# MAGALLANES RENOVABLES S.L.– Floating energy generation platform

**Project Environmental Monitoring Plan** 





May 2018

# **Document History**

Revision	Date	Description	Originated by	Reviewed by	Approved by
0.1	May 2017	Project Environmental Monitoring Programme	CL		
0.2	June 2017	ne 2017 Project Environmental Monitoring Programme revision			
0.3	Feb 2018	Project Environmental Monitoring Programme revision	JN		
0.4	May 2018	Project Environmental Monitoring Programme revision	JN		

# Contents

1	Intro	oductic	n	7
	1.1	Backg	pround and Purpose	7
	1.2	Requi	rement and Objectives	7
	1.3	Conte	nts and application of PEMP	7
2	Bac	kgrour	nd information	9
	2.1	Proje	ct description	9
	2.1.	1 C	vevice specification	9
	2.1.	2 C	vevice location	11
	2.1.	з т	esting plan	13
	2.2	Proje	ct Envelope Analysis	14
3	Rec	eptors		19
	3.1		nated sites	19
	3.2	Marin	e birds	20
	3.3	Marin	e mammals	21
	3.3.	1 C	etaceans	22
	3.3.	2 S	eals	23
	3.4	Fish		27
	3.4.	1 C	iadromous fish	27
	3.4.	2 N	larine fish	27
	3.4.	3 N	larine shellfish	27
	3.4.	4 B	asking shark	28
	3.5	Benth	ic Environment	28
	3.5.	1 S	ubstrate/geogenic habitats	28
	3.5.	2 B	enthic species	28
	3.5.	3 B	iogenic habitats	29
4	Pro	posed	mitigation, monitoring and reporting strategy	29
	4.1	Repo	ting Schedule	29
	4.2	Impac	t Pathway: Disturbance/Displacement	30
	4.3	Impac	t Pathway: Acoustic Impact	33
	4.4	Impac	t Pathway: Collision Risk	35
	4.5	Impac	t Pathway: Entanglement Risk	37
	4.6	Impac	t Pathway: Biofouling and non-native species (NNS) introduction	37
	4.7	Impac	t Pathway: Habitat creation	39
	4.8	Impac	t Pathway: Seabed clearance	40
	4.9	Impac	t Pathway: Electromagnetic field (EMF) effects	41
	4.10	Impac	t Pathway: Discharges to the marine environment	42
5	Res	earch		42
	Apper	ndix A:	Commitments Register	43
	•••	ndix B:	-	46

Appendix C:	Collision Risk Modelling	47
Appendix D:	Biofouling Management Plan	48
Appendix E:	Construction Method Statement	49
Appendix F:	Vessel Management Plan (VMP)	50

# List of Figures

Figure 1. Device layout	9
Figure 2. Indicative overall dimensions of the platform	10
Figure 3. Scheme of mooring system	11
Figure 4. Location of device	12
Figure 5. Intended area for deployment	13
Figure 6. Designated seal haul-out sites within seal management area Orkney	26

# **List of Tables**

Table 1. Deployment location at EMEC's Fall of Warness test site
Table 2. Mooring position
Table 3. Indicative timetable of key events in testing programme
Table 4. Main specifications of the platform
Table 5. Project envelope comparison analysis
Table 6. Description of designated sites near to EMEC's Fall of Warness test site
Table 7. Diving bird species present at the Fall of Warness test site
Table 8. Marine mammal species identified at the Fall of Warness
Table 9. Reporting schedule
Table 10. Mitigation, monitoring and reporting actions associated with the impact pathway displacement/disturbance       30
Table 11. Mitigation, monitoring and reporting actions associated with the impact pathway underwater acoustic output       33
Table 12. Mitigation, monitoring and reporting actions associated with collision risk
Table 13. Mitigation, monitoring and reporting actions associated with the impact pathway entanglement risk
Table 14. Mitigation, monitoring and reporting actions associated with biofouling
Table 15. Mitigation, monitoring and reporting actions associated with alteration of habitat 40
Table 16. Mitigation, monitoring and reporting actions associated with seabed clearance 41
Table 17. Mitigation, monitoring and reporting actions associated with EMF effects

# Glossary

Abbreviation	Full title	
ADCP	Acoustic Doppler Current Profiler	
AHV	Anchor Handling Vessel	
ASCOBANS Agreement on the Conservation of Small Cetaceans of the and North Seas		
COSHH	Control of Substances Hazardous to Health	
CMS	Construction Method Statement	
DART	Drifting Acoustic Recorder and Tracker	
EC	European Commission	
EMF	Electromagnetic effects	
EMP	Environmental Monitoring Plan	
EMR	Environmental Monitoring Report	
EPS	European Protected Species	
ERCoP	Emergency Response Cooperation Plan	
ERP	Emergency Response Procedure	
EU	European Union	
FAD	Fish Aggregation Device	
IMO	International Maritime Organisation	
JNCC	Joint Nature Conservation Committee	
ММО	Marine Mammal Observer	
MNNS	Marine Non-Native Species	
MPA	Marine Protected Area	
NNS	Non-Native Species	
PMF	Priority Marine Feature	
SAC	Special Area of Conservation	
pSPA	Proposed Special Protection Area	
SIMOPS	Simultaneous Operations	
SMWWC	Scottish Marine Wildlife Watching Code	
SNH	Scottish Natural Heritage	
SOP	Standard Operating Procedure	
SPA	Special Protection Area	
SSSI	Site of Special Scientific Interest	
VMP	Vessel Management Plan	

# **1** Introduction

# **1.1 Background and Purpose**

Magallanes Renovables S.L. (referred to as Magallanes) have secured a test berth at the European Marine Energy Centre (EMEC) to progress their testing programme. The floating energy generation platform (named ATIR) harnesses the energy of tidal currents and converts it into electrical energy. The ATIR is planned to be installed at EMEC's tidal test site, Fall of Warness, situated off the island of Eday in the Orkney Islands, for up to 18 months. The ATIR has two turbine rotors which are contra-rotating and has a total generating capacity of up to 2MW. It is anticipated that the ATIR will be installed at the test site in Summer 2018 at test berth 1.

Magallanes have prepared this Project Environmental Monitoring Programme (PEMP) in support of a marine licence application under the Marine (Scotland) Act 2014, Part 4 to install and operate the ATIR. Magallanes will be utilising EMEC's Section 36 consent to generate electricity at the site under the Electricity Act 1989, as it is believed that the project falls within the assessed project envelope. The PEMP documents the proposed mitigation and monitoring measures relating to the ATIR and associated works.

The PEMP has also been developed to support the following further licence applications, if determined to be required:

- licence to disturb marine species (European Protected Species licence) under the Conservation (Natural Habitats) Regulations 1994; and
- licence to disturb basking sharks (*Cetorhinus maximus*) under the Wildlife and Countryside Act 1981 and the Nature Conservation (Scotland) Act 2004.

# **1.2 Requirement and Objectives**

As part of a marine licence application it is necessary to identify monitoring and mitigation measures to reduce the likelihood of any potential environmental impacts occurring due to the proposed development and to measure and assess the extent of any existing impacts. The PEMP should be used as the opportunity to propose methods for monitoring the device in respect to issues of concern identified. EMEC encourages developers at its test sites to independently consider environmental impacts, and the potential for developing new and innovative mitigation and monitoring techniques, not least because of the competitive advantage that assurance regarding the nature, or indeed absence, of such impacts could provide.

The PEMP is an iterative document, the framework, principles and details of which will be agreed as part of any consent from the regulator (Marine Scotland). The commitments made therein are very likely to be incorporated into licence conditions. The results of mitigation and monitoring carried out in accordance with the PEMP must be submitted to the Marine Scotland in fulfilment of any licence conditions. It is recommended that all mitigation and monitoring actions have a reporting mechanism or dissemination strategy to ensure the Marine Scotland and statutory consultees are aware of compliance and any results or findings.

# 1.3 Contents and application of PEMP

The PEMP is a project-specific annex to the EMEC Fall of Warness Environmental Appraisal (EMEC, 2014). The PEMP will be formally agreed with Marine Scotland and Scottish Natural Heritage (SNH) prior to the commencement of any works associated with the ATIR.

Please be aware that the device will be moored temporarily at Shapinsay Sound test site prior to installation at Fall of Warness and following decommissioning at full-scale test site. Due to the draught of the ATIR, it is not possible to complete blade installation at typical pier facilities and therefore, this work will be completed at Shapinsay Sound. The licence application will be for the works at both Fall of Warness and Shapinsay Sound.

During the development of the PEMP, the following should occur:

- identify and support delivery of mitigation necessary for ensuring that residual impacts are reduced to an acceptable level;
- identify and support delivery of mitigation and monitoring that demonstrate best practice in management of environmental impacts at the test site;
- increase understanding of environmental impacts and how to monitor and analyse them, to the benefit of Magallanes and the wider industry in relation to commercial up-scaling and deployment; and
- provide opportunities for Magallanes, with support from EMEC, SNH and Marine Scotland, to seek innovative solutions for mitigating impacts or for understanding the importance of interactions between their devices and the environment.

The PEMP is a live document and will be revisited throughout the lifetime of the project and therefore the document has been designed to be reviewed and updated as the testing and environmental monitoring progresses. It is important that the monitoring and research surrounding the ATIR deployment can be adjusted and amended as information on the device and its interactions with the receiving environment become available. This adaptive management approach should allow new and innovative mitigation and monitoring techniques to considered as the testing programme progresses ensuring the PEMP remains current.

It is anticipated that the document will be reviewed and updated on a yearly basis during the initial testing period, or in the event of incident which causes a significant change to the testing plan.

# 2 Background information

# 2.1 **Project description**

Full details of the ATIR device and moorings are provided in the accompanying Project Information Summary. The Project Information Summary has been designed to be read alongside the PEMP, but for ease of reference a summary of the device and testing programme has been provided below.

# 2.1.1 Device specification

The ATIR is a floating energy generation platform that is fitted with two open-bladed rotors each with a generating capacity of up to 1 MW. As shown in Figure 1, the ATIR is composed of three main elements: upper block, vertical block (otherwise known as the mast) and lower block (otherwise known as the nacelle). The upper block is the visible block of the platform. It is the block through which the platform is accessible for maintenance. The upper block accommodates the pumps, transformers, converters, switchgears and electrical panels. The vertical block is mainly a structural element attaching the lower block to the upper block. It is a hollow space through which the communication and low-voltage cables connect the equipment housed in the lower block with the parts of the systems within the upper block. The lower block is devoted to the mechanical system comprising the shafts, ball bearings, gear boxes and generators.

