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Inch Cape Offshore Wind Farm UXO Clearance Marine Licence Application Supporting Environmental Information (SEI) Report

Inch Cape Acceptance

Originator	Reviewed by	Reviewed by	Accepted by
Victoria Rutherford The Natural Power Consultants	Andrew Morrow	Eliana Mercy Araujo	Gavin Kelly
[Redacted]	[Redacted]	[Redacted]	[Redacted]
Senior Environmental Consultant	Consents Manager	Offshore Consents Advisor	Offshore Consents Manager

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Acronyms & Abbreviations

Acronym	Term
AA	Appropriate Assessment
ADD	Acoustic Deterrent Device
AIS	Automatic Identification System
ALARP	As Low As Reasonably Practicable
AEZ	Archaeological Exclusion Zone
COLREGS	Collision Regulations
cUXO	Confirmed UXO
DDV	Drop down video
EC	European Commission
ECC	Export Cable Corridor
EIAR	Environmental Impact Assessment Report
EPS	European Protected Species
EPS-RA	European Protected Species Risk Assessment
ES	Environmental Statement
FLO	Fisheries Liaison Officer
HRA	Habitats Regulation Appraisal
ICES	International Council for the Exploitation of the Sea
ICOL	Inch Cape Offshore Limited

INNS	Invasive non-native species
MarLIN	Marine Life Information Network
MARPOL	Marine Pollution
MCA	Maritime and Coastguard Agency
MRCC	Maritime Rescue Co-ordination Centre
MMMP	Marine Mammal Mitigation Plan
NAS	Noise abatement system
NEQ	Net Explosive Quantities
NtM	Notice to Mariners
OFTI	Offshore Transmission Infrastructure
OSPAR	Oslo Paris Convention
OWF	Offshore Wind Farm
PAD	Protocol for Archaeological Discoveries
PMF	Priority Marine Feature
pUXO	Potential UXO
RA	Risk Assessment
RIAA	Report to Inform Appropriate Assessment
ROV	Remotely Operated Vehicle
SAC	Special Area of Conservation
SLVIA	Seascape, Landscape Visual Impact Assessment

SMT-ROV	Subsea Multi-Tool Remotely Operated Vehicle
SOLAS	Safety of lives at sea
SPA	Special Protection Area
SSC	Suspended Sediment Concentrations
SSSI	Site of Special Scientific Interest
UK-BAP	United Kingdom Biodiversity Action Plan
UK-HO	UK Hydrographic Office
USBL	Ultra-short baseline
UXO	Unexploded ordnance
WSI	Written Scheme of Investigation
WWI	World War I
WWII	World War II

Glossary

Defined Term	Meaning
The 2010 Act	Marine (Scotland) Act 2010.
The 2013 Application	The Environmental Statement, HRA Report and supporting documents submitted by the Company on 1 st July 2013 to construct and operate an offshore generating station and transmission works.
The 2018 Application	The EIA Report, HRA Report and supporting documents submitted by the Company on 15 August 2018 to construct and operate an offshore generating station and transmission works.

Defined Term	Meaning
Development	The Inch Cape Offshore Wind Farm (the Wind Farm) and Offshore Transmission Works (OfTW) being developed by Inch Cape Offshore Limited (ICOL).
Development Area	The area for the Wind Farm, within which all Wind Turbine Generators, inter-array cables, interconnector cables, offshore substation platform(s) and the initial part of the Offshore Export Cable and any other associated works must be sited. As stipulated in the Crown Estate agreement for lease.
Inch Cape Offshore Transmission Infrastructure (OfTI)	Components of the Development which are permitted by the OfTI Marine Licence (MS-00010593).
Inch Cape Offshore Wind Farm/ Wind Farm	A component of the Development, comprising wind turbines and their foundations and substructures, and inter-array cables.
Offshore Export Cables	The subsea, buried or protected electricity cables running from the offshore wind farm substation to the landfall and transmitting the electricity generated to the onshore cables for transmission onwards to the onshore substation and the electrical grid connection.
Offshore Export Cable Corridor/ Export Cable Corridor	The area within which the Offshore Export Cables will be laid from the OSP and up to Mean High Water Springs.
Offshore Transmission Works (OfTW)	The Offshore Export Cable and OSPs. This includes all permanent and temporary works required.
The Wind Farm	The Inch Cape Offshore Wind Farm.

