

## Port Babcock Rosyth

# Best Practicable Environmental Option for

## **Maintenance & Capital Dredging of Port Approaches**

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Best Practicable Environmental Option Maintenance & Capital Dredging of Port Approaches Contents



1.	Introduction
1.1	Purpose of Report
1.2	Project background
1.3	Licensing Requirements
1.4	Structure of Report
1.5	Sources of Information
2.	Dredging Requirements
2.1	Programme of Work
2.2	Material to be dredged
2.3	Area to be dredged
2.4	Future maintenance dredging
3	Available Disposal Options
3.1	Introduction
3.1.1	On Site Land Based Construction
3.1.2	Off Site Land Based Construction
3.1.3	Landfill
3.1.4	Beach Nourishment or other Coastal Protection
3.1.5	Sea Disposal
3.1.6	Spreading on Agricultural land
3.1.7	Incineration
4	Assessment of Shortlisted Options
4.1	Introduction
4.2	Reuse in Off-Site Land-Based Construction
4.2.1	Strategic Considerations
4.2.2	Environmental Considerations
4.2.3	Summary
4.3	Disposal to Landfill
4.3.1	Strategic Considerations
4.3.2	Environmental Considerations
4.4	Sea Disposal

Best Practicable Environmental Option Maintenance & Capital Dredging of Port Approaches



4.4.1 Strategic Considerations

4.4.2 Environmental Considerations

4.5 Economic Considerations

#### 5. Conclusions

- 5.1 Statement of Requirement for Maintenance Dredging
- 5.2 Summary of Shortlisted Options
- 5.3 Identification of the BPEO

#### Appendix A. Additional Information

Best Practicable Environmental Option Maintenance & Capital Dredging of Port Approaches



### 1. Introduction

#### 1.1 Purpose of Report

This Report presents the Best Practicable Environmental Option (BPEO) assessment for the maintenance & Capital dredging and disposal of arisings associated with the approaches and tidal berths at Port Babcock Rosyth. BPEO assessment is a method aimed at identifying the option that provides increased environmental benefit or limited environmental damage. It assesses the performance of alternative options against a range of criteria such as environmental impact, technical feasibility, and cost.

The report has drawn on information provided by the Scottish Government National Marine Plan which identifies the need for development of marine industry to achieve sustainable growth. The plan also acknowledges the requirement for measures to achieve navigational safety to assure access to ports to achieve required growth. Arrangements for marine activity must also give due consideration to other users of and environmental impact on the marine environment.

#### 1.2 Project Background

This BPEO is produced in support of the application for a dredging licence in accordance with the Marine Scotland Act 2010. Capital dredging of the Rosyth Channel and Dockyard tidal berths was undertaken in the early part of the 20<sup>th</sup> Century during the construction of the Naval Dockyard and Base. Regular maintenance dredging of all Dockyard tidal berths and approaches was subsequently undertaken from time to time to sustain charted depths. On transfer of ownership of the Dockyard to Babcock Marine in 1997 responsibility for dredging the tidal waters remained with the Ministry of Defence until 2008 when a final major dredge of the tidal berths and approaches to the Port was undertaken by the Ministry. Since that date areas of tidal waters and berths has taken place from time to time mainly to support of the Queen Elizabeth Class aircraft carrier project as well as regular commercial / naval business.

In October 2022 HMS Prince of Wales, the second in class aircraft carrier, returned to Port Babcock Rosyth for Emergency and Class survey Docking. Babcock Rosyth has an agreement to maintain the UKs Carrier's in Dry dock for maintenance and emergency dockings as required up until 2033. In addition, the port is currently constructing 5 Type 31 Frigate Class warships for the MOD between 2023 and 2028, with further shipments in our pipeline, which will require float off via a barge at our south arm tidal berth. These activities in addition to regular port / shipping operations will require an initial Capital dredge of a pocket at the south arm, thereafter regular maintenance dredging of the Port approaches and tidal berths, thus maintaining these waters to charted depths. This is necessary to achieve the required under keel clearance during Type 31 Frigate float off, vessel transits and permit towage access to areas around the vessels in tidal waters, of which are of national strategic importance.

#### 1.3 Licensing Requirements

Under the provisions of the Marine (Scotland) Act 2010, a licence issued by Marine Scotland (MS) is required for the deposit of substances or articles in waters adjacent to Scotland. Applications for a MS licence require to be accompanied by supporting information, including a BPEO assessment, which demonstrates that: alternatives to sea disposal have been investigated, sea disposal does not pose an unacceptable risk to the marine environment and sea disposal does not interfere with other legitimate uses of the sea.

Material originating from the capital dredge pocket and maintenance dredging of the approach channel and tidal berths must be removed for disposal elsewhere. This assessment considers several options available for disposal and clearly identifies the BPEO, in accordance with the requirements of MS.

#### 1.4 Structure of Report

This report is structured as follows:

Best Practicable Environmental Option Maintenance & Capital Dredging of Port Approaches



- Section 2 summarises the dredging requirements.
- Section 3 describes each of the available disposal options and rejects those which are considered impractical.
- Section 4 assesses the viable options: and
- Section 5 presents a summary of the findings of this study and concludes by identifying the BPEO.

#### 1.5 Sources of Information

In compiling this report, the following information sources have been consulted:

☐ MS-LOT

□ SEPA

□ Scottish Government

## 2. Dredging Requirements

#### 2.1 Programme of Work

The programme of work involved is to remove via the capital and maintenance dredge, initially a maximum of 140,000 tonnes annually of naturally occurring upstream (river) and downstream (estuarial) materials brought into the area in suspension by tidal flows and distributed by tidal currents and vessel movements. After year 1 we expect the yearly dredged amount to lessen to a maximum of 110,000 tonnes of annual material. The dredged area extends too far from the shore to enable the dredging to be undertaken by shore-based plant; therefore, marine plant will be utilised. A trailing suction hopper dredger will be used to undertake the dredging works, supported by a bed levelling multiact vessel.

#### 2.2 Material to be dredged

The total volume of material to be dredged is anticipated to be naturally occurring upstream (river) and downstream (estuarial) materials, predominantly soft silt river muds, brought into the area in suspension by tidal flows and distributed by tidal currents and vessel movements.