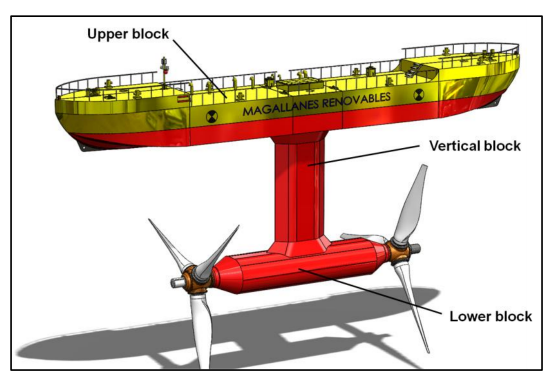


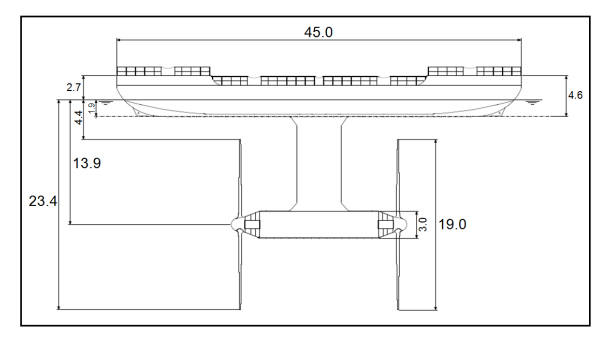
Figure 1. Device layout

The following provides indicative overall dimensions for the structure:

- Overall length: 45 m
- Extreme moulded breadth: 6 m
- Operational draught (including blades): 23.4 m

The rotors are located at each end of the nacelle and are composed on three blades. Each blade has a length of approximately 8.5m and the hub is around 2m across. The total rotor

diameter is expected to be in the order of 19m. The rotors are open-bladed and are located directly below the upper block of the platform. The clearance from the sea surface is expected to be in the region of 4.4m.



The following figure provides indicative dimensions for the ATIR.

Figure 2. Indicative overall dimensions of the platform

The platform is fixed to the seabed with four anchoring lines, two located at the bow of the platform and the other two at the stern, as it can be seen in Figure 3. Each anchor line is composed of a chain clump anchor. The platform will be attached to the anchor point via steel mooring chains. The mooring lines have a length of approximately 300m and attached to the floating platform at the bow and stern. The mooring lines ensure that the position of the platform within the berth is maintained. The platform may move whilst anchored onsite, however it is not expected to move greater than a 300m radius.

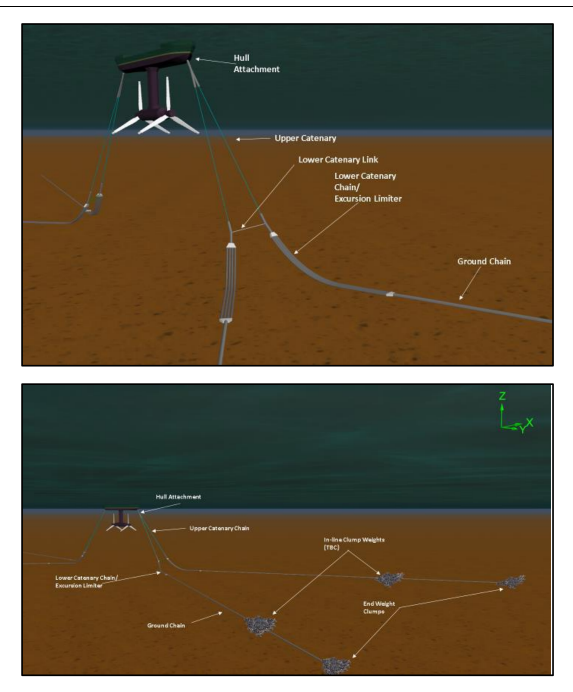


Figure 3. Scheme of mooring system

An umbilical cable will be attached to the device which in turn will be connected to the EMEC subsea cable which is preinstalled. The umbilical cable is expected to have a length no greater than 350m.

## 2.1.2 Device location

The platform is intended to be deployed at the test berth 1 at the EMEC Fall of Warness test site. The below figure shows the intended area for the deployment. The final deployment location will be dependent on anchor point micro-siting. The deployed anchor locations will be confirmed with Marine Scotland post-deployment, although preliminary coordinates are given.

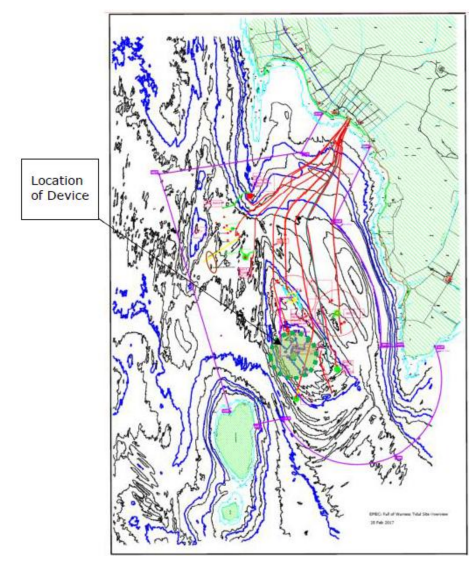


Figure 4. Location of device

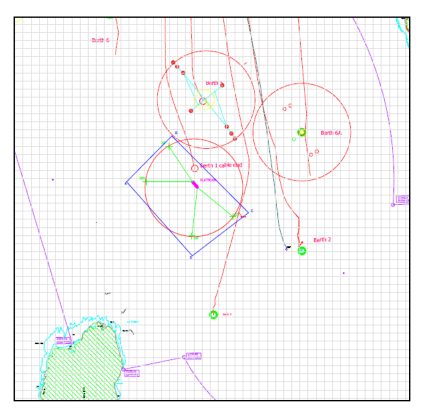


Figure 5. Intended area for deployment

The boundary coordinates are provided in Table 1 below.

Test berth	Latitude (WGS84)	Longitude (WGS84)
Berth 1	59° 08.484'N	02° 49.037'W
	59° 08.441'N	02° 49.477'W
Proposed deployment	59° 08.593'N	02° 49.185'W
boundary	59° 08.337'N	02° 48.692'W
	59° 08.195'N	02° 49.054'W

Table 2. Mooring position

	Latitude (WGS84)	Longitude (WGS84)
Device	59° 08.484'N	02° 49.036'W
NE Anchor	59° 08.558'N	02° 49.204'W
NW Anchor	59° 08.441'N	02° 49.351'W
SE Anchor	59° 08.325'N	02° 48.793'W
SW Anchor	59° 08.261'N	02° 49.056'W

# 2.1.3 Testing plan

The ATIR is planned to undergo a testing programme in Scotland of 12 months with a 6 month contingency period, allowing for up to 18 months. The testing programme is due to commence no later than September 2018. During the testing programme various tests will

be completed to ascertain the device performance and allow for device enhancement. The following table provides a summary of the key activities included within the testing programme. Please note, that the timeframes and approximate timescales may change due to unforeseen matters (e.g. vessel availability, weather conditions etc.)

Activity	Location	Approximate duration	Approximate timescale
Platform delivery to Orkney	Orkney		10/07/2018
Platform installation at scale site	Shapinsay Sound	10 days	01/07/2018 – 10/07/2018
Blade installation	Shapinsay Sound	10 days	10/07/2018 - 20/07/2018
Anchors and mooring installation	Fall of Warness	15 days	01/07/2018 – 15/07/2018
Platform installation	Fall of Warness	10 days	21/07/2018 - 31/07/2018
Cable connection	Fall of Warness	5 days	26/08/2018 - 31/08/2018
Power performance test	Fall of Warness	18 months	01/09/2018 – 28/02/2020
Cable disconnection	Fall of Warness	5 days	01/03/2020 - 05/03/2020
Removal of platform	Fall of Warness	10 days	01/03/2020 - 10/03/2020
Decommissioning of anchors	Fall of Warness	15 days	15/03/2020 – 31/03/2020

Table 3. Indicative timetable of	f key ever	nts in testing	programme
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# 2.2 Project Envelope Analysis

EMEC has developed a project envelope for testing activities at the Fall of Warness. The envelope outlines the type and characteristics of the devices likely to be deployed at the site and the types of marine operations and activities likely to be associated with the installation, operation and maintenance of the devices. An environmental appraisal was undertaken to assess the potential environmental impacts of installation, operation and maintenance of devices within the envelope and cumulative impacts. The appraisal provides a detailed consideration of the potential natural heritage impacts and informs the consenting process for deployment and operation of tidal devices at the Fall of Warness, within the project envelope.

This section provides a comparison between the proposed ATIR and the project envelope for the site. The following table provides a summary of the key specifications for the ATIR platform, whereas Table 5, undertakes a comparison analysis between the project envelope and ATIR platform.

Item	Specification
Scale of the device	Full-scale
Overall length	45 m
Extreme moulded breadth	6 m

Table 4. Mai	n specifications	of the pla	tform
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Operational draught	23.4 m
Maximum output power	Up to 2 MW
Number of rotors	2
Type of rotor	Open-bladed rotor
Rotor diameter	19 m
Rotor depth	Approximately 4.4m clearance from sea surface
Blade/rotor design	Blades with counter-rotating mechanism

From the comparison laid out in Table 5, it is believed that the project falls within EMEC's project envelope for the Fall of Warness test site. Magallanes are committed to providing the regulator with method statements, if required, prior to undertaking works.