Executive Summary

Inch Cape Offshore Limited (ICOL) is applying for a marine licence under Part 4 of the Marine (Scotland) Act 2010 ("the 2010 Act"). The marine licence is required for unexploded ordnance (UXO) clearance along the Offshore export Cable Corridor (ECC) and the Development Area for the Inch Cape Offshore Wind Farm (OWF).

As part of the pre-construction works, a number of activities are required in order for construction to proceed. These include UXO clearance. Boulder clearance and UXO identification activities will be covered by a separate marine licence application.

Although the activities involve an impulsive noise, the activities will be relatively and minimally invasive, will be localised, small scale and of short duration, taking place within the existing consented Project area i.e., the Development Area and the ECC and it can be concluded the UXO clearance activities will not result in significant effects on a range of environmental receptors.

In October 2024, a Marine Licence (MS-00010883) was granted for UXO clearance during early construction of the Inch Cape Offshore Wind Farm.

ICOL is seeking to extend the current UXO clearance Marine Licence (MS-00010883) to the end of the construction period (end of Q4 2027) to enable UXO clearance operations throughout the entire construction period.

This document has been prepared by competent experts (The Natural Power Consultants) to provide the supporting information to inform the marine licence application to account for the extension in the programme of works.

1 Introduction

1.1 Background

The Inch Cape Offshore Wind Farm (the Wind Farm) and Offshore Transmission Infrastructure (OfTI), hereafter referred to as the Development, is being developed by Inch Cape Offshore Limited (ICOL) (Figure 1-1).

In 2014, the Scottish Ministers granted ICOL Section 36 and marine licence consents, pursuant to the 2013 Application, for the construction and operation of an offshore wind farm and a marine licence for the construction and operation of offshore transmission infrastructure. The licences granted to ICOL in 2014 (along with those for other Forth and Tay projects, Seagreen Alpha and Bravo and Neart na Gaoithe) were subject to a petition for judicial review in early 2015. A decision was made by the UK Supreme Court in November 2017 to uphold the Scottish Ministers' decisions to grant the offshore consents.

In 2018 the original consent was updated, and a revised application was submitted to Scottish Ministers. In 2013 an Environmental Statement (ES) was produced to accompany the initial application based on the original design of the Wind Farm. This was also subsequently updated in 2018 with the production of an Environmental Impact Assessment Report (EIAR) to enable the use of progressions in technology following the original consent, through a reduction in turbine numbers (fewer turbines with larger generating capacity), and reduction in associated cabling (inter-array and export cables) in order to maximise efficiencies whilst minimising environmental impacts. The EIAR updated the 2013 ES and where impacts were predicted to be less than those already assessed, a new assessment was not undertaken as the conclusions drawn in the original 2013 ES remained valid.

Section 36 and marine licence consents for the revised design, were granted by Scottish Ministers in 2019. Since then, ICOL has successfully sought two variations to the Section 36 and Generation Station marine licence to optimise wind farm efficiency and both were granted consent in June 2023 (Section 36 Variation dated 14 June 2023 and Generation Marine Licence Variation MS-00010140 dated 15 June 2023).

In 2019, a revised marine licence was granted for the OfTI connecting the landfall location, near Cockenzie, East Lothian, and the Inch Cape Offshore Wind Farm. A varied Marine Licence (MS-00010593), to capture changes to deposit quantities and revision to the Offshore Export Cable Corridor coordinates, was granted 9th November 2023.

In October 2024, a Marine Licence (MS-00010883) was granted for UXO clearance during early construction of the Inch Cape Offshore Wind Farm.