#### 2.3 Area to be dredged

The periphery of the tidal approaches to and tidal berths within Port Babcock Rosyth having the coordinates:

Latitude (DMS)	Longitude (DMS)
56° 1' 21.8" N	3° 26' 54.7'' W
56° 1' 17.4324'' N	3° 26' 32.5428'' W
56° 1' 15.1068'' N	3° 26' 34.224'' W
56° 1' 5.2212'' N	3° 26' 31.8264'' W
56° 1' 3.2" N	3° 26' 33.1" W
56° 1' 9.3" N	3° 27' 3.0'' W

(Appendix A clearly marks the site plan, illustrating the areas for maintenance dredging with corresponding depths. It also highlights the planned Capital dredge pocket, which will reach a depth of 12m and is in the same body of water as our maintained south arm. Additionally, the most recent Admiralty Chart 728 from the UKHO is included.)

Best Practicable Environmental Option Maintenance & Capital Dredging of Port Approaches



#### 2.4 Future Maintenance Dredging

On completion of the initial capital and maintenance dredge programme further periodic maintenance dredging will be undertaken to sustain the required depth of water for the Undocking of the first in Class Type 31 Frigate, and return of HMS Queen Elizabeth Carrier, with a yearly evolutional cycle expected.

## 3. Available Disposal Options

#### 3.1 Introduction

A range of disposal options for the dredge spoil have been identified and assessed. The options have been assessed based on strategic, environmental, and cost implications. Options that are impracticable on these grounds have been discounted from further consideration.

Conversely, options that have been considered as potentially practicable are further considered in Section 4. The options are listed below and described in more detail in the following subsections.

- 1. Reuse in land-based construction on site.
- 2. Reuse as construction material off site.
- 3. Disposal to Landfill.
- 4. Beach restoration/other coastal protection.
- 5. Offshore Sea disposal.
- 6. Spreading on agricultural land, and
- 7. Incineration

There are a number of steps common to the land-based disposal options which would be required to be undertaken within Option(s) 1, 2, 3 and 6, as listed above. These steps are:

Landing the dredged material. All of the land-based options would require transfer to on-shore facilities. This could be via pumped discharge, conveyor or grab and would be dependent on the water content of the dredged material.

Dewatering the dredged material. Given the soft silty nature of a significant proportion of the dredge spoil, it would require to be dewatered to render it suitable for off-site transportation. It is anticipated that this would be achieved through the establishment of on-site settling ponds.

Storing the dredged material. Once landed and sufficiently dewatered (if required) the material would require to be stockpiled prior to being loaded onto heavy goods vehicles (HGV's) for off-site transportation

Loading and transportation for reuse/disposal. A loading facility would be required adjacent to the storage or dewatering area to load the material into HGVs for transportation to reuse/disposal sites. The need for the material to be dewatered prior to being transported off-site would be dependent on its dredged water content. As the maximum depth of silt does not exceed 3m it is conservatively anticipated that the material would first need to be dewatered. This equates to approximately 57000 m³.

Best Practicable Environmental Option Maintenance & Capital Dredging of Port Approaches



#### 3.1.1 On-Site Land Based Construction

There are presently no on-site construction projects and material arising from the dredge programme is not suitable for backfilling of quay wall voids as these works require coarse materials such as sands and gravels. The vast majority of the material to be dredged has been identified as being soft silts and river muds which are unsuitable for land reclamation due to their need to be dewatered and long-term susceptibility to settlement, particularly in situations where significant live loads are applied such as a container stacking yard.

#### 3.1.2 Off-Site Land Based Construction

As outlined in 3.1.1, soft, silty material is not ideally suited for use as a construction material due to the need for it to be dewatered and its ongoing propensity to consolidate over time. Notwithstanding this, a proportion of the material to be dredged could potentially be used as a general fill material on projects within the Firth of Forth region, or further afield in situations where live loading on the fill was limited or where long-term consolidation would not present a significant issue. Due to the large volumes of material to be dredged and the lack of space within the Port for dewatering and stockpiling of the material, there is limited opportunity for processing and the material prior to its reuse off-site. Consequently, this option, whilst a possibility, would require storage of relatively poor-quality material highly dependent on demand for it on other projects in the region, at the time of dredging.

#### 3.1.3 Landfill

The soft, silty nature of the material to be dredged would make it unsuitable for disposal to landfill without first being dewatered in shore side settlement ponds. It is envisaged that this soft cohesive material, from the upper 3m of the seabed, would be pumped ashore into settlement ponds from barges. Once in the settlement ponds, the material would be left to settle with the supernatant filtered and returned to the estuary. The settlement process could take several months before the water content of the dredged material drops to the level at which it becomes suitable for transport and disposal to landfill. The number and capacity of the settlement ponds will be dependent on the settlement rate of the material but acknowledging the silty nature of the cohesive seabed deposits, the settlement ponds could be required to be quite extensive in order to accommodate the material for the required duration.

Land side storage within the Port site would severely impact on the Ports ability to offer services to both shipping and engineering customers as these partners require significant storage capacity for their activities.

#### 3.1.4 Beach Nourishment or other Coastal Protection

Dredged material can occasionally be used as beach restoration/recharge material, or for other coastal protection works. Whilst the soft, silty nature of the dredged spoil is not considered suitable for beach nourishment, it is sometimes possible to utilise this type of material for the replenishment of mudflats. The intertidal area near by the dredged channel forms part of the Firth of Forth Special Protection Area (SPA), and though some of the low shore habitat may have a similar sediment type to that of the dredged channel, at least from the uppermost layers of the channel, much of the mid and upper shore at Bruce Haven and Windy law Bays consists of firm muddy sands. Furthermore, large patches of eelgrass *Zostera noltei* cover the mid shore and though this feature can tolerate reasonable levels of sedimentation, the disposal of large quantities of dredged material would undoubtedly have a negative effect on this Scottish Priority Marine Feature.