#### Table 5. Project envelope comparison analysis

Specification	Fall of Warness Project Envelope	ATIR	Within project envelope?
Site location			
Site boundaries	Crown Estate lease area	Situated at test berth 1 within the Fall of Warness test site.	V
Facilities	•	•	•
Subsea cable	Seven of the berths serviced by EMEC-installed/owned cables. Cables servicing the eighth berth currently owned by a developer.	Utilising pre-installed subsea cable 1	✓
Cable protection	Cast iron cable protectors installed where cable free-spans over underwater obstructions. Concrete mattresses laid where cables may cross each other.	Utilising pre-installed subsea cable 1	~
Potential activitie	es / deployments		
Subsea cable	Installation of new subsea cable and associated cable protection systems (mattresses, armour) where required and potential recovery and replacement on the seabed of existing cabling from berths to shore, and repair/maintenance to existing cables or cable protection systems.	Not included in current scope of work. If cable repair work is required a separate licence will be applied for.	N/A
Arrays	A maximum of 9 berths, accommodating up to 12 tidal energy devices at any one time, thereby supporting the testing of small arrays or additional non-grid-connected devices.	Only a single device is to be deployed under this project.	~
Scientific instruments	Deployment of scientific instrumentation and associated cabling.	No scientific instrumentation and associated cabling are expected to be deployed under this project. Please note, a current meter is installed directly on the device which is included in the monitoring and control software.	×
Buoys	Testing of buoys (maximum of two simultaneous tests).	No buoys are to be tested under the scope of works.	N/A
Mooring arrangement / component testing	Testing of mooring arrangements (e.g. tripod support structures) or individual stand-alone components of devices.	No mooring arrangements are being tested under the scope of works.	N/A
SIMOPS	Potential for simultaneous operations, i.e. installation or maintenance activities, at more than one berth at the same time.	When and where there is a possibility of simultaneous operations, EMEC will advise to ensure adequate measures are being taken.	✓

Specification	Fall of Warness Project Envelope	ATIR	Within project envelope?
		Magallanes will follow EMEC's Standard Operating Procedures (SOPs).	
Device characte	ristics		
Blade/rotor design	<ul> <li>Blades with exposed tips (may include multiple rotors, on single or multiple axles)</li> <li>Blades with enclosed tips (may include multiple rotors, on single or multiple axles), including 'annular' and 'venturi' style devices</li> <li>Blades with contra-rotating mechanism (may include multiple rotors, on single or multiple axles)</li> <li>Single or multiple Archimedes rotors</li> </ul>	The rotors of the ATIR have three blades with exposed tips on a single axis. Note the two rotors are located on the same axis.	✓ 
Rotor diameter	25m (open-bladed rotors)	Rotor diameter is 19m.	$\checkmark$
Number of simultaneous turbines/rotors	12 devices with up to 18 rotors	The ATIR is a single device with two rotors.	<ul> <li>✓ (dependent on other devices onsite)</li> </ul>
Rotor depth	Minimum depth - 2.5m clearance from sea surface	The clearance is approximately 4.4m from the sea surface.	V
Mooring / found	ation Infrastructure		
Method	<ul> <li>Mono/twin-pile(s) fixed into the seabed (non-percussive drilling only)</li> <li>Tripod structure, pinned to the seabed (non-percussive drilling only)</li> <li>Tripod structure held on seabed by gravity</li> <li>Other mooring structure pinned to (non-percussive drilling only) or held on the seabed by gravity</li> <li>Gravity-based anchor(s) with mooring line(s) attached</li> <li>Embedment anchor(s) with mooring lines attached</li> </ul>	The ATIR will be anchored by means of gravity- based anchors with mooring lines attached.	<ul> <li>✓</li> </ul>
Pile driving	Project envelope restricts pile/pin insertion to non-percussive methods (i.e. no pile driving).	No percussive drilling methods are included in the scope of works.	$\checkmark$
Marine works			
Procedures and ERPs	All deployment/retrieval methods will be in accordance with EMEC's Standard Operating Procedures (SOPs) and subject to EMEC's Emergency Response Procedures (ERPs). Methodologies will conform to health and safety and marine navigational safety	Magallanes will produce and follow method statements which are in line with EMEC's SOPs and Emergency Response Plans. Magallanes will follow EMEC's Permit to Access site system and	×

Specification	Fall of Warness Project Envelope	ATIR	Within project envelope?
	requirements, and full method statements and risk assessments will be required for review and approval by EMEC prior to issue of a work permit to allow works to proceed. Notice to Mariners	all methodologies will conform to health and safety and marine navigational safety requirements. Notice to Mariners will be issued in	
Pre-installation activity	describing appropriate works will be issued as part of this process. Pre-installation • ROV/diver surveys • ADCP deployment/retrieval • Bathymetry surveys • Sub-bottom profiling	line with best practice. Magallanes may undertake ROV/diver surveys, ADCP deployment, bathymetry surveys and acoustic surveys. The regulator will be informed of upcoming survey work.	<ul> <li>✓</li> </ul>
Installation activity	<ul> <li>Acoustic surveys</li> <li>Installation</li> <li>Drilling and grouting</li> <li>Lowering foundation/anchors/nacelle</li> <li>Cable works and connection to device</li> </ul>	The planned installation work is within the project envelope. Detailed method statements will be provided to EMEC.	<ul> <li>✓</li> </ul>
Testing activity	<ul> <li>Testing of nacelle, gravity foundations, anchors or scientific equipment</li> <li>ADCP deployments</li> <li>Acoustic surveys</li> </ul>	Details of all testing activity will be provided to the regulator prior to commencement of the works.	V
Inspection and maintenance of devices	Inspection and maintenance of devices <ul> <li>ROV inspection</li> <li>Diver activities</li> <li>Repairs below/above surface on site</li> <li>Biofouling removal</li> </ul>	Details of inspection and maintenance activity are provided in the Construction Method Statement.	V
Temporary retrieval	Temporary retrieval and redeployment of nacelle, gravity foundations, anchors or scientific equipment.	Details of any retrieval works will be provided to the regulator prior to commencement of the works.	×
Cable works	Inspection, maintenance and replacement of cables and protection • ROV inspection • Diver activities • Cable lifting/laying • Placement of mattressing /rock armouring	It is not anticipated that this type of cable works will be required.	V

# 3 Receptors

The Fall of Warness test site has been well documented including an in-depth description of the receptors at the site and their sensitivities in the *EMEC Tidal Test Facility Fall of Warness Environmental Statement (AURORA 2005), Environmental Description for the EMEC Tidal Test Site Fall of Warness (EMEC 2009) and Fall of Warness Environmental Sensitivity Table (EMEC 2010).* Recently an environmental appraisal of the site, *EMEC Fall of Warness Test Site Environmental Appraisal (EMEC 2014)* has been conducted. The appraisal identifies the potential receptors and sources of risk to the environment, together with mitigation measures for minimising impacts. The environmental appraisal will be submitted in support of the marine licence application.

Each of the following sections, provides a natural heritage context for the key environment receptors at the Fall of Warness. An overview of the potential impact pathways relevant to the receptors across the project's lifespan has been provided.

# 3.1 Designated sites

Currently, the Fall of Warness test site does not lie within a protected area but there are several protected sites near to the test facility. These sites are summarised in the following table with an explanation of the reason for their designation.

In addition, the Fall of Warness test site is in close proximity to the proposed Special Protection Area (North Orkney pSPA). This site has been proposed due to its qualifying bird species:

Annex 1 species:

- Great northern diver
- Slavonian grebe
- Red-throated diver
- Arctic tern

Migratory species:

- Common eider
- Long-tailed duck
- Velvet scoter
- Red-breasted merganser
- European shag

Site Name	Protection Status	Qualifying Interests/ Notified Features/ Special Qualities
Doomy and Whitemaw Hill, Eday	Site of Special Scientific Interest	The site is one of Orkney's main locations for breeding whimbrel with at least 1% of the British breeding population present. This is a breeding population of national significance. This site is also of national significance for Arctic skua, with again at least 1% of the British breeding population.
Faray and Holm of Faray	Special Area of Conservation	Grey seals.

Site Name	Protection Status	Qualifying Interests/ Notified Features/ Special Qualities
Faray and Holm of Faray	Site of Special Scientific Interest	The site is one of the most important breeding and haul out sites for grey seals in Orkney. In 2006, an estimated 3,148 pups were produced, equivalent to around 16% of the annual pup production for Orkney, and 7% of the total annual pup production for Britain.
Sanday	Special Area of Conservation	The various marine habitats of Sanday act as qualifying features with reefs, subtidal sandbanks and intertidal mudflats and sandflats. The area also has a qualifying population of harbour seals.
Muckle and Little Green Holm	Site of Special Scientific Interest	Grey seals.
Rousay	Special Protection Area	Aggregations of breeding birds: guillemot, Arctic skua, Arctic tern, kittiwake, fulmar and seabird assemblage.
Rousay	Site of Special Scientific Interest	Various notified habitats: blanket bog, maritime cliff, mesotrophic loch, subalpine wet heath, vascular plant assemblage. There is also a moorland breeding bird assemblage and a breeding seabird colony including Arctic skua, Arctic tern, guillemot and kittiwake.
Mill Loch, Eday	Site of Special Scientific Interest	Aggregation of breeding red-throated diver, one of the densest in the UK.
Calf of Eday	Special Protection Area	Aggregations of breeding birds: nationally important populations of great cormorant, Northern fulmar, common guillemot, black- legged kittiwake, and great black-backed gull, and extensive seabird assemblages.
Calf of Eday	Site of Special Scientific Interest	Aggregation of breeding cormorant.

# 3.2 Marine birds

A large number of marine bird species use the area of the test site, many of which are afforded national and international protection and are connected with designated sites. The proposed testing of the ATIR device could affect diving birds and other bird species through the following mechanisms:

- Disturbance/displacement through presence of device and vessels (particularly of breeding birds);
- Risk of collision with operational device causing injury or mortality (relevant to diving species only);
- Risk of entanglement with mooring system (relevant to diving species only);
- Pollution from accidental discharges; and
- Creation of resting habitat at sea.

The most likely species to be affected by the device are those which dive underwater to feed. The main diving bird species at risk from the operation of the device are identified in the table below, includes information on the dive depths which birds are known to feed at and the conservation status of each. A number of the species identified could be connected with designated Special Protected Area (SPA) populations and where relevant these are also listed.

A number of other species which are found in the Fall of Warness area could be affected by the the deployment of the turbine. It is therefore important that the monitoring strategy adopted includes all species which could potentially be affected by the turbine.

Species	Conservation status	Designated areas	Diving depth
Cormorants Phalacrocorax carbo	Green	Calf of Eday SPA East Caithness Cliffs SPA (Breeding colony Little Green Holm)	Capable of diving to depths of 35m, usually <10m
Shag Phalacrocorax aristotelis	Amber	East Caithness Cliffs SPA	Benthic foragers Mean dive depth 33m Recorded diving up to 80m
Black guillemots Cepphus grille	Amber		Mean dive depth 32m, maximum 43m
Razorbill <i>Alca torda</i>	Amber	West Westray SPA North Caithness Cliffs SPA East Caithness Cliffs SPA	V shaped dives Range of 5- 10m
Guillemot <i>Uria aalge</i>	Amber	West Westray SPA Calf of Eday SPA Marwick Head SPA Copinsay SPA Hoy SPA North Caithness Cliffs SPA East Caithness Cliffs SPA	Range of 30-60m
Puffin <i>Fratercula arctica</i>	Amber	North Caithness Cliffs SPA East Caithness Cliffs SPA	Depends on food availability Median dive depths of 25- 30m
Red throated divers <i>Gavia stellate</i>	Amber	Hoy SPA Orkney Mainland Moors SPA	Range of 2-9m
Great northern divers Gavia immer	Amber		Capable of diving to 60m Regularly 4-10m
Gannet <i>Morus bassanus</i>	Amber	St Kilda	With a mean dive depth of 20m

Table 7. Diving bird species present at the Fall of Warness test site

## 3.3 Marine mammals

A number of marine mammal species are known to frequent the Fall of Warness test site, all of which are afforded national and international protection and could be connected with local designated sites. Marine mammals and basking sharks may be affected by the planned deployment of the ATIR through the following impact pathways:

- Disturbance and/or displacement due to the presence and operation of the ATIR and associated vessels;
- Disturbance from the acoustic output from the operational ATIR and vessels associated with installation, maintenance and decommissioning;
- Risk of interaction/collision with the turbines installed on the ATIR; and

• Risk of entanglement or entrapment with the mooring system for the ATIR.

