(s) to be dredged and/or intended for sea disposal (e.g the dredging contractor).

3. Agent Details

Any person acting under contract (or other agreement) on behalf of any party listed as the applicant and having responsibility for the control, management or physical deposit or removal of any substance(s) or object(s).

4. Payment

Indicate payment method. Cheques must be made payable to: The Scottish Government.

Marine licence applications will not be accepted unless accompanied by a cheque for the correct application fee, or if an invoice is requested, until that invoice is settled. Target timelines for determining applications do not begin until the application fee is paid.

5. Application Type

Indicate if the application is for a new dredging site or a site that has previously been dredged. Provide the existing or previous consent/licence number, expiry date and quantity (in wet tonnes) dredged under the consent/licence up to a stated date if applicable.

6. Dredging and Sea Disposal Details

- (a) Give a brief description of the dredging and sea disposal operation.
- (b) Provide the proposed start date of the project. The start date will not be backdated, since to commence a project for which a licence has not been obtained will constitute an offence, which may result in appropriate legal action. A licence is normally valid for the duration of the project but not exceeding 3 years. If a project will not be completed before a marine licence lapses, it will be necessary for licence holders to re-apply for a further licence to continue any ongoing work at least 14 weeks prior to the expiry date of the licence. Target duration for determination of a marine licence application is 14 weeks.
- (c) Provide the proposed completion date of the project.



(d) Describe the location of the proposed works. Include a list of the latitude and longitude co-ordinates (WGS84) of the boundary points for each dredge site area. WGS84 is the World Geodetic System 1984 and the reference co-ordinate system used for marine licence applications. Co-ordinates taken from GPS equipment should be set to WGS84. Coordinates taken from recent admiralty charts will be on a WGS84 compatible datum. Ordnance survey maps do not use WGS84.

Example: For positions read from charts the format should be as in the example: 55°55.555'N 002°22.222'W (WGS84). The decimal point specifies that decimals of minutes are used and the datum is stated explicitly. If seconds are used then the format should be as in the example: 55°55'44"N 2°22'11"W (WGS84).

It is important that the correct positions, in the correct format, are included with this application, as any errors will result in the application being refused or delayed.

To supplement your application, please provide a suitably scaled extract of an Ordnance Survey Map (1:2,500 scale but not more than 1:10,000) or Admiralty Chart which must be marked to indicate:

- o the full extent of the works in relation to the surrounding area;
- o latitude and longitude co-ordinates defining the location of the works;
- the level of MHWS;
- any adjacent SAC, SPA, SSSI, MPA, Ramsar or similar conservation area boundary.

Drawings and plans will be consulted upon. If they are subject to copyright, it is the responsibility of the applicant to obtain necessary approvals to reproduce the documents and to submit suitably annotated copies with the application.

- (e) Provide details of the proposed disposal site for the dredged substance(s) or object(s) and, if necessary, any alternative disposal site(s) considered. In determining whether to grant a marine licence, MS-LOT will take into account any site nominated by the applicant. However, should this site be unsuitable, the nearest suitable disposal site for the dredged substance(s) or object(s) will be identified. Should you wish to establish a new site, please provide details in a covering letter with your application and MS-LOT will contact you to discuss your proposal before your application is determined. The cost of any site investigations to identify any new disposal site will normally be the responsibility of the applicant.
- (f) Indicate if any part of the works (dredging or sea disposal site) are located within the jurisdiction of a statutory harbour authority and provide details of the statutory harbour authority where relevant.
- (g) Provide a full method statement. The method statement must include details such as the rate of dredging, timing of the operation and order of the areas to be dredged.
- (h) Provide assessment of the potential impacts the works may have, including interference with other uses of the sea. Please include details of areas of concern e.g designated conservation areas, such as a SAC, SPA, SSSI, MPA or Ramsar site and shellfish harvesting areas. Further guidance on designated conservation areas can be obtained from SNH at this website: http://gateway.snh.gov.uk/sitelink/index.jsp and guidance on shellfish harvesting areas can be obtained from http://www.foodstandards.gov.scot/ with regards to the Shellfish Waters Directive (2006/113/EC) which has parameters set to protect the water quality in which edible shellfish are grown.

Applicants should also be aware of the need to pay due regard to coastal and marine archaeological matters and attention is drawn to Historic Scotland's Operational Policy Paper HP6, "Conserving the Underwater Heritage".

Any application for beach replenishment works must be cross checked as to whether the proposed site is a designated bathing water site. If so, all physical works should ideally be done outwith the Bathing Water Season (1st June to 15th September). Further guidance on the Bathing Waters Directive (2006/7/EC) can be obtained from http://apps.sepa.org.uk/bathingwaters/.



Where there are potential impacts from the works, please provide details of proposed mitigation, such as use of MMOs or PAM, in response to potential impacts.

7. Details of Substance(s) or Object(s) to be Dredged

Information is required for each dredge site area listed in section 6 (d). please provide the following information:

Name of Dredge Area: For example Approach Channel or West of South Quay.

Type (Maintenance or Capital): Maintenance dredge applies to an area that has been dredged more than once and either annually or on a regular basis and was last dredged with the past 7 years; and a **Capital dredge** applies where an area/depth is being dredged either for the first time, or which has not been dredged within the past 7 years.

For capital dredging operations, a pre-dredge survey and sediment chemical analysis report will be required by MS-LOT prior to the issue of a sea disposal licence. Please contact MS-LOT for details in relation to specific projects. For maintenance dredging operations sites that have not been chemically analysed for more than 3 years, pre-dredge chemical analysis will be required to be undertaken. In addition to those samples analysed by the applicant, sediment sub-sample(s) must be submitted to MS-LOT as check monitoring may be required.

Estimated Specific Gravity: Indicate the specific gravity of the substance(s) or object(s) to be dredged from each dredge area.

Depth: Indicate the maximum depth (in metres) below the current seabed level, to which it is expected dredging is to be carried out, for each dredge area.

Quantity to be Dredged per Year (wet tonnes): Indicate the quantity of substance(s) or object(s) to be dredged (per year) from each dredge area. The quantity must be provided in wet tonnes.

8. Physical Composition

Indicate the approximate proportions as a percentage for each size range against each of the dredge site areas listed in section 6 (d) which are expected to be removed.

9. Details of Substance(s) or Object(s) Quality

Please indicate whether the substance(s) or object(s) from any of the areas to be dredged have been chemically analysed within the past 3 years. If yes, please provide details (locations, dates, results) on a separate sheet. If no, please provide justification. For capital projects, you are required to have representative sediment samples analysed at a laboratory of choice (see MS-LOT Pre-dredge Sampling Guidance document at http://www.gov.scot/Topics/marine/Licensing/marine/Applications/predredge for analytical requirements. This is liable to extend the time required to consider your application as <a href="marine-marin

As part of the application determination process, you are required to carry out an assessment of the chemical and physical characteristics of the substance(s) or object(s) to be deposited at sea and potential effects upon the marine environment. It is your responsibility to show that the substance(s) or object(s) are suitable to be considered for sea disposal. This assessment should form part of your BPEO.