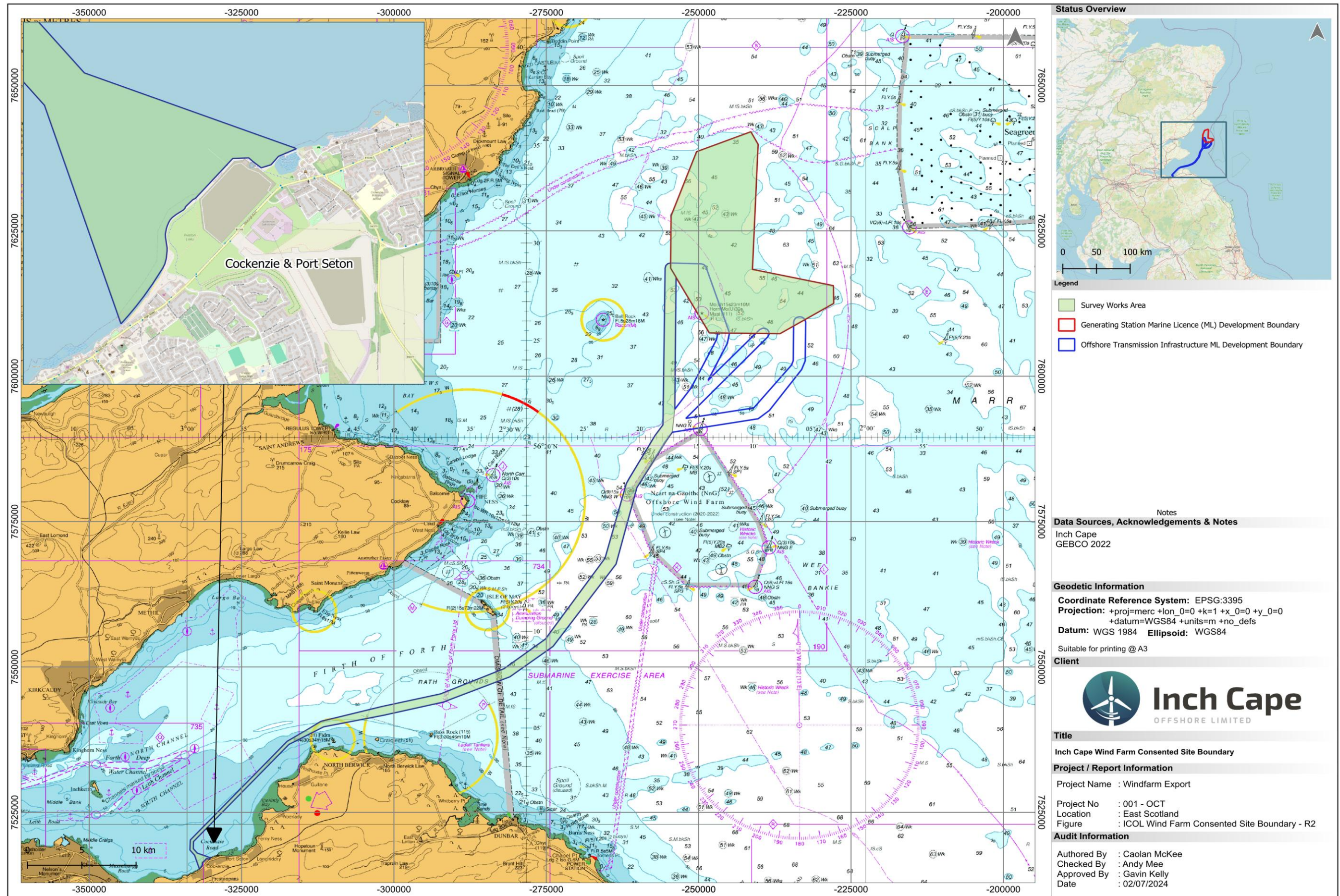


Figure 1-1: Inch Cape Offshore Wind Farm Development Area and Current Offshore Export Cable Corridor

1.2 Intention to Apply for a New Marine Licence

ICOL is applying for a marine licence for the unexploded ordnance (UXO) clearance activities for the whole Project, along the Export Cable Corridor (ECC) and within the Development Area (Figure 1-1)

Under the Marine (Scotland) Act 2010, and the Marine and Coastal Access Act 2009, a marine licence is required for UXO clearance activities. The requirement to consider European Protected Species (EPS) in developments in waters off Scotland derives from the Conservation of Offshore Marine Habitats and Species Regulations, 2017, which transpose the requirements of the Habitats Directive (Council Directive 92/43/EEC on the Conservation of natural habitats and of wild fauna and flora). ICOL intends to apply for a new marine licence under Part 4 of the Marine (Scotland) Act 2010 ("the 2010 Act") for UXO clearance activities.