The following table outlines the key marine mammal species that have been observed at the Fall of Warness throughout the EMEC Wildlife Observation Programme. The table also provides an indication of their conservation status, any local designated sites and the most sensitive periods is also included.

Species	Legal protection/designated areas	Sensitive period
Harbour porpoise <i>Phocoena phocoena</i>	European Protected Species under the 1992 EU Habitats and Species Directive Wildlife and Countryside Act 1981 Natural Conservation (Scotland) Act 2004 ICUN Red List (least concern)	June to September
Minke whales Balaenoptera acutorostrata	European Protected Species under the 1992 EU Habitats and Species Directive Wildlife and Countryside Act 1981 Natural Conservation (Scotland) Act 2004 ICUN Red List (least concern)	May to September
White beaked dolphin <i>Lagenorhynchus</i> <i>albirostris</i>	As above	May to September
Risso's dolphin Grampus griseus	As above	May to September
Killer whale Orcinus orca	As above	March to August
Harbour seal (or common seal) <i>Phoca vitulina</i>	Marine (Scotland) Act 2010 Designated haul out sites – Seal Skerry, the Grand Eday, Muckle and Little Green Holm Sanday SAC	Present all year, Pupping June/July, Moulting July/August
Grey seal Halichoerus grypus	Marine (Scotland) Act 2010 Designated haul out sites – Muckle and Little Green Holm Muckle and Little Green Holm SSSI Faray and Holm of Faray SAC	Present all year, Breeding Oct/Nov, Moulting Female – Jan – Mar, Moulting Male – Mar - May

Table 8. Marine mammal species identified at the Fall of Warness

All of the above species have been included on the SNH/JNCC list of Priority Marine Features for Scotland.

#### 3.3.1 Cetaceans

The most frequently occurring cetacean species observed in Orkney waters are: harbour porpoise, killer whale, minke whale, Risso's dolphin, white-beaked dolphin and bottlenose dolphin (Evans *et al.*, 2011). More 'casual visitors' are Atlantic white-sided dolphin, short-beaked common dolphin, sperm whale and long-finned pilot whale (Evans *et al.*, 2011). At the Fall of Warness, harbour porpoise is the most frequently sighted cetacean (Robbins, 2011a). Other species recorded during site surveys at Fall of Warness were minke and killer whales, and white beaked and Risso's dolphin. Although other cetacean species could occur at the site, only these five species undergo specific appraisal. However, due to their higher occurrence, they may be regarded as precautionary proxies for all other possible

cetacean species. For information on species range and distribution, including detail within Orkney waters, see Evans *et al.* (2011).

All species of cetaceans are listed in Annex II of CITES, Annex II of the Bern Convention Annex, and in Annex IV of the EC Habitats Directive as species of European Community interest and in need of strict protection. Those species listed on Annex IV are termed European Protected Species (EPS). The harbour porpoise is also covered by the terms of ASCOBANS (Agreement on the Conservation of Small Cetaceans of the Baltic and North Seas). Under the Habitats Regulations it is an offence to intentionally or recklessly:

- Capture, injure or kill such an animal;
- Harass an animal or group of animals;
- Disturb an animal while it is occupying a structure or place used for shelter or protection;
- Disturb an animal while it is rearing or otherwise caring for its young;
- Obstruct access to a breeding site or resting place, or otherwise deny the animal use of the breeding site or resting place;
- Disturb an animal in a manner that is, or in circumstances which are, likely to significantly affect the local distribution or abundance of the species to which it belongs;
- Disturb an animal in a manner that is, or in circumstances which are, likely to impair its ability to survive, breed or reproduce, or rear or otherwise care for its young;
- Disturb an animal while it is migrating or hibernating; and
- Disturb any dolphin, porpoise or whale (cetacean).

This PEMP has been designed to address and minimise the risk of carrying out an activity that could constitute an offence under these regulations.

## 3.3.2 Seals

## 3.3.2.1 Harbour seals

Scotland holds around 79% of the UK's population of harbour seals and the UK holds around 30% of Europe's harbour seals, although this proportion has declined from approximately 40% in 2002. They are widespread around the west coast of Scotland and throughout the Hebrides and Northern Isles, with a more limited distribution restricted to concentrations in the major estuaries on the east coast such as Firth of Tay, Moray Firth, The Wash and the Thames. Major declines have been documented around Scotland since 2000 with a 66% reduction in Orkney, 50% in Shetland, 36% in the Outer Hebrides, 46% in the Moray Firth and 84% in the Firth of Tay. These declines are not thought to be linked to the phocine distemper virus epidemic in 2002 that saw declines around The Wash (SCOS, 2011).

For the Fall of Warness, analysis of data from the EMEC wildlife observations between July 2005 and December 2009 indicates that around a third of all observation days (n=1056) recorded the presence of harbour seals (n=373) (Robbins, 2011a). The hourly encounter rate was highest between May and October, peaking at 0.7 harbour seals per hour in May and falling to 0.4 in October. In addition, unclassified seals were also recorded, peaking at 1.6 per hour in September. The distribution of harbour seals across the survey area was significantly varied, concentrating around Sealskerry Bay on Eday.

Telemetry studies focussing on seals within the PFOW area found harbour seal (tagged with Argos tags) tracks through the Fall of Warness site (SMRU Ltd, 2011)

Counts ofharbour seals during moults at surrounding haul outs are notable butlowerthan for grey seals (see below), withan average of 25 at 'Muckle and Little Greenholm' between 2006 and 2010, to the south-western edge of the test site. Counts from 'Eday& Calf' indicate an average of 59, a high proportion of which is from Seal Skerry, at the north of the Fall of Warness site. Sanday SAC for the same period comprises an average count of 314 individuals (Duck and Morris, 2011). Ongoing tagging studies by SMRU Ltd on individuals tagged near the Fall of Warness should help add further information on the behaviour of individuals using the test site, although it is likely they are breeding, moulting and foraging in this area.

# 3.3.2.2 Grey seals

Around 38% of the world's grey seal population breed in the UK, of these 88% breed in colonies in Scotland, with the majority in the Hebrides and Orkney. While numbers of grey seal pups have increased steadily since the 1960s, there is evidence that this growth is levelling off particularly in Orkney and possibly some of the colonies in the North Sea (SCOS, 2011).

At the Fall of Warness, grey seals were more frequently observed (60% of observation days) during the EMEC wildlife observations between 2005 and 2009 in comparison to harbour seals (35% of observation days). The highest proportion of all grey seal observations coincided with their pupping season during the autumn months. The average encounter rate between December and August was less than 1 grey seal per hour (0.2 - 0.9), increasing to 4.3 individuals per hour during October. In addition, unclassified seals were also recorded, peaking at 1.6 per hour in September. Unsurprisingly, grey seal observations have been more frequent in the near-shore parts of the survey area, particularly adjacent to haul-outs. The proximity of the Faray and Holm of Faray SAC together with Muckle and Little Greenholm SSSI and other non-designated nearby haul outs all frequented by grey seals (e.g. Seal Skerry), partly explains the higher numbers of grey seals using the Fall of Warness in comparison to harbour seals. They were also found to significantly vary in their distribution across the site concentrating around Muckle Green Holm to the west of the test site (Robbins, 2011a).

Observations of grey seals during the annual August (harbour seal) moult count surveys at 'Muckle and Little Greenholm' between 2006 and 2010, to the south-western edge of the test site, indicate an average of 47 individuals. Observations from 'Eday& Calf' indicate an average count of 211, a high proportion of which is from Seal Skerry, at the north of the Fall of Warness site. However, the yearly counts show much more variation in comparison to the harbour seal counts. Faray and Holm of Faray SAC (including nearby Rusk Holm) for the same period comprise an average count of 492 individuals (Duck and Morris, 2011).

Based on count data from Muckle and Little Green Holm between 1998 and 2008, the average number of estimated pups was 1161. Telemetry studies (using Argos and GSM/GPS tags) on 44 individuals mostly outwith the breeding season indicated that grey seals are capable of moving over large distances; tracks also show the movement of seals through the Fall of Warness (SMRU Ltd, 2011).

Higher numbers of grey seal use the Fall of Warness in comparison to harbour seals and they are present during both the breeding (late September to early October) and moulting periods whereby females moult in the following January to March whereas males generally moult later during March to May. The tagging studies have shown that individuals are transiting through the Fall of Warness and it is likely that they are also using this area when foraging (SMRU Ltd, 2011).

## 3.3.2.3 Haul-out sites

Seal haul-out sites are onshore locations where seal typically come out of the water to rest, moult and breed. Under Section 117 of the Marine (Scotland) Act 2010, Scottish Ministers have permitted the designation of specific seal haul-out sites to provide additional protection. The Protection of Seals (Designation of Haul-Out Sites) (Scotland) Order 2014 enforced the designation of 194 sites. In Orkney, 36 sites have been designated as important seal haul out for either grey or harbour seals or both and 18 sites have been designated due to the presence of a grey seal breeding colony. Figure 6 below indicates the location of such sites in Orkney.

There are several seal haul-out sites that are in close proximity to the likely vessel routes. Detailed vessel routes will be provided in the Vessel Management Plan (VMP). However, when such routes are developed a distance of over 500m from any designated seal haul-site will be maintained. This exclusion zone around haul-out sites will be maintained unless personnel or vessel safety does not permit.

The sensitive periods for grey seals is between September and December whereas for harbour seals, it is late May through to August. These sensitive periods will be considered when planning marine operations involving transiting to and from and whilst conducting work at the EMEC test site.