Under section 27(2) of the Marine (Scotland) Act 2010, the licensing authority has an obligation to consider the availability of practical alternatives when considering applications involving disposal of substance(s) or object(s) at sea. All applications for sea disposal must be supported by a detailed assessment of the alternative options -BPEO assessment. This must include a statement setting out the reasons why deposit of the substance(s) or object(s) at sea is the preferred option and applications will not be considered unless they are accompanied by such an assessment. All options in the BPEO must be explored fully (as per the guidance documents) otherwise your form and BPEO are liable to be returned to you, thereby delaying processing of the application.

As part of the licence conditions, you are likely to be required to take representative samples of the dredged substance(s) or object(s) during the dredging/sea disposal operations for analysis by MS-LOT. In such cases, samples must be taken at specified locations and depths and placed in containers which will be provided. The







samples must then be returned to MS-LOT at the Marine Laboratory Aberdeen. This process enables MS-LOT to fulfil its obligations under international conventions.

10. Details of Vessel(s) Undertaking Dredging and Sea Disposal

Provide the vessel name, vessel type (e.g cutter-suction) and name and address of all vessel operators to be used for dredging and sea disposal operations. If vessel details are not available at the time of application, please indicate this on the form as these details will be required prior to licence issue.

11. Noise Monitoring

Under the Marine Strategy Regulations (2010), there is now a requirement to monitor loud, low to mid frequency (10Hz to 10kHz) impulsive noise. Activities where this type of noise is produced include seismic airguns, other geophysical surveys (<10kHz), pile driving, explosives and certain acoustic deterrent devices. Where noisy activity is being undertaken, you must complete an initial registration form for the noise registry which allows you to provide details on the proposed work. Completion of a 'close-out' form, which allows licensees to provide details of the actual dates and locations where the activities occurred, is also required within 12 weeks of the completion of the 'noisy' activity or, in the case of prolonged activities such as piling for harbour construction or wind farms, at quarterly intervals or after each phase of foundation installation.

These forms can be downloaded from:

http://www.scotland.gov.uk/Topics/marine/science/MSInteractive/Themes/noise-reduction

Marine licence applications will not be accepted until this form has been completed and submitted.

12. Statutory Consenting Powers

Please describe in the answer to this question what (if any) statutory responsibilities you (or your client) have to consent any aspect of the project.

13. Scotland's National Marine Plan

Scotland's National Marine Plan has been prepared in accordance with the EU Directive 2014/89/EU, which came into force in July 2014. The Directive introduces a framework for maritime spatial planning and aims to promote the sustainable development of marine areas and the sustainable use of marine resources. It also sets out a number of minimum requirements all of which have been addressed in this plan. In doing so, and in accordance with article 5(3) of the Directive, Marine Scotland have considered a wide range of sectoral uses and activities and have determined how these different objectives are reflected and weighted in the marine plan. Land-sea interactions have also been taken into account as part of the marine planning process. Any applicant for a marine licence should consider their proposals with reference to Scotland's National Marine can Plan. of Scotland's National Marine Plan found copy be http://www.gov.scot/Publications/2015/03/6517/0

Indicate whether you have considered the project with reference to Scotland's National Marine Plan and provide details of considerations made including reference to the policies that have been considered. If you have not considered the project with reference to Scotland's National Marine Plan please provide an explanation.

14. Consultation

Provide details of all bodies consulted and give details of any consents issued including date of issue.

15. Associated Works

Indicate whether the application is associated with any other marine projects (e.g. land reclamation, or marine/harbour construction works etc). If this is the case, provide reference/licence number for the related marine projects.



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It is the responsibility of the applicant to obtain any other consents or authorisations that may be required.

Under Section 54 of the Marine (Scotland) Act 2010, all information contained within and provided in support of this application will be placed on a Public Register. There are no national security grounds for application information not going on the Register under the 2010 Act.

Pub	lic Register	
-	you consider that any of the information contained with	in or provided in support of this application
(a)	for reasons of national security;	YES NO
(b) prov	for reasons of confidentiality of commercial or industrial ided by law to protect a legitimate commercial interest?	I information where such confidentiality is YES NO
	ES , to either (a) or (b), please provide full justification as tided should be withheld.	o why all or part of the information you have







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It is an offence under the Act under which this application is made to fail to disclose information or to provide false or misleading information.

Target duration for determination is 14 weeks. Please note that missing or erroneous information in your application and complications resulting from consultation may result in the application being refused or delayed.

Marine licence applications will not be accepted unless accompanied by a cheque for the correct application fee, or if an invoice is requested, until that invoice is settled. Target timelines for determining applications do not begin until the application fee is paid.

Declaration

I declare to the best of my knowledge and belief that the information given in this form and related papers is true.

[Redacted]

Signature

Date

18/12/19,

Name in BLOCK LETTERS

Campbell G Fleming

Application Check List

Please check that you provide all relevant information in support of your application, including but not limited to the following:

•	Completed and signed application form	1
•	Maps/Charts	V
•	Co-ordinates of the boundary points of the area of harbour jurisdiction (if you are a statutory harbour authority)	V
•	Method Statement	
•	BPEO Assessment	√
•	Analytical chemistry data (for capital projects)	V
•	Transportation plan (dredger route to and from disposal site – if required)	
•	Additional information e.g. photographs, consultation correspondence	√
•	Noise Registry – Initial Registration Form (if applicable)	
•	Payment (if paying by cheque)	







	Title:	Initials:	Surname:	
	Trading Title (if appropriate):		
	Address:			
	Name of conta	act (if different):		
	Telephone No	o. (inc. dialing code):		
	Email:			
	Statutory Hart	oour Authority? YE	S NO	
	If YES , please of the area of	e provide a list of the latitude harbour jurisdiction using	de and longitude co-ordinates (WGS84) of the Appendix 01 Additional Co-ordinates form if n	boundary points ecessary.
2.	Dredging Contr	actor Details (if any)		
	Title:	Initials:	Surname:	
	If the Dredging	g Contractor is the Applica	ant shown in section 1 please tick the box	
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	Name of cont	act (if different):		
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1. Applicant Details

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	Enclosed Cheque	Invoice	
	Contact and address to s	send invoice to:	
	Applicant	Agent	Other 🗌
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(e) Name of Disposal Site and Oslo Code:		

Latitude and Longitude co-ordinates (WGS84) defining the extent of disposal site (continue on Appendix 01 Additional Co-ordinates form if necessary):