Further afield in the Firth of Forth, much of the intertidal area constitutes the SPA. Specific dumping of the material on the intertidal zone could potentially affect the qualifying features of the SPA (e.g., over-wintering birds) through disturbance and smothering of food sources. The large-scale ongoing

Best Practicable Environmental Option Maintenance & Capital Dredging of Port Approaches



maintenance dredging at Grangemouth does not, to our knowledge, contribute towards any managed realignment schemes in the Forth. Consequently, this option does not ment further consideration

#### 3.1.5 Sea Disposal

The nature of the dredged material in conjunction with the proximity, and ease of access to previously authorised sea disposal sites render this option viable. No new disposal sites are proposed. There are a number of sites in the vicinity which are currently used for the disposal of dredged material in the Forth Estuary. The soft, silty material could be disposed of in the deep-water disposal ground at Oxcars, approximately 5 NM downstream from the Port. This option will be considered in further detail.

#### 3.1.6 Spreading on Agricultural Land

The as-dredged spoil would have a high water and saline content and is not considered capable of supporting vegetative growth. Consequently, it would not be suitable for soil conditioning or spreading on agricultural land without extensive treatment. Dredged spoil would require the treatment steps outlined in section 3.1 prior to transfer to a suitable site. Aside from requiring treatment to render it suitable for spreading on agricultural land, the low nutrient content of the material means it would offer very little benefit to the agricultural industry. Therefore, it is concluded that this option should not be considered further within this assessment and shall be discounted.

#### 3.1.7 Incineration

Incineration would first involve the treatment of material through the steps outlined in section 3.1 before transporting it to an incinerator. The ash from the incineration process would then require to be disposed of, along with the non-combustible components of the dredged material. The material comprises of river muds, silts and clay small proportion of glacial till. Therefore, it is unlikely to be suitable for incineration because of the low proportion of combustible (organic) content. Consequently, this option does not merit further consideration.

## 4. Assessment of Shortlisted Options

#### 4.1 Introduction

This section of the report considers the strategic, environmental and cost implications associated with the disposal options judged to be practicable in Section 3, namely: re-use in off-site land-based construction, disposal to landfill and disposal at sea.

#### 4.2 Reuse in Off-Site Land-Based Construction

#### 4.2.1 Strategic Considerations

#### **Operational Aspects**

As there is no requirement for the use of additional fill material within Port Babcock, the dredged spoil could not be used to support any site project. As such, the material would have to be taken off-site, rendering the process considerably more complex due to the need for it to be processed for transportation.

Although the reuse of dredged material as a construction material for projects in the vicinity of the Port is considered to be technically feasible, the nature of the dredged material means it is likely to require considerable handling, treatment and stockpiling before being transported off-site. This soft upper cohesive material would require to be dewatered in settling ponds prior to transportation off-site. Once

Best Practicable Environmental Option Maintenance & Capital Dredging of Port Approaches



sufficiently dewatered, the material would be excavated from the settling ponds and stockpiled for reuse.

This process would involve pumping the material ashore into settling ponds to reduce the water content to acceptable levels for onward transportation. Based on previous maintenance dredge campaigns, it would be reasonable to assume that the upper 3m of seabed material would need to undergo this dewatering process. This would equate to around 88,000 m³ of seabed material. Notwithstanding this, it should be noted that there is no known market for this volume of dewatered silts and muds in the vicinity of Rosyth at present.

#### Availability of Treatment Area

Acknowledging that up to 140,000 tonnes material is expected to be dredged from the Port Babcock tidal waters, a considerable amount of space for the dewatering, handling and temporary storage of this material would be required; there will be limited suitable space within the Port to establish an extensive dewatering and temporary storage facility for this volume of material. The

availability of sufficient suitable space to dewater, handle and stockpile the dredged material on site is therefore likely to present a significant challenge to this disposal option.

#### Safety Implications

Transferring the dredged arisings ashore to be dewatered and/or stockpiled prior to transporting it offsite for use in construction projects, rather than opting for sea disposal would introduce a number of additional steps, as outlined in section 3.1. Each step in the process would introduce health and safety risks in comparison to the sea disposal option; in particular, transportation of dewatered material off-site would significantly increase the volume of HGV's using local roads for the duration of the operation thereby increasing risks to both pedestrians and other road users. Dewatering and treatment facilities such as settling ponds would also require to be kept safe and secure for the duration of the treatment process.

#### 4.2.2 Environmental Considerations

The environmental considerations associated with the reuse of the dredged material for use in off-site construction projects include pollution issues arising from dewatering the dredge spoil; excessive vehicle movements which could be in the order of 3600 each way to and from the Port to the destination site; and associated air quality issues along transit routes.

The material to be dredged has been subject to chemical testing in line with Marine Scotland's requirements. It is considered that the dredged material would become homogenised as a result of it being transferred ashore, dewatered, stockpiled and handled prior to transportation off-site. Therefore, as the homogenised material is considered acceptable for disposal at sea, no chemical pollution risks are envisaged in relation to disposing of the material on land.

#### 4.2.3 Summary

This option is considered to be unfavourable as there is no known market for this material and there are significant special constraints on site in addition to transportation and logistical concerns associated with the disposal of the dredged material in this manner. This approach is not considered to be the BPEO and is therefore discounted from further appraisal.

#### 4.3 Disposal to Landfill

#### 4.3.1 Strategic Considerations

#### **Operational Aspects**

The option to dispose of the bulk of the dredged material to landfill, would involve many of the processes described in Section 4.2.1 for the reuse of the dredged spoil as a construction material in

Best Practicable Environmental Option Maintenance & Capital Dredging of Port Approaches



off-site projects. The dredged material would again need to be transferred ashore, dewatered and/or stockpiled and handled on site prior to being transported HGV to a local landfill site(s).

Availability of Treatment Area and Waste Disposal Facilities

As with the previous option, there is limited suitable space within the Port estate to establish an extensive dewatering facility capable of handling 140,000 tonnes of dredged material. The availability of sufficient suitable space to dewater, handle and stockpile the dredged material on site is therefore likely to present a significant challenge to this disposal option. Furthermore, the disposal of this quantity of material would put pressure on remaining landfill capacities in the vicinity of Rosyth therefore it is anticipated that landfill operators would be reluctant to accept significant quantities of the processed material. Spreading the material between multiple landfill sites could be an option; however, such approaches would also have significant time and cost implications for the project.