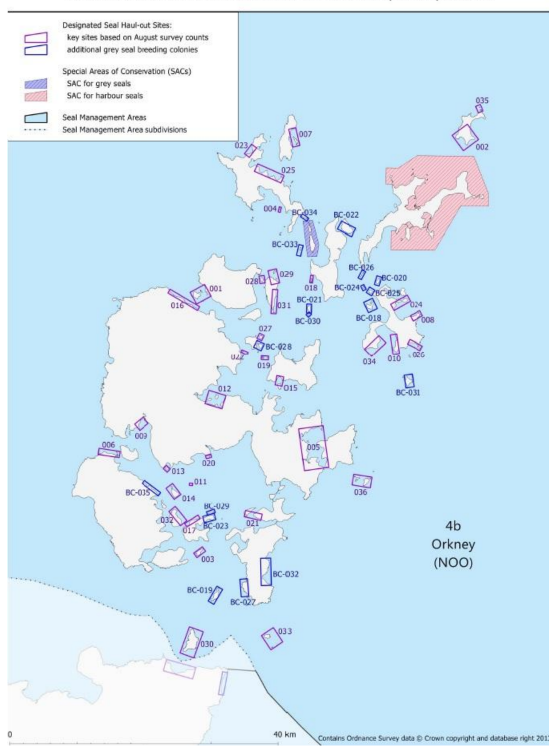
Both grey and harbour seals are found within the area of the test site throughout the year and are protected under Part 6 of the Marine (Scotland) Act 2010 (the Marine Scotland Act). Under the Marine Scotland Act it is an offence to intentionally or recklessly:

- Kill, injure or take any live seals at any time, except under specific licence or for reasons of animal welfare; and
- Harass seals at listed haul-out sites.

A licencing system is in place for the killing or taking of seals for specific purposes e.g. scientific research or to prevent serious damage to fisheries or fish farms administered by Marine Scotland.

The islands of Muckle Green Holm and Little Green Holm are designated Site of Special Scientific Interest (SSSI) sites, contributing around 3% of UK annual pup production. The islands of Faray and Holm of Faray are also SSSI sites, are a designated Marine Special Area of Conservation (SAC)for the grey seal populations and is the second largest breeding colony in the UK, contributing around 9% on UK annual pup production. The Sanday SAC is also designated for Harbour seals however it isnot anticipated that this population would be affected due to its distance from the site and the site faithfulness of the harbour seal.

Due to the number of seals observed within the test area, this PEMP has been designed to complywith the requirements of the Marine Scotland Act and to minimise disturbance to seals as far aspossible.



Designated Seal Haul-out Sites in Seal Management Area subdivision 4b Orkney as set out in an order made under section 117 of the Marine (Scotland) Act 2010

Figure 6. Designated seal haul-out sites within seal management area Orkney

# 3.4 Fish

A number of fish species are likely to be present within the area of the test site. Large fish species such as skates and rays are likely to transit the area as well as commercial species such as mackerel, herring, sprats, haddock, ling, saith and cod. Other smaller species representing important food items for marine birds, including sand eels, mayalso be present at the site.

Fish species could be affected by the proposed testing of the ATIR device through the following impact pathways:

- Disturbance from physical presence of the ATIR and associated vessels;
- Disturbance from operational noise of the ATIR and associated vessels;
- Disturbance from breeding/migratory routes through electromagnetic interference;
- Risk of collision with theATIR rotors, mooring system or associated vessels causing injury or mortality, and;
- Pollution from accidental discharges.

Aside from anecdotal observations during benthic surveys and seabed investigations, there has been no targeted survey of fish and shellfish. However, it is possible to make reasonable assertions as to the likely species to be present, based primarily upon the habitats and physical conditions at the site. Foubister (2005) provides some further information, but a broad characterisation of the site is as below. Sources such as Coull*et al.* (1998) and Ellis *et al.* (2010) provide broad scale and generic information on spawning and nursery areas and times.

#### 3.4.1 Diadromous fish

Salmon, trout and eels are present in Orkney waters; these species are all included in the PMF list<sup>1</sup>. Some of these may utilise rivers on Orkney (for salmon, this is restricted to larger rivers on Orkney Mainland and the island of Hoy). There is a possibility that some diadromous fish in Orkney waters may utilise rivers on mainland Scotland, but based on current knowledge the degree of connectivity of these rivers with Orkney is expected to be low (Malcolm *et al.*, 2010).

#### 3.4.2 Marine fish

The Fall of Warness is likely to support a wide range of marine fish species, some of which are included on the PMF list. Different species will utilise the site in different ways, not only for feeding and transit, but for some potentially for reproduction or as a nursery ground. Pelagic fish are likely to include key species such as herring and mackerel. Demersal species are likely to include various gadoids (e.g. cod, saithe), butterfish, gobies and, on sandier substrates, some flatfish and sandeels. Elasmobranches, including common skate and spurdog, may also be found. Diver observations during benthic surveys have made particular note of shoals of saithe.

## 3.4.3 Marine shellfish

Diver observations during benthic surveys have included scallops (on sandy/gravelly margins of site) and various crustaceans, including lobsters, velvet crab, brown crabs and squat lobsters. The latter two are more likely to occur on the softer sand substrates. A

<sup>&</sup>lt;sup>1</sup> http://www.snh.gov.uk/docs/A1327320.pdf

variety of other less conspicuous and/or ubiquitous species are also likely to occur across the site, but are not expected to be unique to the locality.

#### 3.4.4 Basking shark

Basking sharks are a wide-ranging species occurring from temperate waters of the European continental shelf as far north as the Arctic (Sims, 2008). They are most commonly sighted along the western seaboard of British and Irish waters. Recent warming of European seas has resulted in basking sharks occurring further north in recent decades, including around the coasts of Orkney (Sims 2008). Presently no robust estimates exist for the global or regional population size of basking sharks. The global population status of basking sharks is assessed as 'Vulnerable' in the 2000 IUCN Red List. Two subpopulations, the North Pacific and the North-East Atlantic are assessed as Endangered.

Basking shark records from Orkney are widely scattered with no particular concentration in any one area. They have been recorded around Orkney in most months of the year, most frequently between spring and late summer. The peak period for records is between July and September, with sightings between November and April being rare (Evans *et al.* 2003).

At the Fall of Warness test site, Wildlife Observations carried out by EMEC at the Fall of Warness site between 2005 and 2009 show basking sharks recorded between June and October, with peak sightings in July and August. The number of observations has been variable, with more than forty in 2005, to fewer than five in 2009 (Robbins 2011a). Sightings at Fall of Warness reflect the general pattern of records from around Orkney, with peak records at the site being between July and September and very few records between November and April.

# 3.5 Benthic Environment

## 3.5.1 Substrate/geogenic habitats

The Fall of Warness subtidal area consists largely of scoured and tide-swept bedrock and boulders, with areas of broken bedrock amongst sublittoral sandbanks in the shallower eastern and northern margins. Although largely bedrock and boulders in deeper areas, interstitial shell-sand is common in-between boulders from depths of 34-40m. Geogenic and sedimentary habitats support a variety of benthic species (see below), but throughout much of the site this comprises communities typical of tidally scoured areas.

## 3.5.2 Benthic species

Benthic species associated with bedrock and boulder areas at the Fall of Warness are typical of this substrate type in tidally scoured areas of the north of Scotland, with some areas of rock being relatively bare in flora and fauna. From surveys of the more southern and eastern test berths, it is expected they may exhibit slightly denser faunal turfs on top of bedrock, boulders and cobbles. *Laminaria spp.*, and the associated red algae *Rhodymenia palmate*, is present throughout the area although denser in shallower more sheltered areas, with other common species including various encrusting coralline algae species, sea anemones, sea stars and a variety of crustacean species. Benthic species associated with sedimentary substrates are also typical, including common polychaetes, amphipodsand bivalves. Infauna is relatively sparse within the mobile sandy substrates in some margins of the site. With the exception of a possible record of some scattered maerl debris (*Lithothamnion corallioi* or *Phymatolithon calcareum*) (Scotrenewables, 2011), there have

been no records of any benthic species listed as Priority Marine Features<sup>2</sup>(PMF) on either the rocky or sandy substrates at Fall of Warness.

# 3.5.3 Biogenic habitats

Areas of relatively dense seaweed, including *Laminaria* spp., will provide biogenic habitat that supports a higher diversity and biomass of biota than area of bare rock or mobile sand. Biotope classification has not been completed, but this habitat may represent the PMF '*Kelp beds*', or a component of the PMF '*Tide-swept algal communities*'. These habitat patches appear to be increasingly patchy with distance from shore. Seaweed habitats aside, there have been no records to date of species that would form subtidal biogenic habitats at the Fall of Warness site from the EMEC surveys in 2005 (Foubister, 2005), from the developer-specific benthic monitoring programmes, or from wider resources. Furthermore, given the tidally-scoured nature of the seabed at Fall of Warness, areas of seaweed habitat are likely to be sparse except in some of the relatively sheltered sublittoral margins of the site near the cable landfall.

# 4 Proposed mitigation, monitoring and reporting strategy

# 4.1 Reporting Schedule

As stated previously, the EMP will be continually updated to ensure the contents remain in line with planned mitigation measures and monitoring methodologies. The EMP is a live document, therefore as the project progresses any new mitigation or monitoring methodologies that may offer a greater opportunity for Magallanes to reduce the potential for or understand further an impact may be incorporated into the EMP, where possible.

It is also Magallanes' intention to produce an Environmental Monitoring Report (EMR) within 8 weeks of device commissioning and then on a yearly basis thereafter. The following table provides an overview of the intended reporting schedule including EMP updates and production of EMRs.

Reporting schedule	Type of report	
Post-consultation	Update Environmental Monitoring Programme (EMP) to include feedback from consultees and incorporate any necessary modifications.	
8 weeks after device commissioning	Installation Environmental Monitoring Report (EMR)	
Yearly	Reassessment of EMP incorporating updates as necessary.	
Yearly	Produce an EMR on an annual basis including compliance and findings from mitigation/monitoring to date.	
8 weeks after device is decommissioned	Submission of final Environmental Monitoring Report	

 Table 9. Reporting schedule

<sup>&</sup>lt;sup>2</sup>http://www.snh.gov.uk/docs/A1327320.pdf

# 4.2 Impact Pathway: Disturbance/Displacement

There is potential for displacement of essential activities of marine mammals, seabirds, fish and basking sharks due to the presence of the device and associated moorings. The displacement can be caused by the physical presence of the structures or other disturbances caused by the installation (such as noise etc.) or during operation. There is potential for species to be displaced within the test site and/or surrounding area. There is a requirement to understand the importance of the habitat, i.e. is it important for essential activity (breeding, foraging, moulting, resting, etc.). If the habitat is deemed to be important, it is crucial to understand the availability of alternative habitat elsewhere. In addition, there is the potential to affect birds foraging success or moulting, if the test berth is located within a key foraging area or a moulting site.

Displacement can be a temporary issue, with behavioural patterns changing over time as birds habituate to the presence of device. Note that there is the potential that birds, fish and possibly marine mammals could be attracted to the area due to the presence of the device, this may be as roosting location or to exploit new foraging opportunities that may arise if prey species are found to gather around the structure.