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conserv	(h) Potential impacts the works may have (including details of areas of concern e.g designated conservation and shellfish harvesting areas) and proposed mitigation in response to potential impacts (continue on separate sheet if necessary):						
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Details of	Substance(s) or	Object(s) to be	Dredged (Pleas	se provide deta	ails for each o	of the Dredge	
Areas liste	d in Section 5 (d)	above. Continue	e on a separate	sheet if necess	sary):		
Dredge Area	Name of Dredge Area	Type (Maintenance or Capital)	Harbour bed, Seabed or Estuary bed?	Estimated Specific Gravity	Depth (metres)	Quantity to be Dredged per Year (wet tonnes)	
Α							
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proportions as a percentage for each size range against each of the dredge site areas listed in Section 6 (d) above. Continue on a separate sheet if necessary): Clay and Silt Sand Pebbles, Cobbles & Dredge $(0.063 \le Sand < 2.0 mm)$ Area (< 0.063 mm) **Boulders**

Physical Composition of Substance(s) or Object(s) to be Dredged (Please provide the approximate

	V	essel Name	Ту	pe of Vessel	Name	and Address of Operator
	be issued	until the vessel details				rate sheet if necessary):
10.	Details of	Vessel(s) Undertaki	ng Dredgir	ng and Sea Disposal	(please no	te that a marine licence cannot
	Have the coin the last	lredged substance(s) 3 years?	or object(s)) been chemically ana	llysed	YES NO
9.	Details of	Substance(s) or Obj	ject(s) Qua	lity		
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	D					
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	Α					
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11.	Noise Monitoring		
	Will loud, low to mid frequency (10Hz to 10kHz) impulsive noise be product by the project?	beaut	YES NO
	If YES, which please indicate the noise generating activities and sound	frequencies	S :
	Noise Generating Activity	Sound	Frequency (Hertz)
	Use of Explosives		
	Other (please describe below):		
	If you have ticked YES , please complete the Noise Registry – Initial Registry/www.scotland.gov.uk/Topics/marine/science/MSInteractive/Theme		
	A marine licence application will not be accepted until this form has submitted.	is been cor	mpleted and
12.	Statutory Consenting Powers		
	Do you, or (if appropriate) your client, have statutory powers to consent	any aspect	of this project?
13.	Scotland's National Marine Plan		
	Have you considered the application with reference to Scotland's National Marine Plan?		YES NO
	If YES , provide details of considerations made including reference to the considered:	e policies th	nat have been
	If NO , please provide an explanation of why you haven't considered the	· National M	larine Plan?
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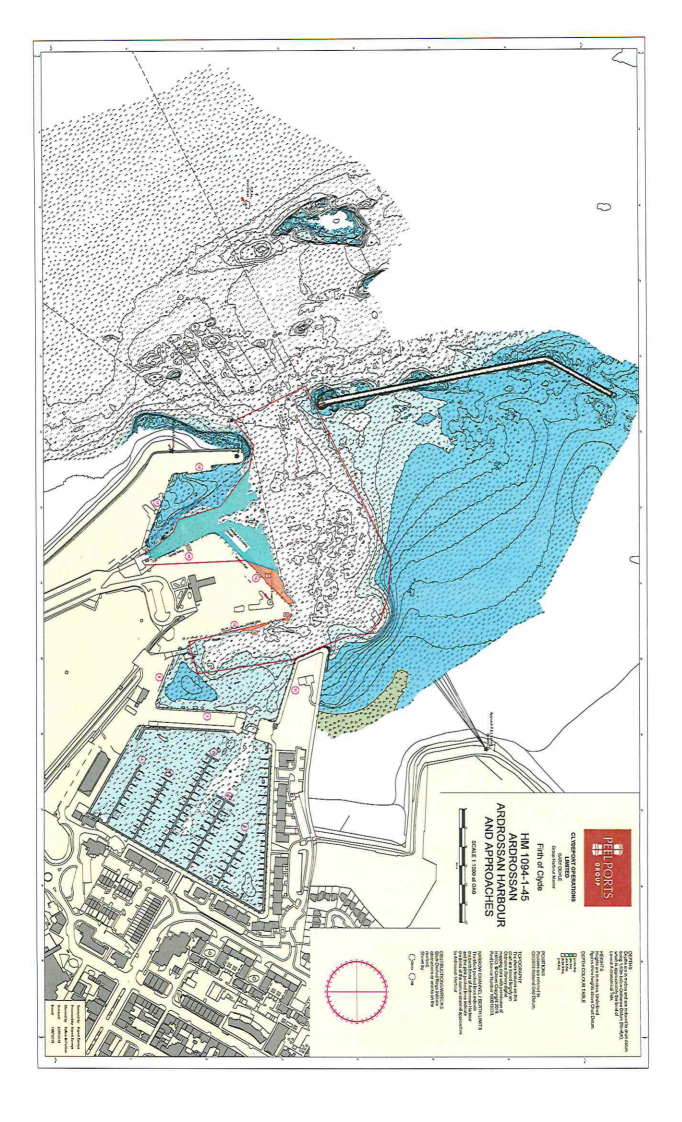
	List all bodies you have consulted and provide copies of correspondence:
15.	Associated Works
	Provide details of other related marine projects, including reference/licence numbers (if applicable):

14. Consultation

Geographical Limits of Statutory Harbour Authority

	Limits of Ardrossan Harbour Company Limited
SE Corner	55° 37.8′N 004° 47.8′W
SW Corner	55° 36.5′N 004° 50.3′W
NW Corner	55° 37.8′N 004° 52.0′W
NE Corner	55° 39.1′N 004° 49.4′W

Annex 002a Dredge Areas Plan



Annex 002b Quay Wall Excavation Plan



003 - National Marine Plan Considerations for Ardrossan Harbour 169719

The project has been considered against the principles and general policies of Scotland's National Marine 2015 and was found to be in keeping with those relevant to the nature of the works. Those relevant considerations include Gen1 -General Planning Principle; Gen2 - Economic Benefit; Gen3 - Social Benefit; General Policies 4.13, 4.14 and 4.17; in addition to Gen7 --Landscape and Seascape; Gen8 - Coastal Processes and Flood Risk; and Gen13 -Noise.

Gen 1 states there is a presumption in favour of sustainable development which is in keeping with the planning principles and use of the marine environment when consistent with the policies of this plan. The project involves reducing the area of current quayside, ultimately restoring and increasing the sea bed. No material deposits are anticipated, only excavation for the majority of the proposed site below MHWS, with the exception of resurfacing along the new quay wall margin and behind the linkspan. The projects seeks to reduce the footprint of the existing infrastructure, not increase it.

Currently, the existing infrastructure and services provided at Ardrossan support economic and social benefits for the local communities of Arran and North Ayrshire, i.e. in enabling the movement of necessary and commercial supplies to support the continuation of services between the mainland, Arran, remote Kintyre Peninsula (i.e. Campbeltown) and Ireland. Gen 2 and Gen 3 are key project objectives in the maintenance of important existing community services, all associated employment and income.