This document forms a suite of supporting application documents constituting the complete marine licence application, namely:

- Supporting Environmental Information (SEI) Report (This document -ICOL Ref: IC02-INT-EC-OFL-012-INC-RPT-003);
- Report to Inform Appropriate Assessment (RIAA)) (ICOL Ref: IC02-INT-EC-OFL-012-INC-RPT-004);
- European Protected Species (EPS) Risk Assessment (RA) (EPS RA) (NP Ref: 1355322, ICOL Ref: IC02-INT-EC-OFL-012-INC-RPT-006);
- Marine Mammal Mitigation Plan (MMMP) (NP Ref: 1655320, ICOL Ref: IC02-INT-EC-OFL-012-INC-PLA-001)

ICOL is seeking to extend the current UXO clearance Marine Licence (MS-00010883) to the end of the construction period (end of Q4 2027) to enable UXO clearance operations throughout the entire construction period.

1.3 Scope of this Document

This document has been produced to provide the supporting information to inform the marine licence application, and contains the following:

- Description of the UXO clearance activities (Section 2);
- Scope of Assessment (Section 3);
- Environmental Appraisal (Section 4);
- Summary and Conclusions (Section 5); and
- References (Section 6).

The UXO clearance activities have been considered against whether they could result in significant impacts on a range of marine receptors.

2 Description of the UXO Clearance Activities

In order to undertake construction activities, a number of route preparation activities will be required to clear the area. This application considers the need for clearance of UXO, should they be present in the area affected by planned construction work. The UXO identification survey activities will be covered by a separate marine licence application.

A hierarchical approach to addressing confirmed UXO (cUXO) will be applied. This will be (in order of preference), avoidance, relocation, or clearance (deflagration or detonation).

2.1 Outline Programme

The UXO clearance works will be undertaken between the start of Q2 2025 and the end of Q4 2027. Outline Method Statement

2.1.1 UXO Clearance

A variety of options for managing UXOs on site are available and will be considered on a case-by-case basis:

- Micro-siting i.e., avoidance of UXO;
- Relocation ('lift and shift') of UXO (where deemed safe to do so); and
- Clearance of UXO using either low or high order clearance. Low order clearance will be used in the first instance. High order clearance will be used as a last resort.

It should be noted that in the case of UXO relocation, live UXO's will only be relocated when it is unsafe to clear in situ. In these cases, the UXO will be moved to an identified safe location within the licensed area for future disposal.

It is anticipated that a maximum of 85 UXO targets may be present across the Development Area and ECC (westernmost corridor) (depths ranging between 40 – 59 m) and will require clearance. It is anticipated that 75 UXO targets will be cleared using low order clearance methods whilst up to ten UXO may require high order clearance methods. These numbers are based on the findings of the UXO risk assessment (50028_UXOTARA_Inch Cape OWF Array_Vysus_V2.0) which is based on current published data on UXO presence in the project area. It is likely that different types of UXO will be present (small projectiles, mines, aerial bombs and torpedoes originating from WWI and WWII), many of which are likely to have been subject to degradation or burying over time. It is anticipated that the largest UXO may have a net explosive quantity (NEQ) of 254 kg in the Development Area and 1179 kg along the ECC. Different sized initiation explosives may be required for different sized UXOs.

The area will be surveyed in advance of any UXO clearance activities being undertaken in order to reach ALARP, however, considering the potential for UXO being located in the future due to sediment movement or the movement of UXO, this application also includes for clearance operations throughout the full duration of the construction phase, until Q4, 2027.

2.1.2 Vessels

It has not yet been confirmed which vessels will be used for the UXO clearance work. It is anticipated that up to three vessels will be required during each UXO clearance occasion, throughout the construction period:

- An 'ROV support vessel';
- Rigid Inflatable support vessel.
- A support vessel for the deployment of a noise abatement system (NAS) if required (High order only)

The vessels will be on site for a limited duration throughout the construction period. The potential for impact on the designated sites from the use of vessels will mainly be related to indirect disturbance both in terms of noise and physical presence. Vessels will undertake 24/7 working, with clearance activities only being undertaken during daylight hours, and the UXO clearance strategy will be planned to minimise vessel transit lengths between targets.