Enquiries have been previously made to a number of waste management sites in the vicinity of Rosyth and the surrounding area to establish whether they would be able to accommodate some or all of the dewatered dredged spoil. The only facility that showed an interest in the project was Hamilton Waste and Recycling Centre on the outskirts of Musselburgh. Notwithstanding the 28-mile distance by road over which the dredged material would have to be transported, Hamilton Waste and Recycling Centre advised that the material would be required to be 100% inert, not blended, and approved by SEPA for disposal at an exempt site.

#### Safety Implications

Transferring the dredged arisings to landfill rather than depositing the material at sea would introduce a number of additional steps, as outlined in section 3.1. Each step in the process would introduce health and safety risks in comparison to the sea disposal option; in particular, transportation of

dredged material off-site would significantly increase the number of HGV's using local roads for the duration of the operation thereby increasing risks to both pedestrians and other road users. Dewatering and treatment facilities such as settling ponds would also require to be kept safe and secure for the duration of the treatment process.

#### 4.3.2 Environmental Considerations

#### Pollution / Contamination

Disposal of the supernatant liquid resulting from the settlement process could present difficulties due to its high salinity level. It is unlikely that SEPA would accept disposal of this liquid to a fresh watercourse or as a direct discharge to the sea; additional treatment of the fluid may be necessary to render it suitable for discharge under consent. As discussed in Section 4.2.2, as the homogenised dredged material is considered acceptable for disposal at sea, no chemical pollution risks are envisaged in relation to disposing of the material on land.

#### Amenity / Aesthetic Implications

There would be no long-term amenity or aesthetic implications at the site arising from the disposal of material to either landfill or reclamation. However, it is likely that there would be a short-term impact on the amenity value of the area local due to the establishment of settlement ponds and subsequent stockpiling and handling of the dredged material for onward transportation to landfill. The transport of the material would also lead to a short-term increase in noise odour and vibration in the immediate vicinity of the material processing facility.

#### Sustainability Considerations

Best Practicable Environmental Option Maintenance & Capital Dredging of Port Approaches

In addition to the dewatering and handling processes on site, the transportation of the dredged material to landfill will involve a significant amount of road haulage. Given the quantity of material involved, it is estimated that around 3600 HGV movements would be required to and from the landfill site. Assuming this was the Hamilton Waste and Recycling Centre on the outskirts of Musselburgh, the movement of the material by road would generate in excess of 329k road miles. Therefore, this option has significant drawbacks from a sustainability perspective.

#### 4.4 Sea Disposal

#### 4.4.1 Strategic Considerations

#### **Operational Aspects**

Offshore sea disposal is known to be technically feasible with a number of existing licenced shallow and deep-water sea disposal sites in close proximity to Rosyth which have been used for maintenance and capital dredging operations in the Forth Estuary for many years.

Acknowledging that the dredging requirements lend themselves to trailing suction hopper dredging, it is anticipated that the dredging would be carried out by the UKD Marlin with a hopper capacity of 2968m<sup>3</sup>.

#### Availability of Sea Disposal Sites

Having assessed the suitability of the local sea disposal sites, as indicated in Figure 4.1, the site at Oxcars (approximately 5 NM downstream from Port Babcock) has been identified as the preferred location for disposal of the material. With respect to cumulative impacts, the benefit of using Oxcars dispersal site would allow it to remain within the overall sediment balance of the Forth either during the deposition descent phase or after erosion and re-suspension following settlement. Deposition of the dredged material at this site would not have significant strategic implications for the available sea disposal capacity in the Forth Estuary.



Best Practicable Environmental Option Maintenance & Capital Dredging of Port Approaches



Figure 4.1: Disposal at Sea Sites in the Forth Estuary (Marine Scotland).

#### 4.4.2 Environmental Considerations

The Port Babcock Rosyth Environmental Management System is certified and externally audited under ISO 14001. All marine and shore-based activity within the Port is fully compliant with the requirements of this accreditation.

#### Pollution / Contamination

Consideration has been given to the results from the Babcock commissioned analysis of silt within the area to be dredged. Sampling and analysis were compliant with MS-LOT guidelines and established which exceeded AL1:

Mercury	Action Level	0.25 mg / kg
_	Analysed sample	0.84 mg / kg
Chromium	Action Level	50.00 mg / kg
	Analysed Sample	69.20 mg / kg
Copper	Action Level	30.00 mg / kg
	Analysed sample	38.40 mg / kg
Lead	Action level	50.00 mg / kg
	Analysed sample	71.40 mg / kg

Although the levels exceed AL1 SEPA Water Body Assessment Sheets for Babcock waters (Lower Forth Estuary – 200435 (App A)) and those in which the Oxcars deposit ground is located (Kinghorn to Leith Docks – 200041 (App A)) indicate that in all significant classifications area 200435 has a higher status than that of 200041. Therefore, movement of material from the Port approaches to the deposit location will not increase pollution or contamination within the receiving area. Also, dredging has been taking place in the Forth estuary for over 100 years with no apparent adverse effects on the overall suspended solids concentrations. Additionally, the dredged material arising at the Port approach channel and the anticipated methods of discharging the Dredger at the disposal site will not differ significantly from current sea disposal operations at other sites on the Firth of Forth.

#### Amenity / Aesthetic Implications

If allowed to proceed, the Capital dredge program is expected to be conducted as close to the type 31 float off as possible in order to minimise sediment build-up between the two operations. The scheduled float off is currently planned for the latter part of Q1 2024. Maintenance dredging is also planned to occur simultaneously to minimise disruptions to shipping and the environment, thereby minimising any negative impact on leisure activities in bathing waters on the Forth. For future maintenance dredging, the preference would be to carry out such activities following similar works done by Forth ports Rosyth, ensuring minimal disruption to river users, and keeping costs as economical as possible.