General Policy 4.13 states the requirement for projects to consider spatial and temporal co-existence of compatible services/synergistic utility of the proposed site where possible. A range of economic services and social benefits are directly and indirectly dependent upon the continued operation of the Harbour and Ferry Terminal (as stated previously). Ardrossan Harbour is a multi-user site that plays a key role in supporting Scotland's valuable tourism and recreation industry. Likewise, in addressing Gen Policy 4.14, the existing infrastructure is sufficiently utilised and will continue to promote increased opportunity for offshore businesses in the future (i.e. Arran, Campbeltown). The marine project is not likely to impede existing agreements between utilising sectors and initiatives will likely continue to be encouraged between sectors, as per Gen Policy 4.17.

The project proposes to reduce the area of made ground/laydown area which will effectively restore and enhance the natural seabed after the excavation of the existing quay wall and re-orientation of the linkspan. The integrity of local character types, Landscape and Seascape will be preserved as per Gen7.

A Flood Risk Assessment (FRA) has been undertaken for the proposed site, and it was found that the development will not affect coastal processes as it lies out-with the sheltered confines of the harbour. Construction mitigation recommendations will subsequently be provided prior to construction in order to reduce potential adverse impacts upon Coastal Processes and Flood Risk. This provision satisfies the requirements of Gen 8.

In terms of the construction method, a layer of sandstone and conglomerate has been identified thus necessitating the need for some piling. This is mostly anticipated to be out-with the marine consenting boundary, with the exception of a small area at the re-aligned linkspan. As per Gen 13 Noise is not anticipated to be a concern due to the temporary nature of the works and assessment of alternative driving methods.

Annex 004 – MSLOT Screening Request



Malcolm Rose Marine Scotland **Licensing Operations Team** 375 Victoria Road **ABERDEEN AB11 9DB**

Our ref 169719/ec/003 Telephone 0141 341 5040

E-mail ecormack@envirocentre.co.uk

Sent by email to: ms.majorprojects@gov.scot

15 August 2018

Dear Sir / Madam

Request for a Screening Opinion under The Marine Works (Environmental Impact Assessment) (Scotland) Regulations 2017 **Ardrossan Harbour Improvements**

We write on behalf of our clients, Ardrossan Harbour Company Ltd. (AHCL), with reference to proposed improvements at Ardrossan Harbour.

We therefore request that Marine Scotland, as regulatory authority, formally adopt a screening opinion under Regulation 10 (1) of the above Regulations. In accordance with the requirements of Regulation 10 we have attached an environmental review which describes the nature and purpose of the project, the proposed construction work, a desk-based review of the possible effects on the environment and a site location plan identifying the land to which the proposed development relates.

Should you require further information to assist in this matter please do not hesitate to contact us.

Yours sincerely

for EnviroCentre Ltd

(issued electronically)

E Cormack Dr Campbell G Fleming Principal Consultant Director

Enc: Ardrossan Harbour Upgrade Environmental Review

CC: North Ayrshire Council (NAC)



Craighall Business Park, 8 Eagle Street, Glasgow, G4 9XA (registered office) Banchory Business Centre, Burn O'Bennie Road, Banchory, AB31 5ZU Alder House, Cradlehall Business Park, Inverness, IV2 5GH Suite 114, Gyleview House, 3 Redheughs Rigg, Edinburgh, EH12 9DQ









Annex 005 – NAC Screening Request



Mr. James Miller North Ayrshire Council **Head of Planning** North Ayrshire Council, Cunninghame House, Irvine **KA12 8EE**

Telephone 0141 341 5040 E-mail

Our ref

ecormack@envirocentre.co.uk

169719/ec/004

Sent by email to: eplanning@north-ayrshire.gov.uk

6 August 2018

Dear Sir / Madam

Request for a Screening Opinion under The Town and Country Planning (Environmental Impact Assessment) (Scotland) Regulations 2017 **Ardrossan Harbour Improvements**

We write on behalf of our clients, Ardrossan Harbour Company Ltd. (AHCL), with reference to proposed improvements at Ardrossan Harbour.

We request that North Ayrshire Council, as regulatory authority, formally adopt a screening opinion under Regulation 8 (1) of the above Regulations. In accordance with the requirements of Regulation 8 we have attached an environmental review which describes the nature and purpose of the project, the proposed construction work, a desk-based review of the possible effects on the environment and a site location plan identifying the land to which the proposed development relates.

Should you require further information to assist in this matter please do not hesitate to contact us.

Yours sincerely

for EnviroCentre Ltd

(issued electronically)

E Cormack Dr Campbell G Fleming Principal Consultant Director

Enc: Ardrossan Harbour Upgrade Environmental Review

CC: Marine Scotland Licencing Operations Team (MS-LOT)

Glasgow Aberdeen Inverness Edinburgh Craighall Business Park, 8 Eagle Street, Glasgow, G4 9XA (registered office) Banchory Business Centre, Burn O'Bennie Road, Banchory, AB31 5ZU Alder House, Cradlehall Business Park, Inverness, IV2 5GH Suite 114, Gyleview House, 3 Redheughs Rigg, Edinburgh, EH12 9DQ











Annex 006 – Environmental Screening Review



Ardrossan Terminal Upgrade Environmental Review



September 2017

Ardrossan Terminal Upgrade Environmental Review

Client: Peel Ports Group

Document number: 7843
Project number: 169719
Status: Final

Author: Campbell Fleming Reviewer: Emma Cormack

Date of issue: 26 September 2017

Filename: Ardrossan Terminal Upgrade-1.docx

Glasgow	Aberdeen	Inverness	Edinburgh
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www.envirocentre.co.uk			

This report has been prepared by EnviroCentre Limited with all reasonable skill and care, within the terms of the Contract with Peel Ports Group ("the Client"). The report is confidential to the Client, and EnviroCentre Limited accepts no responsibility of whatever nature to third parties to whom this report may be made known.

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Appendices

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1 INTRODUCTION

1.1 Background

EnviroCentre Ltd has been appointed by Peel Ports Group (PPG) to undertake an environmental review of the New Linkspan, Irish Quay Linkspan (Campbeltown Ferry) and Ardrossan Quay Improvements.

PPG owns the Ardrossan Ferry Terminal, from which a regular daily service to Brodick on the Isle of Arran operates. There is also a service to Campbeltown which operates in the summer months. Both services are operated by Caledonian MacBrayne Ferries Ltd.

1.2 Remit and Purpose of Review

The purpose of this review is to:

- Define the proposals in relation to their context in terms of the surrounding water and land environment;
- Consider the high level applicable environmental legislation and compliance or management actions required; and
- Define any actions that should be undertaken to avoid significant impacts on the surrounding environment.

This review does not consider Health and Safety or any form of construction quality standards or regulations.

1.3 Overview of the Proposals

A new 102m length ferry has been commissioned by Caledonian Maritime Assets Limited (CMAL), and is expected to enter service from Ardrossan Ferry Terminal (FT) in July 2018. In order to accommodate the operation of CMAL's new vessel, which will operate from the Calmac Berth, a number of upgrades to the existing berth at Ardrossan FT will be undertaken.