2.2 Embedded Mitigation

There are a number of embedded mitigation measures which will be implemented to reduce the potential for certain impacts.:

- A hierarchical approach to addressing confirmed UXO (cUXO) will be applied. This will be (in order of preference), avoidance, relocation, or clearance (deflagration or detonation) to ensure the chances of high order detonation are reduced as low as possible;
- Compliance with IMO conventions including COLREGs and SOLAS to ensure standard levels of navigation and vessel safety are adhered to;
- Issue of Notice to Mariners (NtM) notifying of the type and location of the UXO clearance;
- Implementation of appropriate safety distances during UXO investigation;
- Waste management on board vessels is covered the Merchant Shipping (Prevention of Pollution by Sewage and Garbage from Ships) Regulations 2008. These regulations implement revised Annex IV of MARPOL 73/78 (Regulations for the Prevention of Pollution by Sewage from Ships), and Annex V of MARPOL 73/78 (including amendments) (Regulations for the Prevention of Pollution by Garbage from Ships);
- Appropriate biosecurity, aimed at preventing invasive non-native species (INNS); and
- Any work to be undertaken will avoid all designated Archaeological Exclusion Zones (AEZs) specified for the Development. A Protocol for Archaeological Discoveries (PAD) is currently being written, in line with current consents for the construction works¹, and in the absence of an agreed PAD (and Written Scheme of Investigation (WSI)), ICOL has produced an Environmental Requirements Document (for the pre-construction activities) which will be provided to contractors, detailing the same information as that which would feature in the PAD/ WSI, for reference. Specific mitigation will include:

¹ Section 36 Consent (dated 14th June 2023); Generating Station Marine Licence (MS-00010140 dated 15th June 2023); and Offshore Transmission Infrastructure (OfTI) Marine Licence (MS-00010593 dated 9th November 2023)

- Adherence to known Archaeological Exclusion Zones (AEZ); and
- Implementation of an Environmental Requirements Document in the absence of an agreed PAD.

2.3 Licensible Marine Activities

The following activities associated with the UXO clearance are considered to be licensable under the Marine (Scotland) Act 2010:

- Deposits and use of explosives.

3 Scope of Assessment

This review and all subsequent assessments have been undertaken with particular regard to the environmental sensitivities of the geographical area that may be affected through a review of relevant designated sites (Special Areas of Conservation (SAC), Special Protection Areas (SPA) and Ramsar), specifically those closest to the location of UXO clearance activities (shortest straight-line distances provided) (Figure 3-1):

- Outer Firth of Forth and St Andrews Bay Complex SPA (direct overlap);
- Forth Islands SPA (direct overlap);
- Firth of Forth SPA (direct overlap);
- Isle of May SAC (4.3 km);
- River South Esk SAC (23.97 km);
- Firth of Tay and Eden Estuary SAC (24.53 km);
- Firth of Tay and Eden Estuary SPA (25.23 km);
- Berwickshire and North Northumberland Coast SAC (26.45 km);
- St Abb's Head to Fast Castle SPA (27.42 km);
- Fowlsheugh SPA (33.11 km);
- Ythan Estuary Sands of Forvie and Meikle Loch SPA (61.86 km); and
- Buchan Ness to Collieston Coast SPA (82.23 km).