#### Sustainability Considerations

Dredging of the Port approaches and tidal berths is necessary to principally facilitate the safe passage of HMS Queen Elizabeth & Price of Wales but also to safely allow suitable depths for Type 31 Barge float off. Following this the Port approaches and tidal berths will, as in the past, undergo maintenance dredging to maintain conditions for the safe passage and manoeuvring of vessels within Port waters. This activity will be undertaken only to support Port activity and the safety of shipping.

Depending on the size of dredge vessel available, it is estimated that around 35 return dredger journeys to Oxcars disposal site would be required to dispose of up to 140,000 tonnes of material. This would result in a temporary localised increase in exhaust emissions from the dredging and disposal vessel, though this is not likely to cause a significant adverse environmental impact.

Best Practicable Environmental Option Maintenance & Capital Dredging of Port Approaches



Furthermore, sea disposal allows the dredging plant to work efficiently and economically with minimal disruption or delay to ongoing port activities and the public.

Under this option, all the dredged material would be disposed of at sea. From an environmental perspective, by disposing of the material at sea, the natural sediment budget of the estuary is maintained

Interference with other Legitimate Activities

There are a number of ongoing sea disposal operations within the Firth of Forth with the potential to interfere with other marine traffic during the transport and deposit phases of dredging operations. It is considered that, providing all appropriate navigation and maritime procedures are observed, disposal at sea is not considered to generate significant additional adverse safety implications.

#### 4.5 Economic Considerations

This section considers the cost implications for the disposal to landfill option and the disposal at sea option. The use of the material in land-based construction projects has been ruled out earlier in this section and so does not warrant economic evaluation.

The adoption of the disposal to landfill option would necessitate that the dredged material was transferred ashore for onward transportation to landfill. Due to the soft silty nature of the upper cohesive seabed material, it is envisaged that the sediments would need to be dewatered in settling ponds prior to being transported off-site. On the basis that the material would require to undergo this process, the economic assessment of the two remaining options presents two estimated rates for disposal to landfill and sea disposal.

In order to dewater the dredged material, lined settling ponds would require to be constructed on shore in the vicinity of the dredging works. In addition to increasing the cost of the dredging works, the timescales associated with pumping material ashore, transferring dewatered material to HGV's and then transporting this to landfill would also increase the overall timescale for completion of the project. A sea disposal option is significantly less complex, and the costs associated with this option are also detailed below.

Cost Comparison Landfill / Sea Disposal						
Activity Land Disposal Sea Disposal						
Dredging	£/m3	9.50	6.01			
Transfer Ashore	£/m3	1				
Bund and Filter Liner	£/m3	6				
Supernatant Management	£/m3	0.25				
Material Handling	£/m3	4				
Haulage	£/m3	15				
Disposal Costs	£/m3	25				
Total	£/m3	60.75	6.01			

Best Practicable Environmental Option Maintenance & Capital Dredging of Port Approaches



#### Table 4-1: Cost Comparison between Landfill and Sea Disposal Options

Note that in addition to a Marine Licence, the option to dispose of the material to landfill would require a Pollution Prevention Control (PPC) licence and Controlled Activities Regulations (CAR) licence. However, the cost of these licences is negligible in comparison to the overall cost to dispose of the material to landfill.

In the above cost estimates, the dredging costs include allowances for items such as mobilisation and demobilisation of dredging plant and barges, insurances, method related charges and environmental mitigation measures.

The haulage and disposal costs for the land-based disposal option are based on the disposal of the dredged material to the landfill site identified in Musselburgh. This site is approximately 28 miles from Rosyth by road on the south side of the Firth of Forth estuary. However, despite having previously made an initial enquiry to the Hamilton Waste and Recycling Centre, given the quality and quantity of the material involved, there is no guarantee that they would accept all or any of the dredged arisings. Clearly the cost estimates have the potential to increase further if the material required to be transported further afield for disposal.

It is clear from the high-level estimates presented in Table 4-1 that the costs associated with disposal to landfill would be significantly greater than disposal at sea and acknowledging the quantity of material to be dredged, would by all accounts be prohibitive.

On the basis of the cost estimates presented in table 4-1, the costs associated with the disposal of the dredged material to landfill would be restrictively high to achieve restoration of charted depths to support the arrival of HMS Prince of Wales.

#### 5. Conclusions

#### 5.1 Statement of Requirement for Maintenance Dredging

Removal of the accumulated silt at the Port Babcock Rosyth tidal berths and approaches is necessary to achieve safe under keel clearance for the QEC Class Carriers, Type 31 float off and regular commercial and naval shipping. Due to the volume of silt within Port waters, the options of doing nothing or bed levelling will not provide the required minimum safe under keel clearance for vessel transit and therefore removal of the silt is the only option available.

#### 5.2 Summary of Shortlisted Options

Section 3 provides an outline of the six options considered at preliminary appraisal stage for the disposal or reuse of the dredged arisings from the dredging of the Port Babcock Rosyth approach channel and tidal berths. Following this initial appraisal, three options were identified as having merit and were assessed in more detail in Section 4. During this more detailed appraisal, the option to reuse of the dredged material in land-based construction projects was ruled out due to the poor quality of the material, the dewatering, handling and transportation costs and the lack of any current projects that would have a use for such material. The table below presents a summary of the comparison between the two remaining practicable options.

Operational Considerations							
	Landfill Sea Disposal						
Operational Aspects	Additional processes required to: transfer the material ashore, dewater, handle and transfer to disposal site. Potentially 6000	Sea transport only. Material disposed of at Oxcars disposal ground 5 NM downstream from Port Babcock					

Best Practicable Environmental Option Maintenance & Capital Dredging of Port Approaches