Due to the presence of the ATIR and associated moorings at test berth 1, there is the potential for displacement of cetaceans, basking shark, seals and seabirds.

The following table summarises the proposed mitigation measures and monitoring activity relating to each potential impact pathway. All methodologies for mitigation and monitoring will be agreed with the regulator and Scottish Natural Heritage (SNH) prior to commencing work. Any key events or findings will be disseminated to the regulator and appropriate consultees. The reporting mechanism for each proposed mitigation and monitoring measure are also provided in the below table.

Table 10. Mitigation, monitoring and reporting actions associated with the impact pathway displacement/disturbance

Impact pathway	Receptor	Proposed mitigation/monitoring measure	Reporting mechanism
All project phases			

Disturbance – Presence or noise from vessel activity (including transiting to and from site)	Cetaceans, Basking shark	<ul> <li>Mitigation: The Scottish Marine Wildlife Watching Code (SMWWC) will be adhered, including the following measures: <ul> <li>Vessel speeds will be reduced to 6 knots when a cetacean is sighted in close proximity to the immediate vessel transit route.</li> <li>A steady speed and vessel course will be maintained if a cetacean approaches a vessel involved in marine operations.</li> <li>Utmost care will be taken in ensuring groups and mothers and young are not split up by vessels.</li> <li>Sudden changes in speed and direction will be avoided to reduce the likelihood of any further disturbance to cetaceans in the vicinity.</li> </ul> </li> <li>The completion of this mitigation measure will be dependent on ensuring safe navigation throughout activities, crew safety and completion of marine operations which are constrained by tidal or weather windows.</li> </ul>	Any incidents which deviate from this measure will be reported on in the annual EMR.
Harassment/Disturbance – Presence of vessel activity (including transiting to and from site)	Harbour and grey seals	Mitigation: SMWWC will be adhered to including the measures outlined above. In addition, during all vessel activity a minimum approach distance will be complied with when passing designated seal haul-outs. Vessel activity will be actively limited during breeding seasons for both species.	Any incidents which deviate from this measure will be reported on in the annual EMR.
Disturbance – Presence of vessel activity (including transiting to and from site)	Seabirds	<ul> <li>Mitigation: SMWWC will be adhered to including following particular measures:</li> <li>Rafts of birds will not be intentionally flushed.</li> <li>During seabird breeding season (April to August inclusive), vessel transit corridors will be at least 50m from shore in the vicinity of cliff-nesting seabirds to avoid disturbance.</li> </ul>	Any incidents which deviate from this measure will be reported on in the annual EMR.
Installation			

Disturbance – Presence or noise from mooring installation works	Cetaceans	Mitigation: Marine mammal observation tasks prior to the commencement of any drilling operations. All operations require to be conducted in line with SMWWC. Monitoring: If drilling operations are required, acoustic monitoring of the mooring installation noise will be undertaken.	Marine mammal observer records and any specific events will be reported in the relevant EMR. All results and findings from the monitoring will be disseminated in the appropriate EMR.
Disturbance – Presence or noise from mooring installation works	Basking shark	Mitigation: As above however protocols for observation tasks may have to be adapted to specifically take account of basking sharks – i.e. may require more time to exit exclusion zone. Monitoring: As above.	Methodology for observation tasks will be agreed with the Regulator prior to use.
Harassment/Disturbance – Presence of vessel activity during installation works	Harbour and grey seals	<b>Monitoring</b> : During the breeding seasons of both species of seal, vessels will ensure a 500m distance is consistently maintained from local haul-out sites located near to the test berth and close the vessel transit route.	Any incidents that deviate from this will be reported on in the EMR.
Operation and Maintenar			
Displacement – Barrier effect from presence of devices	Harbour and grey seals	Monitoring: If strategic funding is sourced, partake in any site-wide monitoring of seal usage of the Fall of Warness, where possible e.g. providing operational data for seal-tagging surveys; providing vessel activity data for seal haul- out study. Mitigation: Revisit if monitoring indicates impacts.	If funding for strategic site-wide research is obtained, findings relevant to the ATIR device will be provided within the relevant EMR.
Displacement – Barrier effect from the presence of device	Cetaceans, Basking shark	Continual review of relevant research to understand if any mitigation/monitoring measures are required. <b>Mitigation</b> : Mitigation only required if other research findings or monitoring indicates unacceptable impact.	
Decommissioning			
Disturbance – Presence of mooringdecommissioning vessels	Cetaceans	<b>Mitigation</b> : Marine mammal observation tasks prior to the commencement of any drilling operations (if drilling operations are required). All operations require to be conducted in line with SMWWC.	Marine mammal observer records and any specific events will be reported in the relevant EMR.

Disturbance – Presence of mooring decommissioning vessels	Basking shark	<b>Mitigation</b> : As above however methodology for observation tasks may have to be adapted to specifically take account of basking sharks – i.e. may require more time to exit exclusion zone.	Methodology for observation tasks will be agreed with the Regulator prior to use.
Harassment/Disturbance – Presence from vessel activity during decommissioning work	Harbour and grey seals	Monitoring: As above. Monitoring: During the breeding seasons of both species of seal, vessels involved in decommissioning works will ensure a 500m distance is consistently maintained from local haul-out sites located near to the test berth and along the vessel transit route.	Any incidents that deviate from this will be reported on in the EMR.

The Scottish Marine Wildlife Watching Code (SMWWC) was developed by SNH, and is in line with Section 52 of the Nature Conservation (Scotland) Act 2004. Although the code has been developed to provide recommendations, advice and information relating to commercial and leisure activities involving the watching of marine wildlife, the code outlines best practice to follow when encountering marine wildlife, a likely event at the Fall of Warness site. Magallanes are committed to following the SMWWC throughout all operations onsite and to and from site, providing that the health and safety of personnel is not compromised.

# 4.3 Impact Pathway: Acoustic Impact

There are potential effects on marine mammals, basking sharks, fish and seabirds from underwater noise generated by tidal device operation (from machinery housed subsurface structures) and drilling activities during installation. It is unlikely acute effects such as non-auditory/auditory tissue damage would be experienced but behavioural effects due to disturbance are possible. Currently the importance of hearing underwater and hearing thresholds for diving birds is unknown but there is the potential it to cause displacement, avoidance, reduction in foraging success or it may have no effect.

Tidal devices with machinery housed in surface-piercing components have the potential to affect diving birds due to the above surface noise generated.

The following table summarises the proposed mitigation measures and monitoring activity relating to each potential impact pathway relating to underwater noise. It is crucial that all methodologies for mitigation and monitoring are agreed with the regulator and SNH prior to commencing work. The reporting mechanism for each proposed mitigation and monitoring measure are also provided in the below table.

Impact pathway	Receptor	Proposed mitigation/monitoring measure	Reporting mechanism
All project phases			
Disturbance – Noise from vessel activity (including transiting to and from site)	Cetaceans, Basking shark	<b>Mitigation</b> : The Scottish Marine Wildlife Watching Code (SMWWC) will be adhered.	
Harassment/Disturbance	Harbour and	Mitigation: The SMWWC will	

Table 11. Mitigation, monitoring and reporting actions associated with the impact pathway underwater acoustic output

Impact pathway	Receptor	Proposed mitigation/monitoring measure	Reporting mechanism	
<ul> <li>Noise from increased vessel activity</li> <li>Installation</li> </ul>	grey seals	be adhered to, where possible.		
Disturbance – Noise from mooring installation methods	Cetaceans	Mitigation: Marine mammal observation tasks prior to the commencement of any drilling operations. The SMWWC will be adhered to throughout all operations, where possible. Monitoring: If drilling operations are required, acoustic monitoring of the mooring installation noise will be undertaken.	Methodology for observation tasks will be agreed with the regulator. Records will be provided to the regulator with the relevant EMR. If acoustic monitoring is conducted, results and findings will be reported through the relevant EMR.	
Disturbance – Noise from mooring installation methods	Basking shark	Mitigation: As above however observation methodology may have to be adapted to specifically take account of basking sharks – i.e. may require more time to exit exclusion zone. Monitoring: As above.	Observation methodology for observation tasks will be agreed with the Regulator prior to use.	
Disturbance – Noise from mooring installation methods	Harbour and grey seals	Mitigation: Marine mammal observation tasks prior to the commencement of drilling operations. This will include use of exclusion zones around haul-outs. Adherence to the SMWWC. Monitoring: If drilling operations are required, acoustic monitoring of the mooring installation noise will be undertaken.	As outlined above, methodology will be agreed with the regulator. Any deviations from the methodology will be reported in the relevant EMR. If acoustic monitoring is conducted, the results and findings from the monitoring will be disseminated through the relevant EMR.	
Operation and Maintenance				
Disturbance – Noise from operating turbine	Cetaceans	Monitoring: Acoustic monitoring of operational noise output to establish an acoustic signature. Monitoring will be conducted utilising either static or drifting hydrophones.	Methodology for acoustic monitoring will be provided in the updated EMP and agreed with the regulator and SNH prior to use. Results and findings from surveying will be	
Disturbance – Noise	Harbour and	Monitoring: As outlined above,	disseminated. Prior to	

Impact pathway	Receptor	Proposed mitigation/monitoring measure	Reporting mechanism
from operating turbine	grey seals	the acoustic monitoring of operational noise output to establish an acoustic signature. Monitoring will be conducted utilising either static or drifting hydrophones.	commencement of monitoring, the methodology will be agreed with the regulator and SNH. Results and findings from the acoustic monitoring will be provided in the relevant EMR.
Decommissioning			
Disturbance – Noise from mooring decommissioning	Cetaceans, Basking shark	<b>Mitigation</b> : Marine mammal observation tasks prior to the commencement of any drilling operations (if drilling operations are required).	All results and finding from the monitoring will be disseminated in the appropriate EMR.
		Monitoring: If drilling operations are required, acoustic monitoring of works noise will be undertaken at various distances and frequencies.	

# 4.4 Impact Pathway: Collision Risk

There is potential for a physical interaction between marine mammals, basking sharks and seabirds and tidal energy devices and associated moorings. The risk of collision is considered to be a key potential impact for marine mammals and basking sharks during device operation. Direct physical interactions (i.e. collision) with a device has the potential to cause physical injury with potential consequences at a population level. However, there is considerable lack of empirical knowledge on this risk (Macleod et al., 2011). Baleen whales and basking sharks are generally slow moving with a relatively low degree of manoeuvrability, potentially putting them at a higher risk of collision with devices. In contrast, being highly mobile underwater, such as small cetaceans and seals, should result in the capacity to both avoid and evade a device. However, this is reliant on a number of factors:

- individuals having the ability to detect the objects,
- perceiving them as a threat, and
- taking appropriate action at a suitable range.