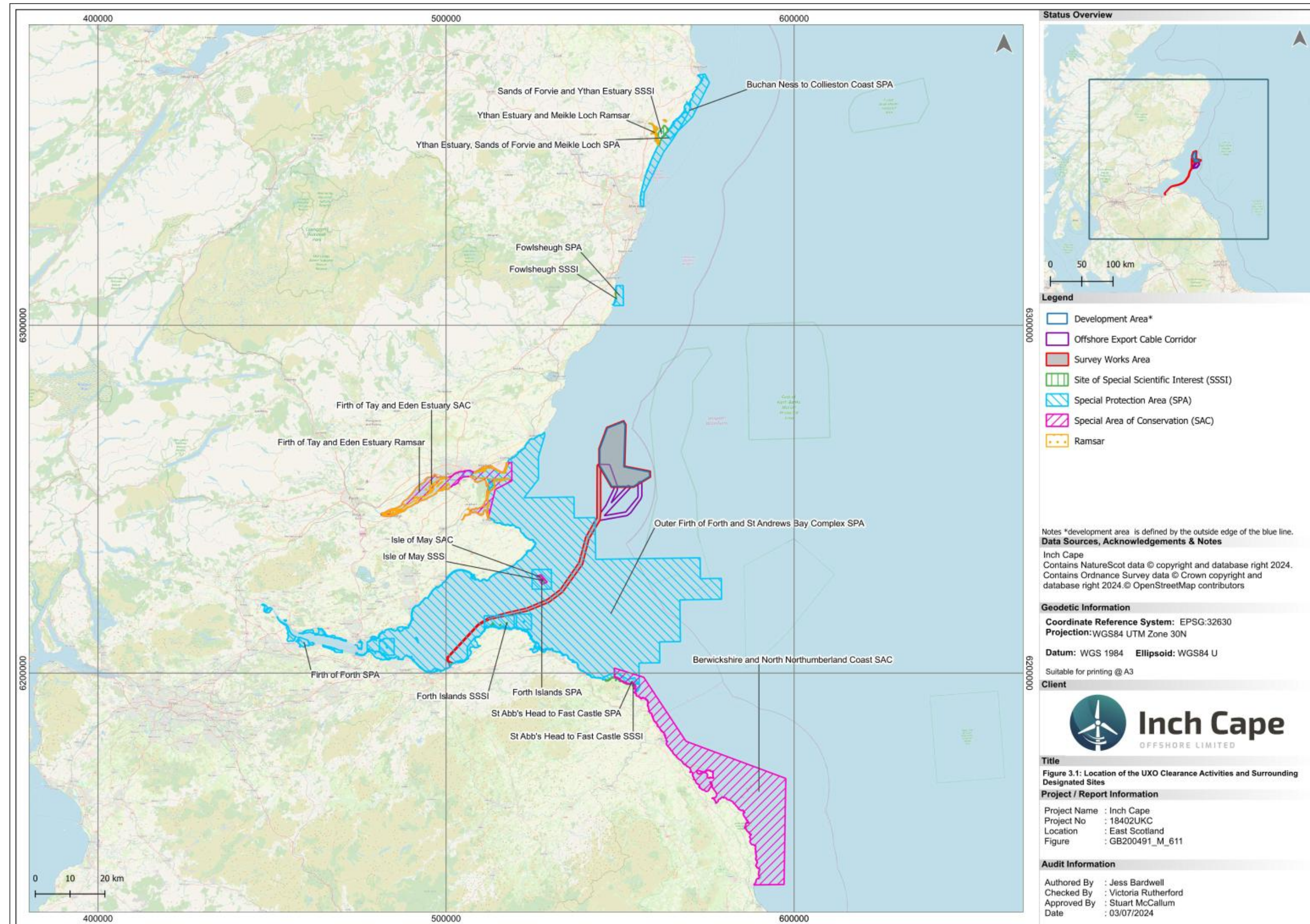


Figure 3-1: Location of the UXO clearance Activities and Surrounding Designated Sites

3.1 Evaluation of potential impacts

An evaluation of potential environmental impacts is provided in Table 3-1, below, with additional information provided in Section 4 (Environmental Appraisal), where necessary. Where mitigation is considered to adequately be in place to minimise an impact to as low as reasonably practicable, e.g. pollution and INNS risk, these are not considered further.

Table 3-1: Summary of Potential Impacts Relating to the UXO Clearance Activities

Receptor	Further required information	Reasoning
Metocean and Coastal Processes	No	<p>The UXO clearance activities involve limited interaction with the seabed therefore it is considered there is no potential for any impact, other than negligible, highly localised effects.</p> <p>No further assessment required.</p>
Benthic Ecology	Yes	<p>Some minor temporary disturbance in areas where UXO clearance activities will be undertaken, may result in temporary benthic habitat disturbance.</p> <p>Further consideration is presented in Section 4.1</p>
Natural Fish and Shellfish	Yes	<p>Some minor temporary disturbance in areas where UXO clearance activities will be undertaken, may result in temporary fish and shellfish habitat disturbance.</p> <p>Further consideration is presented in Section 4.2.</p>