One of the main activities is to extend the length of the berth to accommodate the new ferry, and move the bankseat of the existing linkspan bridge approximately 45m south-east thus increasing the length of the available quay wall. The key activities that will be carried out as part of the overall project are described in the bullet points below. As activities are both on land and over, or in the water environment, we have noted in italics below the general location of each activity:

- Demolition and removal of the existing linkspan and supporting structures (over water);
- Dredging of sediment below mean high water springs (MHWS) present beneath the existing linkspan, and disposal of dredged material at a licenced disposal site at sea (*in water*);
- Construction of new steel sheet pile wall (total length approximately 155 m) to extend the existing dock to the south-east and form a new linkspan deck area (in land area prior to exposure to sea);
- Excavation of existing fill material (within the new sheet pile wall) to extend the existing dock south east wards (from land generally in dry conditions);
- Demolition of the existing masonry retaining wall to open up the extended dock to the sea (from land in contact with water environment);
- Installation of a new linkspan, with revetment beneath, and construction of new supporting structures (over water and on land); and
- Refurbishment (essential maintenance) of the existing steel sheet pile sea wall over a length of approximately 180m, which will comprise localised patch repairs of steel sheet piles and installation of

a sacrificial anode cathodic protection system (*over water environment and in water but not on seabed*).

As is shown within the Drawings in Appendix A, the extent of the construction works to take place below MHWS and/or above water is approximately 800m² (0.08 ha). There is also a potential further dredging requirement of circa 670m² (0.067 ha). The extent of land works is approximately 1,100m² (0.11 ha).

With regard to the works on land relative to works in the water environment it is evident therefore that:

- The main construction works will only take place on land or adjacent to the water environment not on the seabed;
- Removal of existing masonry will be within the water environment but will not directly impact the
 existing seabed;
- Minor refurbishment for existing infrastructure over and in the water environment but not on the seabed; and
- The only activity on the existing seabed will be a small area of dredging which will take place under the existing maintenance dredge licence from Marine Scotland.

2 ENVIRONMENTAL REVIEW

2.1 Environmental Impact Assessment Regulations

The primary legislation relating to potential environmental impact of development projects is split between works above and below Mean High Water Springs and is implemented by the relevant Local Authority and Marine Scotland respectively:

- The Town and Country Planning (Environmental Impact Assessment) (Scotland) Regulations 2017; and
- The Marine Works (Environmental Impact Assessment) (Scotland) Regulations 2017.

For projects which fall within Schedule 1 of these Regulations the developments are automatically considered an EIA Project. If the works fall within Schedule 2 they may be considered as an EIA Project if they are likely to have significant effects on the environment.

Schedules 1 and 2 within both of the above pieces of legislation are the same. We have reviewed the development proposals against the Schedules and have provided below our opinion on the applicability of the individual paragraphs to the works proposed.

Schedule 1

The only Paragraph that could have been considered applicable to the development is Paragraph 8 (2) below:

'Trading ports, piers for loading and unloading connected to land and outside ports (excluding ferry piers) which can take vessels of over 1,350 tonnes'.

However the definition excludes ferry piers which this development relates to. Therefore the development is not Schedule 1 development.

Schedule 2

Two paragraphs within Schedule 2 (Paragraphs 10 (g), and (m)) could be construed as being applicable to the development, these are defined in the table below (in italics) along with the relevant thresholds. Our opinion is also provided therein.

Description of development	Applicable thresholds /	Opinion
	criteria	
Infrastructure projects		
Construction of harbours and port installations, including fishing harbours (unless included in Schedule 1)	The area of the works exceeds 1 hectare.	The definition notes that this only applies unless included in Schedule 1). The development is included in Schedule 1 as described above but ferry piers are excluded. Furthermore the development area is less than 1 Ha so it does not meet the Schedule 2 threshold.
	Infrastructure projects Construction of harbours and port installations, including fishing harbours	Infrastructure projects Construction of harbours and port The area of the works installations, including fishing harbours exceeds 1 hectare.

Para.	Description of development	Applicable thresholds / criteria	Opinion
10(m)	Coastal work to combat erosion and maritime works capable of altering the coast through the construction, for example, of dykes, moles, jetties and other sea defence works, excluding the maintenance and reconstruction of such works	All development/ All Works.	The development proposed takes place within the inner harbour area and does not include any of the features noted in the description. The development provides no coastal work or erosion protection function capable of altering the coastline.

From our review of Schedule 2 development it is our opinion that the development does not fall under the EIA Regulations described above.

2.2 Marine Licencing

A marine licence from the Scottish Ministers is required if organisations intend on carrying out certain acts in the Scottish marine area (i.e. below the mean high water springs mark). These acts can include:

- The deposit of substances or objects into the sea or onto the sea bed;
- The removal of substances or objects from the sea bed;
- Construction, alteration and improvement works;
- · Dredging; and
- The deposit or use of explosives.

Marine Scotland also stipulate that for any dredging works taking place that involves disposal at sea, then a Marine Licence for Sea Disposal may also be required.

The development proposal do not include any construction or deposit of materials on the seabed. While dredging is a requirement this is under an existing marine licence (maintenance) issued by Marine Scotland.

Therefore we do not consider any further such marine licencing is required.

2.3 Discharges to Water Environment

If there is a requirement for new surface water drainage and discharge from areas of hardstanding, the Scottish Environment Protection Agency (SEPA) should be consulted with regards to whether or not a consent is required under the Water Environment (Controlled Activities) (Scotland) Regulations 2011 (as amended) (the 'Controlled Activities Regulations' or CAR). CAR will be used by SEPA as the primary route to ensure the requirements of both the Shellfish Waters Directive and the Water Framework Directive are met.

We are not aware of any new discharges being proposed. However the Contractor should be aware of the requirements of the above Regulations and ensure compliance with them and SEPA's general good practice guidance that accompanies those regulations for working in or near water.

2.4 Potential Environmental Effects

While the development does not fall under the EIA Regulations or require any further marine licencing, any construction project should be carried out mindful of the surrounding environment, human health or nuisance potential.

Potential practical mitigation against negative impacts during construction are described in the table below for a range of topics.

Topic Area	Potential Issues	Potential Mitigation (if Required)
Soils	Potential contamination or other deleterious material	Suitable inspection and testing of excavated materials to ensure appropriate disposal or re-use routes are utilised and protection of workforce and neighbours.
Water Environment	Marine environment contamination through suspended solids or concrete (no surface water present)	 Suitable control of excavations and any required dewatering to protect the marine environment. Careful storage and placement of concrete to protect the marine environment. Contractors to produce method statements to protect the water environment during activities. Adherence by Contractor to SEPA CAR guidance¹ and legislation.
Ecology	Open excavations and construction activity	 Covering of any manhole type features to prevent trapping of mammals/otters (although unlikely). General caution and awareness of presence of wildlife by Contractor. Water environment protection is considered the key mitigation for ecology in the area.
Noise	Piling noise and other construction noise	The works are relatively small in scale however liaison with the local community regarding timing of works would be good practice and piling activities should be carried out in normal working hours.
Air Quality	Dust emissions	 Works have the potential to emit dust during excavations and although the works are relatively small scale good practice should be applied by the Contractor to avoid nuisance dust emissions from site.