Each species' ability to detect devices will depend on its sensory capabilities, and the visibility and level of noise emitted by the device. The potential for animals to avoid collisions with devices will also depend on their body size, social behaviour, foraging tactics, curiosity, habitat use, underwater agility, and the tidal and environmental conditions present at the test site (Macleod et al., 2011). Collision risk is likely to be highest in fast flowing areas where high approach speeds may delay the time available for animals to react, or impede their navigational abilities.

It is also possible, but unlikely, that collisions may occur with stationary structures e.g. mooring lines, anchors and support structures. These are less likely to cause death but injuries from entanglement may result.

The following table summarises the proposed mitigation measures and monitoring activity relating to risk of encountering a turbine and collision risk. It will be crucial that all methodologies for mitigation and monitoring are agreed with the regulator and SNH prior to commencing work. The reporting mechanism for each proposed mitigation and monitoring measure are also provided in the below table.

Impact pathway	Receptor	Proposed mitigation/monitoring measure	Reporting mechanism
Operation and Maintena			
Behavioural change, injury or death due to the interaction with turbine rotor with the potential for collision.	Diadromous fish; Gadoids	Continual review of monitoring work carried at other sites with installed tidal turbines to ensure any required mitigation and monitoring measures are effectively employed.	Report any additional new information that requires an update to the EMP.
	Cetacean, Basking shark or harbour and grey seal	<ul> <li>Mitigation: If interaction between a cetacean, basking shark or seal with devices occurs then procedures for emergency shutdown and liaison with regulators should take place prior to a re-start or suitable mitigation is agreed.</li> <li>Monitoring: If strategic funding is obtained, the device maybe equipped with accelerometers to ensure any interaction events or near misses are detected.</li> <li>Accelerometer data will be monitored as part of the live monitoring system and maybe used as the triggering mechanism.</li> </ul>	Periodical data analysis will be summarised and any findings reported in the EMR. If any trigger events are found to be due to an interaction between cetacean/basking shark/seal and the operating turbine, the regulator will be informed immediately. It is understood that a revision to the EMP may be required if such an event occurs.
Collision with turbines causing death or injury. There is uncertainty regarding avoidance rate of active turbines exhibited by birds	All diving species (seaduck, red-throated diver, great cormorant, common guillemot, razorbill, Atlantic puffin, black guillemot,	<b>Monitoring</b> : If strategic funding is obtained, the device may be equipped with cameras viewing the operation turbine blades, aimed at detecting an interaction between a diving bird and operational turbine.	Any interaction events recorded will be reported to the regulator via

Table 12. Mitigation, monitoring and reporting actions associated with collision risk

Impact pathway	Receptor	Proposed mitigation/monitoring measure	Reporting mechanism
	northern gannet).		

#### 4.5 Impact Pathway: Entanglement Risk

It is unknown whether the potential exists for cetaceans (particularly baleen whales) and basking sharks to become entangled in the mooring lines of size and dimension required to anchor the ATIR device. It will be necessary to establish if entanglement is possible taking into account size and shape of species present within the test site area, mooring line dimensions, flexibility etc. Understanding this impact pathway further will be particularly important if an array of complex mooring lines (not under tension) are to be deployed.

There is also the potential risk of entrapment of marine mammals and basking sharks within the device and associated moorings. There is a possibility that such species may become trapped however, after reviewing the design of the ATIR, this impact pathway is anticipated to be highly unlikely. Routine inspections during operation can be completed whilst undergoing remote monitoring, which are expected to signal such an event.

The following table summarises the proposed monitoring activity relating to entanglement.

Impact pathway	Receptor	Proposed mitigation/monitoring measure	Reporting mechanism
All project phases			
Injury or death due to entanglement with mooring system/cable	Cetacean, Basking shark	Mitigation:Ifinteractionofbasking shark with devices occursthenproceduresforemergencyshutdownandliaisonwithregulatorsshould take place until are-startorsuitablemitigationisagreed.Monitoring:Ifstrategic funding isobtained,accelerometersorinclinometersmaybeinstalledonthedeviceandwillbecapableofalertingtheoperatortonentanglementevent.be	Any entanglement events recorded will be reported to the regulator immediately. Procedures for emergency shutdown will be followed in this event.

Table 13. Mitigation, monitoring and reporting actions associated with the impact pathway entanglement risk

# 4.6 Impact Pathway: Biofouling and non-native species (NNS) introduction

Biofouling is the gradual accumulation of waterbourne organisms on the surfaces of objects in the water. Biofouling may consist of microorganisms such as bacteria or protozoa or macro-organisms such as barnacles or seaweed. Biofouling can contribute to surface corrosion and may also reduce the efficiency of moving parts. The ATIR will utilise appropriate anti-fouling systems, such as paints recommended for new vessels and maintenance of underwater hulls and boot-up lines for up to 90 months drydocking interval, and complying with the International Convention of the Control of Harmful Antifouling Systems on Ships as adopted by IMO October 2001. This mitigation measure will minimise the accumulation of biofouling as far as practical.

The spread of non-native organisms can occur through a variety of means including: shipping, transport of fish or shellfish; scientific research and public aquaria. These invasive non-native species can threaten marine diversity. Various guidelines and standards have been referred to in developing the proposed mitigation and monitoring measures (IMO, 2011). Despite the use of anti-foulants, it is likely that a certain level of biofouling will accumulate, although it is unlikely to pose a risk to introducing non-native species, since ATIR will be subject to in-water inspection, cleaning and maintenance by biofouling inspection divers who are suitably qualified, experienced and familiar with biofouling before its towing from Spain to UK. However, when deployed in UK, ATIR and its mooring structure still may act as locations for non-native species to grow in the area and thus provide a stepping stone for colonization. In an attempt to mitigate this risk, ATIR and its mooring structure will utilise appropriate anti-fouling paints, and when possible, will be cleaned in line with appropriate guidelines.

Magallanes are committed to furthering industry understanding on biofouling and therefore, will make significant effort to collaborate where possible in any strategic research, with partners such as EMEC, ICIT, SAMS and ERI. Any research conducted regarding biofouling, would aim to produce a species list identifying native and non-native species present.

The following table summarises the proposed mitigation measures and monitoring activity relating to each potential impact pathway. Any key events or findings will be disseminated to the regulator and appropriate consultees. The reporting mechanism for each proposed mitigation and monitoring measure are also provided in the below table.

Impact pathway	Receptor	Proposed mitigation/monitoring measure	Reporting mechanism
All project phases			
Biofouling and the introduction of non- native species	Benthic communities	Compliance with good practice measures detailed in the 'Alien invasive species and the oil and gas industry – Guidance for prevention and management' produced by the IPIECA in 2010, 'Guidance for minimizing the transfer of invasive aquatic species as biofouling (hull fouling) for recreational craft' produced by the IMO in 2012 and the 'Code of Practice on Non-Native Species' made by Scottish Ministers under section 14C of the Wildlife and Countryside Act 1981.	Any deviance from the good practice measures will be reported on prior to the event occurring via the annual EMR
		Local vessels will be used throughout all installation, maintenance and decommissioning operations therefore there is not likely to be any potential for the introduction of NNS than those NNS already present in Orkney waters.	The requirement to use a non-local vessel for any marine operations associated with the project will be agreed with the regulator prior to works.

Table 14. Mitigation, monitoring and reporting actions associated with biofouling

Impact pathway	Receptor	Proposed mitigation/monitoring measure	Reporting mechanism
		Antifouling paints will be used which comply with the IMO International Convention on the Control of Harmful Anti-fouling Systems on Ships and national legislation.	N/A
		When the device is taken to calmer waters for maintenance, biofouling inspections of any surfaces that have potential for biofouling, removal of any biofouling and assessment of theintegrity of anti-fouling paint coverage.	Findings reported on in the annual EMR. Including a species list of biofouling removed.
Habitat creation for biofouling species		A procedure will be established for removing biofouling species from the device.	Findings reported on in the annual EMR.
Decommissioning			
Habitat removal for biofouling species		A full device biofouling inspection will be conducted as the device is decommissioned.	Findings reported on in the final EMR.

Biofouling inspections will be conducted on an opportunistic schedule when the device is taken to calmer waters for maintenance. Biofouling inspections will only be conducted in the safety of the Shapinsay Sound and will not be conducted at the full-scale test site. The technique for conducting biofouling inspections will be agreed with SNH prior to conducting the survey.

#### 4.7 Impact Pathway: Habitat creation

The physical presence of the device will inherently result in some direct habitat loss during device operation. However, the associated seabed moorings and anchors also have the potential to function as artificial reefs or fish aggregating devices. As cetacean, seals and basking shark distribution is influenced by prey distribution and associated prey habitat, this clearly leads to the potential of changes in the distribution of cetaceans and basking sharks. It is anticipated that fish may aggregate around the ATIR, henceforth a potential increase in prey for marine mammals within the vicinity of a device. In addition, the installation of a device may affect oceanographic conditions within the vicinity, for example, increasing water mixing. This may lead to a localised increase of certain megafauna in the area.

The physical structure of the ATIR could also offer enhanced foraging efficiency for some species as it may vary the tidal flows producing eddies and areas of slack water in close proximity to the device. Small cetaceans could use these areas to shelter when ambushing prey. Furthermore, the turbines on the ATIR have the potential to scatter, disorientate or injure prey leading to enhanced foraging efficiency. However, it is currently unclear whether such opportunities would provide enhancements to foraging or would simply lead to the attraction of animals into situations where the risk of collision is increased.

The following table summarises the proposed monitoring activity relating to the potential for alteration in habitat.

Impact pathway	Receptor	Proposed mitigation/monitoring measure	Reporting mechanism
Operation and Maintena			
Fish aggregation device (FAD) effects due to the introduction of new	Fish	As fish are likely to aggregate around the device during slack water and periods of lower tidal flow, if research funding becomes available, a series of video cameras maybe installed on the device to evidence any such occurrence. Otherwise, no mitigation or monitoring measures will be implemented.	Findings from the analysis will be reported on through the annual EMR.
structures	Fish predators (e.g. fish, marine mammals)	If research funding becomes available, video cameras will be installed on the hull of the device to gain a greater understanding of fish attraction and collision risk for predators. Otherwise, no mitigation or monitoring measures will be implemented.	Findings from the analysis will be reported on through the annual EMR.
Creation of habitat around installed infrastructure for benthic species	Benthic communities	There is a likelihood of reef effects around installed infrastructure, particularly anchoring infrastructure. There is no proposed monitoring measure however, when the opportunity arises, any video footage of the moorings will be analysed to quantify the level of reefing taking place.	Findings from any analysis conducted will be reported in the annual EMR.