	HGV return trips from Port Babcock Rosyth to landfill site							
Availability of sites	Limited space on shore to establish a dewatering and material storage / handling facility. Low moderate likelihood of close by suitable landfill site.	Oxcars sea disposal site is available						
Safety Implications	High number of HGVs on local roads would increase risk to road users and pedestrians.	No significant safety implications						
	Environmental Considera	ations						
	Landfill	Sea Disposal						
Pollution / Contamination	No significant pollution / contamination issues are envisaged. PPC and CAR licences would be required to control deposit of supernatant from dewatering process on non-tidal basin quayside.	The chemical quality of the dredged sediments would have no probable effects on local ecosystems either during dredging or during disposal at sea. Although detectable changes in the suspended solids concentrations would occur, these would be highly transient in nature.						
Interference with other legitimate activity	Disruption to on-going port activities during transfer operations, and heavy vehicle movements would cause disturbance to local residents.	Negligible impacts on other marine traffic in Firth of Forth dredging vessel will be under the control of river VTS and dredging is not within a main channel.						
Amenity / Aesthetic Considerations	Short-term impact on amenity value of the area local due to establishment of dewatering and storage facility. Short term noise during dredging and material handling operations.	Short term noise during dredging operations. Area to be dredged is remote from other activities and unlikely to have significant impact.						
Sustainability	Material not being used for beneficial purposes. Each stage of handling, as described previously, would require the use of energy and, in particular, road haulage to disposal site.	Dredged material remains within the overall sediment balance of the Firth of Forth						
	Economic Considerations							
Estimated Costs	Costs estimated to be significantly higher than for sea disposal. Costs associate with this disposal option would be restrictively high	Costs estimates are in line with expectations for a project of this nature						

Table 5-1: Comparison of Practicable Options. (Red shading indicates relative disadvantage; green shading indicates neutral or relative advantage.)

#### 5.3 Identification of the BPEO

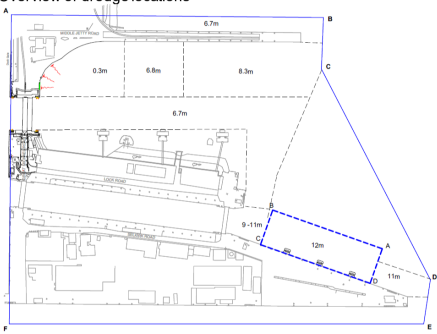
As Table 5-1 shows that the disposal to landfill option has several operational, environmental, and economic drawbacks in comparison to disposal at sea the BPEO for clearance of the dredged material is considered to be at sea with the material being disposed of at Oxcars disposal site, approximately 5 NM downstream of Port Babcock Rosyth.

Best Practicable Environmental Option Maintenance & Capital Dredging of Port Approaches



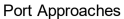
## Appendix A

Overview of dredge locations

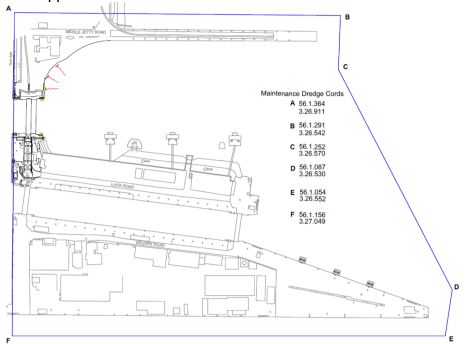


Plan showing boundary coordinates for area for maintenance dredging

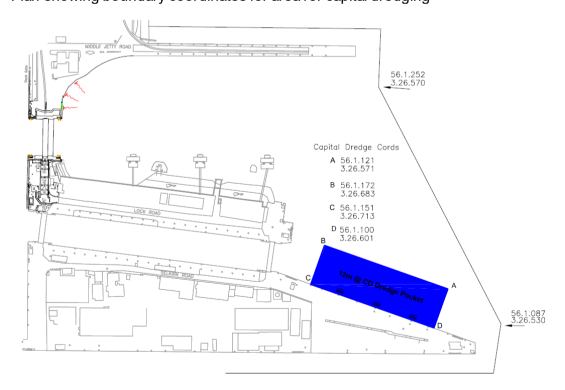
Best Practicable Environmental Option Maintenance & Capital Dredging of





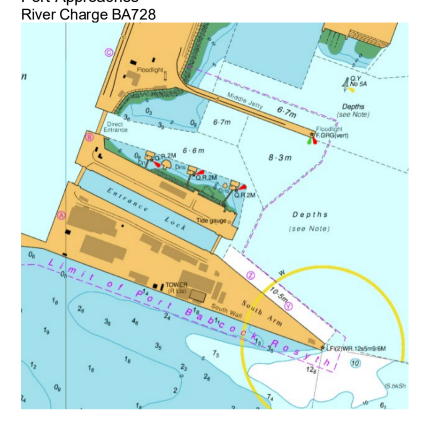


#### Plan showing boundary coordinates for area for capital dredging



Best Practicable Environmental Option Maintenance & Capital Dredging of Port Approaches





SEPA Water Body Information Sheet For Water Body 200041 Kinghorn to Leith Docks

Best Practicable Environmental Option Maintenance & Capital Dredging of Port Approaches



Water body information sheet for water body 200041 in Forth

#### General details

Water body name: Kinghorn to Leith Docks

Water body Identifier code: 200041

Area: 166.76 km²

Water body category: Coastal

River basin district: Scotland

Area advisory group: Forth

Associated protected

Firth of Forth - SPECIAL PROTECTION AREA

areas: Inchmickery - SSSI

Aberdour Water contact activity - RECREATIONAL WATER

Drum Sands, Silverknowes Water contact activity -

RECREATIONAL WATER

Imperial Dock Lock, Leith - SPECIAL PROTECTION AREA Aberdour Harbour (Black Sands) - EC BATHING WATER Dalgety Bay Water contact activity - RECREATIONAL WATER

Firth of Forth - SSSI

Kinghorn Water contact activity - RECREATIONAL WATER

Forth Islands - SPECIAL PROTECTION AREA Kinghorn (Pettycur) - EC BATHING WATER Kinghorn (Harbour beach) - EC BATHING WATER

Burntisland - EC BATHING WATER

Aberdour (Silversands) - EC BATHING WATER Lothian / Borders - NITRATE VULNERABLE ZONE Granton Harbour Water contact activity - RECREATIONAL

WATER

Responsible body: SEPA

Edinburgh & Lothians, Fife

Heavily modified: No
Artificial: No
Typology: CW8

National Grid Reference: NT 25613 81661

Latitude: 56.02206 Longitude: -3.19497

This sheet was created based on data current as at

21/02/2014

RBMP cycle 2009-2015

Best Practicable Environmental Option Maintenance & Capital Dredging of Port Approaches



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#### Current status of this water body

Classification results are updated annually, as part of SEPA's commitment to monitor and assess the condition of the environment.