The works proposed are generally small in scale and within an existing commercial port area. It is considered that by using a competent Contractor, who applies good construction practice that no unacceptable impacts should occur to the surrounding environment.

5

¹ The Water Environment (Controlled Activities) (Scotland) Regulations 2011 (as amended): A Practical Guide A practical guide to the regulations, Version 7.6 June 2017

3 CONCLUSIONS AND RECOMMENDATIONS

Following our review of the works proposed and consideration against the environmental legislation described in this document we consider the following points to be the most relevant conclusions of our Work:

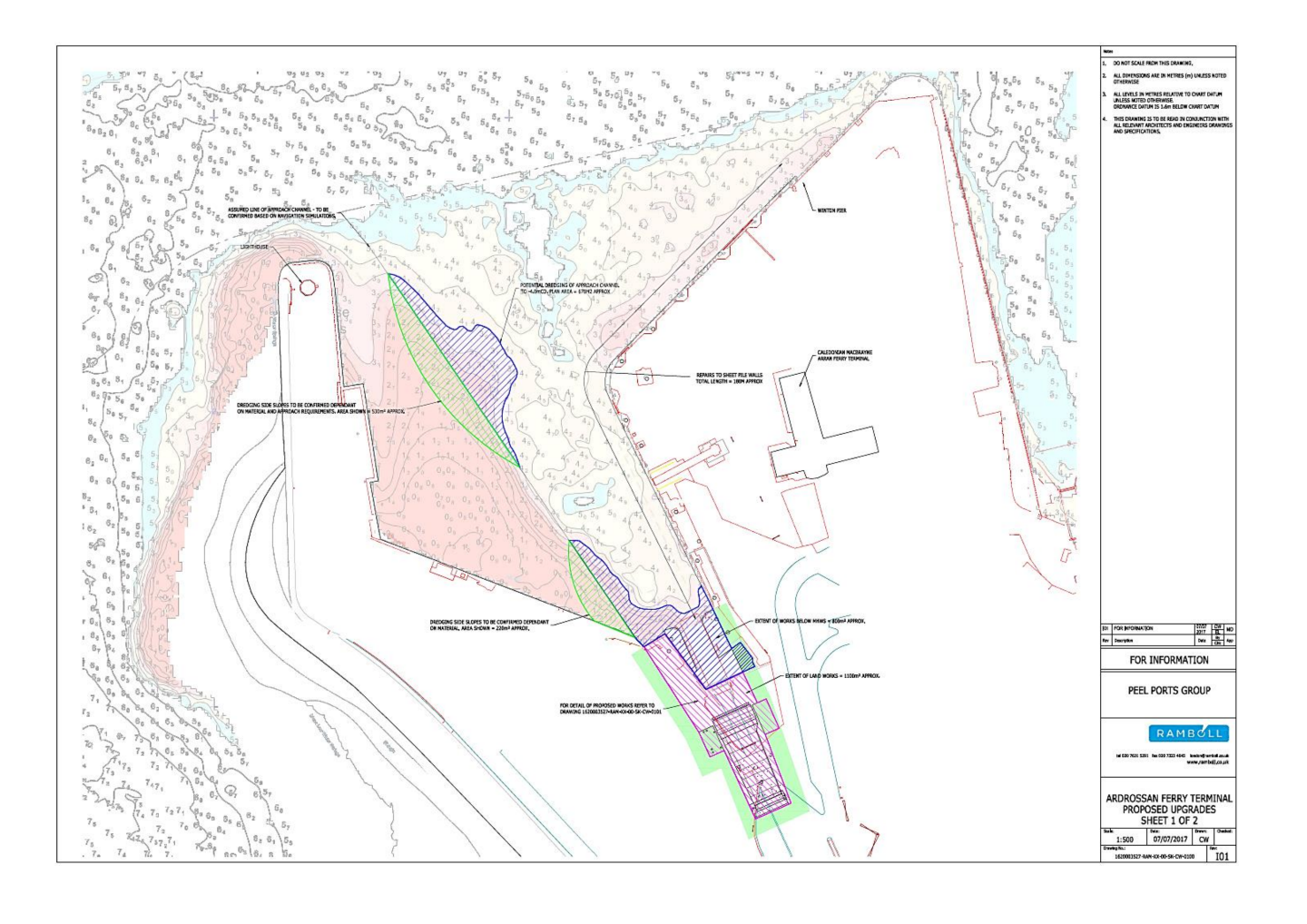
- The development as proposed is not an EIA Project;
- Further marine licencing should not be required to undertake the Works proposed; and
- SEPA Water Environment CAR Guidance should be consulted by the Contractor to ensure suitable protection of the water environment.