Receptor	Further required information	Reasoning
Marine Mammals	Yes	<p>The UXO clearance activities will result in increased vessel presence and use of survey equipment, therefore some minor temporary disturbance to marine mammals may occur.</p> <p>Further consideration is presented in Section 4.3.</p>
Ornithology	Yes	<p>The UXO clearance activities will result in increased vessel presence over a prolonged period of time, and indirect effects on prey species, therefore some minor temporary disturbance to ornithological receptors may occur.</p> <p>Further consideration is presented in Section 4.4.</p>
Seascape, Landscape and Visual Impact Assessment (SLVIA)	No	<p>No visual impact, other than localised and temporary vessel presence in an area of already high vessel traffic.</p> <p>No further assessment required.</p>
Cultural Heritage and Marine Archaeology	Yes	<p>Some minor temporary disturbance in areas where UXO clearance activities will be undertaken, may result in sediment disturbance potentially affecting cultural heritage assets.</p> <p>Further consideration is presented in Section 4.5.</p>

Receptor	Further required information	Reasoning
Commercial Fish	Yes	<p>The UXO clearance activities will result in up to three additional vessels on site per clearance activity (throughout the entire construction period to end of Q4, 2027). Additional vessels working in the area has the potential for effects on the commercial fishing community.</p> <p>Further consideration is presented in Section 4.6.</p>
Shipping and Navigation	Yes	<p>The UXO clearance activities will result in up to three additional vessels on site per clearance activity (throughout the entire construction period to end of Q4, 2027). Additional vessels working in the area have the potential for effects on shipping and navigation in the area.</p> <p>Further consideration is presented in Section 4.7.</p>
Socio-Economics and Tourism	No	No potential for significant effects to arise, and as such no requirement for further assessment.
Military and Civil Aviation	No	No potential for significant effects to arise, and as such no requirement for further assessment.

Receptor	Further required information	Reasoning
Other Human Considerations	No	<p>There may be very short periods of time during the works when there could be disruption to other human users of the environment.</p> <p>Short term and partial closures are not predicted to result in any significant effects on other users as large areas of sea will remain accessible. As such there is no potential for significant effects to arise, and no requirement for further assessment.</p>

Receptor	Further required information	Reasoning
Climate Change and Greenhouse Gases	No	<p>It is recognised that some greenhouse gas emissions, arising from vehicular sources will be emitted as part of this proposed work. Due to the temporary and localised nature of the works throughout construction, greenhouse gas emissions and waste materials are not considered to represent any potential for significant effects. It is considered that the works, as applied for, represent the lowest overall environmental effect. There is no potential for significant effects to arise, and as such, no requirement for further assessment.</p> <p>Furthermore, the objective of the activities is to support the development of the Inch Cape Offshore Wind Farm which will generate a renewable source of electricity and contribute to a reduction in Scotland's greenhouse gas emissions. As per the Inch Cape 2021 Carbon Balance Assessment², the Inch Cape Project's annual greenhouse gas emissions saving from displacing gas-fired generation is predicted to be 1.43 Metric tonnes of CO₂ per year. This is equivalent to a reduction of 3.1% of the annual total greenhouse gas emissions in Scotland (based on 2019 records).</p>

²⁴[ICOL-OnTW-EIA-Volume-3-Technical-Appendices.pdf \(inchcapewind.com\)](#)

4 Environmental Appraisal

Where identified as required (Table 3-1), further information and consideration of environmental effects arising from the UXO clearance activities are provided in this section through a review of existing environmental assessment conclusions, followed by an updated assessment for the UXO clearance activities.

The UXO clearance activities are analogous to other construction phase work that may be undertaken for the installation of an offshore wind farm (i.e., short duration, localised, and utilised for facilitating the construction) and therefore it is considered that the baseline and relevant construction phase impacts from the existing ES and EIAR are relevant to the consideration of whether significant effects may arise from the proposed work.

The change in programme of UXO clearance activities until the end of construction (end of Q4, 2027) does not affect the original conclusions, with no significant effects predicted.

4.1 Benthic Ecology

4.1.1 Baseline

The baseline investigations found the environment surrounding the project was relatively stable in sedimentary composition and contamination levels, with little change observed in the infaunal content for ten – 20 years. A total of ten biotopes were identified across the development area, and nine biotopes within the ECC (Table 4-1). The dominant biotope in the Development Area was found to be SS.SMx.CMx.MysThyMx.