Once the classification is agreed, as part of river basin management planning, the pressures and measures for every water body are reviewed to ensure that they reflect this improved understanding of the environment. Objectives are reviewed as part of the six yearly planning cycle and any proposed changes to objectives will be presented in the draft river basin plans http://sepa.org.uk/water/river\_basin\_planning.aspx.

This worksheet was produced using the most up to date classification results but the measures, pressures and objectives shown may not yet align to these classification results. Please contact rbmp@sepa.org.uk if you require further information on this water body.

We have classified this water body as having an overall status of Good with High confidence in 2012 with overall ecological status of Good and overall chemical status of Pass.

The overall classification of status is made up of many different tiers of classification data. A complete set of classification data for 2012 is shown at the end of this document.

#### Targets for the future status of this water body

We have set environmental objectives for this water body over future river basin planning cycles in order that sustainable improvements to its status can be made over time, or alternatively that no deterioration in status occurs, unless caused by a new activity providing significant specified benefits to society or the wider environment.

For this water body we have set the overall environmental objectives for the first, second and third River Basin Management Planning (RBMP) cycles as:

Year	2012	2015	2021	2027
Status	Good	Moderate	Moderate	Good
Year	2012	2015	2021	2027
Status	Good	Pass	Pass	Pass

#### Pressures and measures on this water body

We have established an ongoing programme of monitoring in order to identify pressures on our water bodies.

This sheet was created based on data current as at 21/02/2014

RBMP cycle 2009-2015

Best Practicable Environmental Option Maintenance & Capital Dredging of Port Approaches



Water body information sheet for water body 200041 in Forth

The pressures listed below contribute to this water body's failure to meet good ecological status or potential. River basin planning allows us to plan improvements for particular parameters over time. We have collaborated with others to identify measures which will act to protect or improve our water environment in order that all water bodies reach good status over successive RBMP cycles.

The following table shows our collated information on the pressures on this water body, their causes and the measures which could be introduced to mitigate their effects. We have also indicated the current funding status of the measure; with projected measures being potentially funded and agreed measures having funding in place. Finally, we have included information on the potential or actual owner of the measure, the date it will be effective and information on the justification for extending the deadlines or for setting an alternative objective, where appropriate.

Pressure	As a Result of	Assessment Parameter	Objective	Reasons for Failure
	Measure	Funding	Owner	Effective date
Morphological Alterations	Mining and quarrying of aggregates Dredging - resulting in removal of sediment	Multiple pressure - Subtidal	Moderate by 2015	Unfavourable balance of costs and benefits: measure not worthwhile
Morphological Alterations	Water transport (sea, coastal or inland water transport)	Multiple pressure - Intertidal	Moderate by 2015	Unfavourable balance of costs and benefits: measure not worthwhile
	Improve Modified Habitat	Neither Agreed nor Projected	Landowner(s)	31/12/2026
Morphological Alterations	Water transport (sea, coastal or inland water transport) Dredging - deposition of dredged material	Multiple pressure - Subtidal	Moderate by 2015	Unfavourable balance of costs and benefits: measure not worthwhile
	Improvement to sediment management maintenance regime	Neither Agreed nor Projected	Operator	31/12/2026

Footnote – These results show current classification but the measures, pressures and objectives shown may not yet align to these classification results. Please contact <a href="mailto:rbmp@sepa.org.uk">rbmp@sepa.org.uk</a> if you require further information on this water body.

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This sheet was created based on data current as at 21/02/2014
RBMP cycle 2009-2015

Best Practicable Environmental Option Maintenance & Capital Dredging of Port Approaches



Best Practicable Environmental Option Maintenance & Capital Dredging of Port Approaches



Water body information sheet for water body 200041 in Forth

Additional work to identify pressures and to develop and implement measures to mitigate their impacts will continue over subsequent river basin cycles.

#### Complete classification for this water body in 2012

Parameter	Status	Confidence of Class
OVERALL STATUS	GOOD	HIGH
Pre-HMWB status	Good	High
Overall chemistry	Pass	High
Priority substances	Pass	High
Cadmium	Pass	Low
Hexachlorobenzene	Pass	Low
Lead	Pass	Low
Nickel	Pass	Low
pp-DDT	Pass	High
Hexachlorobutadiene	Pass	Low
Overall ecology	Good	High
Physico-Chem	High	High
Dissolved Oxygen	High	High
Dissolved inorganic nitrogen	High	Medium
DIN (field salinity)	High	Medium
DIN (laboratory salinity)	High	Medium
Biological elements	Good	High
Benthic invertebrates	Good	High
Imposex assessment	High	Low
Benthic invertebrates (IQI)	Good	High
Alien species	High	Low
Phytoplankton	High	Low
Macroalgae	Good	High
Macroalgae (FSL)	High	Low
Macroalgae (RSL)	Good	High
Specific pollutants	Pass	High
Copper	Pass	Low

This sheet was created based on data current as at 21/02/2014 RBMP cycle 2009-2015

Best Practicable Environmental Option Maintenance & Capital Dredging of Port Approaches



Best Practicable Environmental Option Maintenance & Capital Dredging of Port Approaches



Water body information sheet for water body 200041 in Forth

Parameter	Status	Confidence of Class
Zinc	Pass	Low
Unionised ammonia	Pass	High
Hydromorphology	Good	Medium
Morphology	Good	Medium
Water quality	Good	High

#### Location of this water body

You can find the geographical location of this water body by searching on water body ID in the interactive maps at www.sepa.org.uk/water/river\_basin\_planning.aspx



SEPA Contact Details: rbmp@sepa.org.uk © 2012 Scottish Environment Protection Agency

This sheet was created based on data current as at 21/02/2014

RBMP cycle 2009-2015

Best Practicable Environmental Option Maintenance & Capital Dredging of Port Approaches



SEPA Water Body Information Sheet For Water Body 200435 Lower Forth Estuary

Best Practicable Environmental Option Maintenance & Capital Dredging of Port Approaches