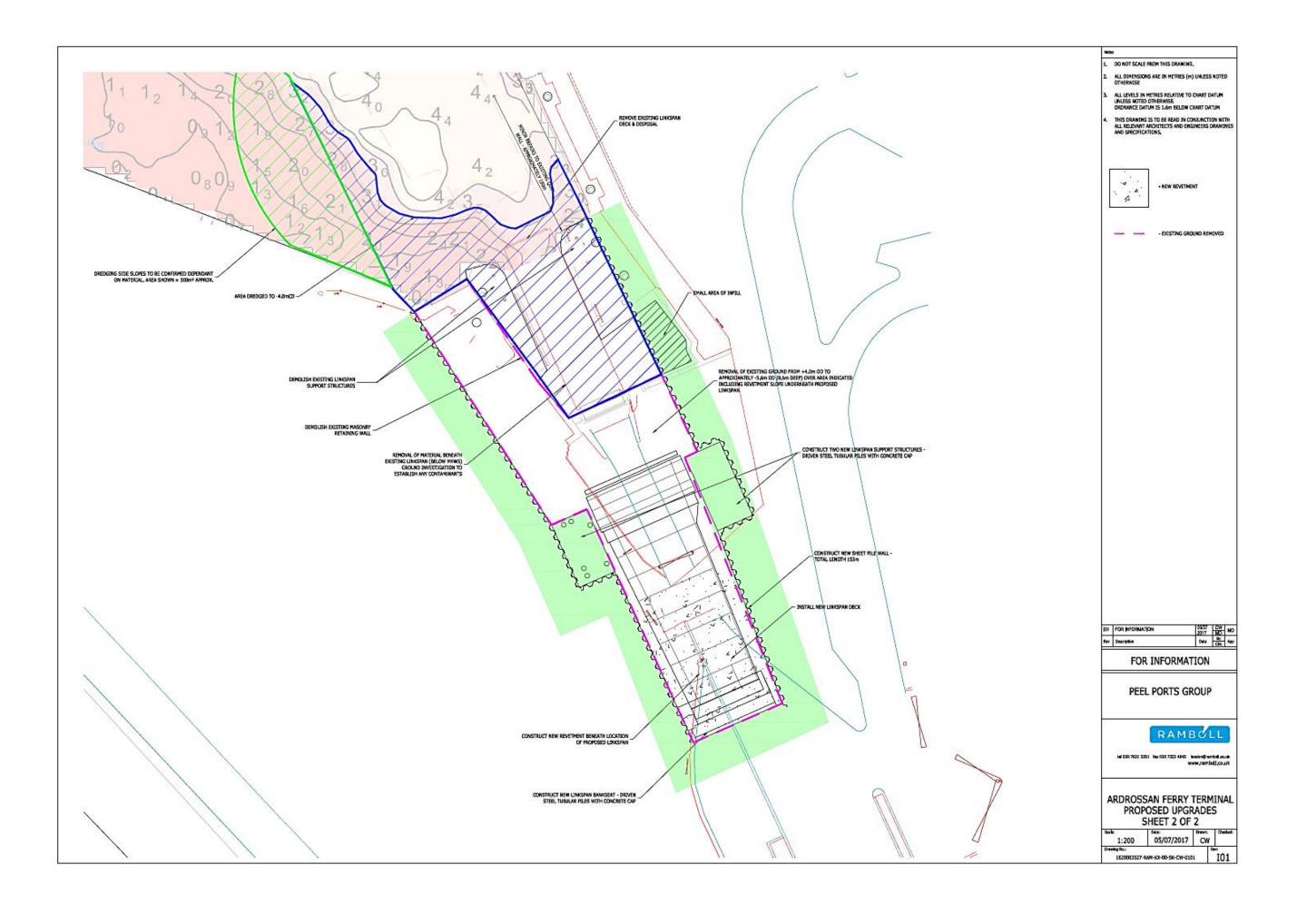
We would also recommend that for the water environment in particular, method statements should be produced by the Contractor prior to undertaking the Works and reviewed by a competent organisation to ensure a suitable level of protection to the water environment. Good practice related to noise and dust should also be implemented.

Provided the above is undertaken we see no obvious residual risk to the environment surrounding the Works.

APPENDICES

A DRAWINGS





Annex 007 – MS-LOT and SNH Screening Response

marinescotland



T: +44 (0)300 244 5046 E: ms.marinelicensing@gov.scot

Dr Campbell G Fleming EnviroCentre Ltd Craighall Business Park 8 Eagle Street Glasgow G4 9XA

Date: 26 September 2018

Dear Dr Fleming,

SCREENING OPINION UNDER PART 2, REGULATION 11 OF THE MARINE WORKS (ENVIRONMENTAL IMPACT ASSESSMENT) (SCOTLAND) REGULATIONS 2017 (AS AMENDED)

Thank you for your screening opinion request for the proposed removal and construction of a new quay wall, removal and replacement of an existing linkspan and associated supporting structures at Ardrossan Harbour received on 15 August 2018.

In considering your screening opinion request, the Scottish Ministers have consulted with Scottish Natural Heritage ("SNH") as to their view on whether the proposed works are an Environmental Impact Assessment ("EIA") project. A copy of SNH's response is enclosed for your review (Appendix I).

The Scottish Ministers consider the works to fall under paragraph 10(m) of the Marine Works (Environmental Impact Assessment (Scotland) Regulations 2017 (as amended) ("the 2017 MW Regulations"). The threshold for sea defence works, as described in column 2 of schedule 2 of the 2017 MW Regulations, is "all works", thus the proposed works exceeds this threshold.

When making a determination as to whether schedule 2 works are an EIA project, the Scottish Ministers must take into account such of the selection criteria set out in schedule 3 of the 2017 MW Regulations (Appendix II) as are relevant to the works. In this regard, the Scottish Ministers have considered the following:

1. Characteristics of the works

In regard to the size of the proposed works the area does not exceed 1 hectare and is restricted to the existing footprint of the harbour. The works are expected to be predominantly land based in order to avoid impacts on the marine environment.







Sheet piling is proposed to be undertaken with no impact piling.

Based on the information provided and advice received, the Scottish Ministers are of the opinion that the characteristics of the works are unlikely to have significant effects on the environment.

2. Location of the works

The location of the proposed works is within a developed harbour environment and is unlikely to be capable of altering the coast. The distance between the works and the Ardrossan to Saltcoats Site of Special Scientific Interest ("SSSI") is approximately 700m and the distance between the RSPB Horse Island nature reserve is approximately 1000m.

SNH has advised that the proposed works are unlikely to have significant effects on these sites. However, SNH has recommended consideration should be given to the timing of the works to avoid disturbance of nesting birds and destruction of nests.

The construction works encompass sheet piling however, no concerns were identified by SNH with regards to underwater noise and cetaceans.

Based on the information provided and the advice received, the Scottish Ministers do not have any significant concerns regarding the environmental sensitivity of the geographical areas likely to be affected by the proposed works.

3. Characteristics of the potential impact

In view of the findings in sections 1 and 2 above, the Scottish Ministers are content that the proposed harbour construction works are unlikely to significantly affect the environment and that any potential impacts can be effectively addressed and mitigated by the marine licence application and determination process.

The Scottish Ministers are therefore of the opinion that the proposed works are not an EIA project under the 2017 MW Regulations and EIA is not required to be carried out in respect of the proposed works.

If you increase, alter or extend the proposed works, you are advised to contact Marine Scotland – Licensing Operations Team to confirm the screening opinion is still valid.

A copy of the screening opinion has been forwarded to North Ayrshire Council planning department for their information. The screening opinion has been made publicly available through the Marine Scotland Information webpage: http://marine.gov.scot/marine-projects.

Thank you for consulting with us on this matter.

Yours sincerely,

Sophia Irvine Licensing Operations Team Marine Scotland



Appendix I Consultation Responses



Irvine S (Sophia)

From: MS Marine Licensing
Sent: 19 September 2018 08:36

To: Irvine S (Sophia)

Subject: FW: Ardrossan Harbour Company Limited (per EnviroCentre) - Ardrossan Harbour -

Consultation on Request for Screening Opinion

From: Graeme Walker < Graeme. Walker@nature.scot>

Sent: 18 September 2018 16:25

To: MS Marine Licensing <MS.MarineLicensing@gov.scot>

Subject: Ardrossan Harbour Company Limited (per EnviroCentre) - Ardrossan Harbour - Consultation on Request for

Screening Opinion

Dear Sophia

Thank you for consulting SNH over the above screening opinion.