Table 15. Mitigation, monitoring and reporting actions associated with alteration of habitat

#### 4.8 Impact Pathway: Seabed clearance

There is the potential for the direct loss of sub-littoral seabed communities due to the presence of the ATIR and associated anchoring system on the seabed. The installation of the new structures directly on the seabed, will result in the loss of habitat due the placing of the structures. As the anchoring structures are composed of gravity-based anchors, the direct habitat loss is expected to be minimal.

There is also the potential for abrasion caused by mooring lines dragging or rubbing across the seabed or from vessel anchors during installation. Abrasion is likely to damage or kill species, which are sessile or sedentary.

It is anticipated that very little to no seabed clearance will be necessary in the installation of the anchors for the ATIR. It is anticipated that due to tidal swept nature of the site, that the majority of the deployment location will be bedrock.

The following table summarises the proposed mitigation measures and monitoring activity relating to each potential impact pathway.

Impact pathway	Receptor	Proposed mitigation/monitoring measure	Reporting mechanism
Installation			
Seabed loss due to the direct footprint	Benthic communities	Pre-installation and installation seabed survey using a camera will be conducted to understand the extent of the seabed impact on the benthic ecology and seabed character caused during installation activities.	Video footage collected during the survey will be analysed and reported on in the annual EMR.
Decommissioning			
Colonisation and loss of new habitat	Benthic communities	Decommissioning seabed survey will be conducted during decommissioning. The survey results will be used alongside the results from the surveys conducted when the rock anchors were initially installed to investigate any effects on the benthic ecology and seabed character during the device deployment period	A summary report will be submitted to the regulator prior to decommissioning activities commencing.
Recolonisation	Benthic communities	Post-decommissioning (within 1 month) seabed surveys will be conducted to investigate the effects on the benthic ecology and seabed character caused during decommissioning activities. There is also be an opportunity to investigate the likelihood of recolonisation when analyzing these results.	The results from the survey will be reported on in the final EMR.

Table 16. Mitigation, monitoring and reporting actions associated with seabed clearance

All seabed surveys will be conducted using either an ROV, in line with EMEC's approved guidelines on ROV seabed surveys (EMEC, 2010), drop camera or dive team, if possible. During the seabed surveys the area around each anchor will be inspected.

#### 4.9 Impact Pathway: Electromagnetic field (EMF) effects

Basking sharks may be able to detect the magnetic fields associated with subsea cables. The electricity generated by the ATIR and transmitted through the cables will emit electromagnetic fields (EMFs). Elasmobranchs respond to EMFs and are thought to use the Earth's magnetic field for migration, whilst they respond behaviourally to electric fields emitted by prey species and conspecifics. The potential for damage to the electrosensory system is considered low as E fields are only detected over short distances and will be encountered as a voltage gradient in the seawater to which the elasmobranch can respond accordingly.

EMF effects are not expected to be significant around the EMEC subsea cable in which the ATIR will be connected nor the umbilical cable. Therefore, there are no mitigation or monitoring measures suggested for this unlikely impact however, if research funding is allocated, it may be possible to conduct tests.

Impact pathway	Receptor	Proposed mitigation/monitoring measure	Reporting mechanism
Operation and Maintena	ance		
Behavioural changes	Diadromous fish; gadoids; elasmobranchs	If research funding becomes available, Magallanes may undertake in situ measurements of strength and range Ei and B fields under different energy generation scenarios. Otherwise, no mitigation or monitoring measures will be implemented.	If such monitoring is undertaken, the methodology will be agreed with regulator and SNH prior to commencement of work. Findings will be reported on in the relevant EMR.

 Table 17. Mitigation, monitoring and reporting actions associated with EMF effects

#### 4.10 Impact Pathway: Discharges to the marine environment

Contaminant release through spillages or contaminated sediments poses a risk to cetaceans and basking sharks that can have direct effects at the time of the spill or can result in chemical accumulation in body tissues leading to lagged effects on health and breeding success (Ross, 2002). The likelihood of a large-scale contaminate spill associated with a tidal energy device is minimal due to strict current health and safety procedures; although the impacts of any spill have the potential to be significant.

The ATIR contains a variety of liquids including oils and coolants which if accidentally released could pose a risk to the natural environment. The oils and lubricants contained in the electrical system, gearbox and internal auxiliary system are expected to be contained within their system in the event of any leaks. Nevertheless, any fluid leakage which manages to escape into the main body of the device will be collected and later disposed safely onshore. All oils/lubricants used in the internal auxiliary systems are marine approved.

When onshore, all fluids will be stored in a suitable COSHH store, and all wastes will be disposed of in line with legislative requirements.

#### 5 Research Plan

Magallanes will actively pursue opportunities to undertake and facilitate strategic environmental research around the ATIR device and the wider test site during the project. Where possible, Magallanes will work closely with EMEC, the regulator and SNH to develop any research plans. EMEC may coordinate site-wide environmental monitoring with Magallanes and other developers at the Fall of Warness test site. Magallanes, when possible, are willing to supply data to support such environmental monitoring programmes. The aim of such programmes will be to advance industry understanding of the potential environmental effects of tidal energy devices.

Furthermore, Magallanes would welcome any additional research by other interested parties around the ATIR during its operation at EMEC. Where possible, Magallanes will engage with academia, relevant interest groups and organisations to progress the research programme and aid the identification of the potential research opportunities, during the lifespan of the ATIR at the Fall of Warness test site.

### Appendix A: Commitments Register

Issue	Commitment or action	Responsibility	Timescales/Target Completion Date	Status
All project phases	An Environmental Monitoring Plan approved by MS-LOT will be adhered to. The EMP will be continually updated to ensure the document remains live and accurately represents future plans. Undertake regular reviews of current industry understanding of environmental impacts to ensure mitigation and monitoring measure remain appropriate.	Magallanes	As stipulated.	
	Adherence to the Scottish Marine Wildlife Watching Code (SMWWC). The completion of this measure will be dependent on ensuring safe navigation throughout activities, crew safety and completion of constrained marine operations.	Magallanes	All works including vessel transits to and from site	
	Produce Environmental Monitoring Reports to evidence compliance with proposed mitigation and monitoring measures. Ensure results and findings are disseminated to stakeholders.	Magallanes	As stipulated.	
Planning and Construction	Lighting and marking of device to be agreed by consultation with NLB as part of consenting process.	Magallanes	Prior to installation. Seek Statutory Sanction	
	Notice to Mariners will be issued as required and in accordance with EMEC Standard Operating Procedures.	Magallanes	On an on-going basis	
	Emergency Response Procedure (ERP) will be established in line with EMEC's ERP	Magallanes	Prior to installation	
	Provide name and function of any vessel, vehicle, agent, contractor or subcontractor appointed in the works to the regulator	Magallanes	Prior to installation	
	Submit plans and specifications of all studies and surveys required to the regulator and statutory consultees	Magallanes	As stipulated.	
	Complete appendix to EMEC's Emergency Response Co- operation Plan (ERCoP)	Magallanes	Prior to installation	
	Ensure suitable bunding and storage facilities are employed to prevent the release of oils and lubricants into the marine environment	Magallanes	N/A	
	Provide an Operations and Maintenance Plan to the regulator	Magallanes	Prior to installation	
	Adherence to a minimum approach distance to all seal haul-outs of 500m	Magallanes	All vessel works including transits to and from site	
	Marine mammal observation methodology will be agreed with the regulator and SNH prior to use. Ensure basking shark response	Magallanes	Prior to use for drilling operations	

Issue	Commitment or action	Responsibility	Timescales/Target Completion Date	Status
	method is included			
	Agree drilling operations acoustic monitoring protocol with the regulator and SNH prior to use	Magallanes	Prior to use for drilling operations	
	Compliance with good practice measures regarding biofouling and introduction of non-native species	Magallanes	Any deviances will be reported via the EMR	
	Use of antifouling paints that comply with the IMO International Convention on the Control of Harmful Anti-fouling Systems on Ships and national legislation	Magallanes	N/A	
Installation	Detailed transportation audit sheet for each month during the period when construction of the works is undertaken	Magallanes	Every fortnight during installation works	
	Provide observation records to the regulator, if drilling works are utilised	Magallanes	Within 8 weeks following drilling operations	
	Notify the regulator of the date of Completion of Works	Magallanes	Within 1 calendar month	
	Notify the regulator of the Final Commissioning of Works	Magallanes	Within 1 calendar month	
	Notify the UKHO of the Completion of Works	Magallanes	Within 1 calendar month	
	Production of an Installation Environmental Monitoring Report	Magallanes	8 weeks after device commissioning	
	Undertake acoustic monitoring of mooring installation noise, if drilling operations are used	Magallanes	During drilling operations	
	Undertake pre-installation and installation seabed survey	Magallanes	Undertaking around installation date. Reported via the EMR.	
Operation and Maintenance	If research funding becomes available, deploy accelerometers to aid detection of collision events	Magallanes	Schedule to be agreed with the regulator and statutory consultees	
	Define acoustic signature of operational device, if conditions allow	Magallanes/EMEC	When generation allows. Reported via EMR	
	Report any interactions between marine megafauna and the device to the regulator	Magallanes	As occurs.	
	Production of an Environmental Monitoring Report including compliance and findings from mitigation/monitoring to date	Magallanes	Yearly	
	If interaction between a cetacean, basking shark or seal with devices occurs then procedures for emergency shutdown and liaison with regulators should take place	Magallanes	In the event of a collision or entanglement	
-	Biofouling inspections	Magallanes	When the device is taken to calmer waters for maintenance.	
Decommissioning	The majority of commitments rel decommissioning phase. Please re phase.			
	Detailed decommissioning plan/procedure to be submitted to	Magallanes	Prior to installation and updated prior	

Issue	Commitment or action	Responsibility	Timescales/Target Completion Date	Status
	EMEC		decommissioning	
	Reassessment of Environmental Monitoring Plan incorporating updates as necessary	Magallanes	As stipulated.	
	Submission of the final Environmental Monitoring Report	Magallanes	8 weeks following decommissioning	
	Undertake a full device biofouling inspection to compile a comprehensive species list	Magallanes	8 weeks following decommissioning	
	Conduct a seabed survey during decommissioning	Magallanes	Conducted during decommissioning	
	Conduct a post-decommissioning seabed survey	Magallanes	Conducted within 1 months following decommissioning	

## **Appendix B: Relevant Licence Conditions**

### Appendix C: Collision Risk Modelling

### **Appendix D: Biofouling Management Plan**

### **Appendix E: Construction Method Statement**

### Appendix F: Vessel Management Plan (VMP)