Water body information sheet for water body 200435 in Forth

#### General details

Water body name: Lower Forth Estuary

Water body Identifier code: 200435
Area: 38.60 km²
Water body category: Transitional
River basin district: Scotland
Area advisory group: Forth

Catchment:

Associated protected Long Craig Island - SSSI areas: Firth of Forth - SSSI

Firth of Forth - SPECIAL PROTECTION AREA

St Margaret's Marsh - SSSI

Dalgety Bay Water contact activity - RECREATIONAL WATER

Forth Islands - SPECIAL PROTECTION AREA

Associated groundwater:

Responsible body: SEPA

Edinburgh & Lothians, Fife, F.A.S.T

Heavily modified: No Artificial: No Typology: TW2

National Grid Reference: NT 07888 81233

Latitude: 56.01513 Longitude: -3.47909

Best Practicable Environmental Option Maintenance & Capital Dredging of Port Approaches



Water body information sheet for water body 200435 in Forth

#### Current status of this water body

Classification results are updated annually, as part of SEPA's commitment to monitor and assess the condition of the environment.

Once the classification is agreed, as part of river basin management planning, the pressures and measures for every water body are reviewed to ensure that they reflect this improved understanding of the environment. Objectives are reviewed as part of the six yearly planning cycle and any proposed changes to objectives will be presented in the draft river basin plans <a href="http://sepa.org.uk/water/river\_basin\_planning.aspx">http://sepa.org.uk/water/river\_basin\_planning.aspx</a>.

This worksheet was produced using the most up to date classification results but the measures, pressures and objectives shown may not yet align to these classification results. Please contact <a href="mailto:rbmp@sepa.org.uk">rbmp@sepa.org.uk</a> if you require further information on this water body.

We have classified this water body as having an overall status of Good with High confidence in 2012 with overall ecological status of Good and overall chemical status of Pass.

The overall classification of status is made up of many different tiers of classification data. A complete set of classification data for 2012 is shown at the end of this document.

#### Targets for the future status of this water body

We have set environmental objectives for this water body over future river basin planning cycles in order that sustainable improvements to its status can be made over time, or alternatively that no deterioration in status occurs, unless caused by a new activity providing significant specified benefits to society or the wider environment.

For this water body we have set the overall environmental objectives for the first, second and third River Basin Management Planning (RBMP) cycles as:

Year	2012	2015	2021	2027
Status	Good	Good	Good	Good
Year	2012	2015	2021	2027
Status	Good	Pass	Pass	Pass

#### Pressures and measures on this water body

We have established an ongoing programme of monitoring in order to identify pressures on our water bodies.

This sheet was created based on data current as at 21/02/2014 RBMP cycle 2009-2015

Best Practicable Environmental Option Maintenance & Capital Dredging of Port Approaches



Best Practicable Environmental Option Maintenance & Capital Dredging of Port Approaches



Water body information sheet for water body 200435 in Forth

The pressures listed below contribute to this water body's failure to meet good ecological status or potential. River basin planning allows us to plan improvements for particular parameters over time. We have collaborated with others to identify measures which will act to protect or improve our water environment in order that all water bodies reach good status over successive RBMP cycles.

The following table shows our collated information on the pressures on this water body, their causes and the measures which could be introduced to mitigate their effects. We have also indicated the current funding status of the measure; with projected measures being potentially funded and agreed measures having funding in place. Finally, we have included information on the potential or actual owner of the measure, the date it will be effective and information on the justification for extending the deadlines or for setting an alternative objective, where appropriate.

Pressure	As a Result of	Assessment Parameter	Objective	Reasons for Failure
	Measure	Funding	Owner	Effective date
Abstraction	Production of non- renewable electricity (eg: by coal, gas, nuclear or pumped hydro)	Change from natural flow conditions	Good by 2015	
	Reduce risk of fish mortality at intakes or screens	Neither Agreed nor Projected	Scottish Power	31/12/2010
Point Source Pollution	Sewage disposal	Unknown Organics	Good by 2015	
	Change timing or frequency of discharge	Agreed	Scottish Water	31/12/2006

Footnote – These results show current classification but the measures, pressures and objectives shown may not yet align to these classification results. Please contact <a href="mailto:rbmp@sepa.org.uk">rbmp@sepa.org.uk</a> if you require further information on this water body.

#### Future work

Additional work to identify pressures and to develop and implement measures to mitigate their impacts will continue over subsequent river basin cycles.

#### Complete classification for this water body in 2012

This sheet was created based on data current as at 21/02/2014 RBMP cycle 2009-2015

Best Practicable Environmental Option Maintenance & Capital Dredging of Port Approaches



Best Practicable Environmental Option Maintenance & Capital Dredging of Port Approaches



Water body information sheet for water body 200435 in Forth

Parameter	Status	Confidence of Class	
OVERALL STATUS	GOOD	HIGH	
Pre-HMWB status	Good	High	
Overall chemistry	Pass	High	
Priority substances	Pass	High	
Benzo-a-pyrene	Pass	High	
Hexachlorobenzene	Pass	High	
Overall ecology	Good	High	
Physico-Chem	Good	High	
Dissolved Oxygen	High	High	
DO (lab. salinity)	High	High	
DO (field salinity)	High	High	
Dissolved inorganic nitrogen	Good	High	
Biological elements	Good	High	
Benthic invertebrates	Good	High	
Alien species	High	Low	
Fish	High	Low	
Macroalgae	High	Low	
Specific pollutants	Pass	High	
Copper	Pass	Low	
Unionised ammonia	Pass	High	
Hydromorphology	Good	Medium	
Morphology	Good	Medium	
Water quality	Good	High	

This sheet was created based on data current as at 21/02/2014 RBMP cycle 2009-2015

Best Practicable Environmental Option Maintenance & Capital Dredging of Port Approaches



Best Practicable Environmental Option Maintenance & Capital Dredging of Port Approaches



Water body information sheet for water body 200435 in Forth

#### Location of this water body

You can find the geographical location of this water body by searching on water body ID in the interactive maps at <a href="https://www.sepa.org.uk/water/river\_basin\_planning.aspx">www.sepa.org.uk/water/river\_basin\_planning.aspx</a>



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