I can confirm that I have reviewed the submitted screening reports and that in this case we are content with the approach to environmental assessment which is being recommended. I hope that the following comments are helpful.

The proposals will not have a damaging impact on the Saltcoats to Ardrossan Coastal Section SSSI.

The proposals are unlikely to have an impact on the Horse Island bird reserve.

In terms of the assessment of the range of environmental impacts caused by the project, the submitted report does not fully clarify the situation re the disposal of the dredged materials. It is most likely that they would go to a licenced disposal site however, they could also be brought onshore for disposal along with the terrestrial excavations.

Although the site of the proposed works is fully man made and in regular use, it is used by nesting birds. Rock Pipits nest on the rock armour around the existing link span and black guillemot nest in the harbour wall to the west of the existing link span. The applicants should give consideration to planning the timing of the works to avoid disturbance and destruction of nests.

If you would like to discuss this response in further detail, please do not hesitate to get in touch.

Yours sincerely

Graeme

Graeme Walker | Operations Area Officer

Scottish Natural Heritage | 31 Miller Road | Ayr | KA7 2AX | t: 01292 270760 <u>nature.scot</u> – Connecting People and Nature in Scotland - <u>@nature_scot</u> **Appendix II** The Marine Works (Environmental Impact Assessment) (Scotland) Regulations 2017 Schedule 3 - Selection Criteria for Screening Schedule 2 Works

Characteristics of works

- 1. The characteristics of works must be considered having regard, in particular, to—
 - (a) the size and design of the works;
 - (b) cumulation with other existing works and/or approved works;
 - (c) the use of natural resources, in particular land, soil, water and biodiversity;
 - (d) the production of waste;
 - (e) pollution and nuisances;
 - (f) the risk of major accidents and/or disasters which are relevant to the project concerned, including those caused by climate change, in accordance with scientific knowledge;
 - (g) the risks to human health (for example due to water contamination or air pollution).

Location of works

- **2.**The environmental sensitivity of geographical areas likely to be affected by works must be considered having regard, in particular, to—
 - (a) the existing and approved land use;
 - (b) the relative abundance, availability, quality and regenerative capacity of natural resources (including soil, land, water and biodiversity) in the area and its underground:
 - (c) the absorption capacity of the natural environment, paying particular attention to the following areas—
 - (i) wetlands, riparian areas, river mouths;
 - (ii) coastal zones and the marine environment;
 - (iii) mountain and forest areas:
 - (iv) nature reserves and parks:
 - (v) European sites and other areas classified or protected under national legislation;
 - (vi) areas in which there has already been a failure to meet the environmental quality standards, laid down in Union legislation and relevant to the project, or in which it is considered that there is such a failure;
 - (vii) densely populated areas:
 - (viii) landscapes and sites of historical, cultural or archaeological significance.

Characteristics of the potential impact

- **3.**The likely significant effects of the works on the environment must be considered in relation to criteria set out in paragraphs 1 and 2 above, with regard to the impact of the works on the factors specified in regulation 5(3), taking into account—
 - (a) the magnitude and spatial extent of the impact (for example geographical area and size of the population likely to be affected);
 - (b) the nature of the impact;
 - (c) the transboundary nature of the impact;
 - (d) the intensity and complexity of the impact;
 - (e) the probability of the impact;
 - (f) the expected onset, duration, frequency and reversibility of the impact;
 - (g) the cumulation of the impact with the impact of other existing and/or approved works;
 - (h) the possibility of effectively reducing the impact.







Annex 008 - NAC Screening Response



Planning Services, Cunninghame House, Irvine KA12 8EE

PUBLIC

Town and Country Planning (Environmental Impact Assessment) (Scotland) Regulations 2017

EIA Schedule 2 SCREENING OPINION

REFERENCE:	18/00712/EIA	
NAME AND EMAIL ADDRESS OF APPLICANT:		
ENVIRO CENTRE (FAO E. CORMACK)		
SITE ADDRESS	or LOCATION:	
ARDROSSAN HARBOUR, MONTGOMERIE STREET, ARDROSSAN		
PROPOSAL:		
HARBOUR INFRASTRUCTURE WORKS		
EIA REQUIRED		
NO		

The written statement of reasons and measures envisaged to avoid or prevent significant adverse effects on the environment is provided overleaf.

WRITTEN STATEMENT

- 1. With reference to the criteria set out in schedule 3 as are relevant to the development, the following statement provides the main reasons for the planning authority's conclusion as to whether the development is, or is not, EIA development.
- In cases where the opinion of the planning authority is that the proposed development is not EIA development, any features of the proposed development or proposed measures envisaged to avoid or prevent significant adverse effects on the environment are set out below.

Firstly, it is agreed that the project is not a Schedule 1 development in terms of the EIA Regulations. It is agreed that the scope of the works would fall into Paragraph 10(g) of Schedule 2.

Having reviewed the submitted document, the planning authority concludes that the proposal is **not** a Schedule 2 EIA development for the following reasons:

The circumstances which have led to the need for the works are the introduction of a larger passenger ferry vessel on the Ardrossan – Brodick route. This would not be materially different, in terms of environmental impact, than the existing ferry operations.

The physical works required to accommodate the larger vessel involve the modification of an existing ferry terminal within an already developed and fully operational harbour environment that has existed for in excess of 100 years. It is not proposed to construct a new berthing facility on an undeveloped site. The landside area of the harbour would be marginally reduced in area (for the berthing of the new ferry) and the opportunity is being taken to redevelop the facilities to meet the expectations of the various users of the ferry terminal. The landside area is already heavily developed with hardstandings, yards, buildings and plant. Due to past development, there are no natural heritage features on the landside area, nor any cultural heritage. The fact that the harbour is on made ground reclaimed from the sea reduces the potential for any archaeology.

As such, it is not considered that the relatively small extent of the works would result in a significant impact on the environment in comparison with the existing situation. The planning authority therefore agrees with the conclusions reached in relation to potential environmental effects as set out in Part 4 of the Environmental Review.

Measures to avoid or prevent significant adverse effects on the environment

Table 4.1 sets out a series of topic areas, considers potentially significant effects and identifies potential mitigation measures. The topics include soils, water, ecology (terrestrial, birds and marine), noise, air quality, landscape, archaeology/cultural heritage and designated sites.

The identified mitigation measures for each topic relate primarily to the construction phase of the works. Such measures would require prior investigation of soils, marine ecology, working methods and so on in order to inform the implementation phase of the development. There is no evidence to suggest that the completed works would result in any material increase in the established environmental impacts created by the ferry terminal. Indeed, future operations may have a reduced environmental impact as technological improvements in energy efficiency would be applied to the design, insulation standards and M&E plant for the new ferry terminal building(s) and in relation to vehicle emissions.

Please note that the above screening opinion does not constitute pre-application advice, which should be sought separately.

HEAD OF SERVICE: James Miller DATE: 15th August 2018