Table 4-1: Biotopes Recorded at the Development Area and the Offshore Export Cable Corridor of the Inch Cape Offshore Wind Farm

Biotope Code	Name
Development Area	
SS.SSa	Sublittoral sands and muddy sands
SS.SCS.CCS	Circalittoral coarse sediment
SS.SCS.CCS.PomB	<i>Pomatoceros triqueter</i> with barnacles and bryozoan crusts on unstable circalittoral cobbles and pebbles
SS.SCS.CCS.MedLumVen	<i>Mediomastus fragilis</i> , <i>Lumbrineris</i> spp. and venerid bivalves in circalittoral coarse sand or gravel
SS.SCS.OCS	Offshore circalittoral coarse sediment
SS.SMx.CMx	Circalittoral mixed sediment

SS.SMx.CMx.MysThyMx	<i>Mysella bidentata</i> and <i>Thyasira</i> spp. in circalittoral muddy mixed sediment
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SS.SMx.CMx.OphMx	<i>Ophiothrix fragilis</i> brittlestar beds on sublittoral mixed sediment
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CR.HCR.Xfa	Mixed faunal turf communities.
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Artica islandica

Offshore Export Cable Corridor

SS.SMu.CFiMu.SpnMeg	Circalittoral muddy sand with seapens and burrowing megafauna
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SS.SMx.CMx

SS.SMx.CMx,

SS.SSa.CMuSa,	Subtidal soft sediments
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SS.SMx.CMx.MysThyMX

SS.SMx.CMx.FluHyd

SSSMx.CMx

SS.SMx.CMx.FluHyd

SS.SMx.CMx.OphMx

CR.MCR.EcCr.FaAlCr	Circalittoral and infralittoral coarse and mixed sediment, cobbles, boulders and rock with sessile epifaunal and algal communities
CR.MCR.EcCr.FaAlCr.Bri	

CR.MCR.EcCr.FaAlCr.Pom

CR.MCR.EcCr.FaAlCr.Adig

SS.SCS.CCS

Preliminary observations of the drop down video (DDV) data indicated that the habitat and biota present in the survey area at the Development Area are typical of North Sea sedimentary communities. Although a wide range of sediment types were found to be present within the survey area as a whole – including coarse sand, shell and stone gravel, pebble, and cobble – the dominant substrate type recorded was rippled sand with shell gravel. No areas of bedrock or biogenic reef features were recorded.

The key species present in the survey area were found to be: *Alcyonium digitatum*, *Pomatoceros triqueter*, *Munida rugosa*, *Flustra foliacea*, and *Asterias rubens*. The brittlestar *Ophiothrix fragilis* was recorded in 2 locations at high densities, and the ocean quahog (*Artica islandica*) was recorded in the area (though only

as small juvenile individuals).

Important habitats identified in the ECC area included “burrowed mud”, a Scottish Priority Marine Feature (PMF). This type of habitat (represented here by the SpnMeg biotope) covered extensive areas of the proposed Offshore Export Cable Corridor and is likely to occur widely throughout the region. Cobbles, boulders and rocky outcroppings around the Isle of May were regarded as having moderate to low resemblance to Annex I (EC Habitats Directive) stony and rocky geogenic reef.

4.1.2 Existing ES / EIAR conclusions

The effects of the construction of the Development on the benthic ecology of the area are set out in Chapter 12 of the 2013 Inch Cape Offshore ES. No further assessment was considered to be required for the revised design (2018) EIAR. The impact assessment concluded that there would be no significant impact on benthic ecology from the construction and operation of the Development.

4.1.3 Effect of the UXO Clearance Activities

Potential effects from the UXO clearance activities include:

- Seabed disturbance - temporary disturbance / loss of habitat; and
- Seabed disturbance - temporary increases in SSC leading to smothering.

4.1.3.1 Seabed Disturbance - Temporary Disturbance / Loss of Habitat

The UXO clearance activities may result in temporary habitat loss and disturbance. UXO clearance activities at other sites have predicted craters between 0.9 – 3 m deep and ranging from 2.8 – 15 m in radius giving a maximum predicted crater area of 0.0017 km² (Dogger Bank A & B, 2020 (MLA/2020/00581) and Triton Knoll, 2018 (MLA/2019/00475))³. Both the Development Area and the ECC are comprised of mainly sedimentary habitats (Table 4-1), and thus such relatively small scale displacement of sediment through UXO clearance works is not considered to represent any greater than a negligible impact on these habitats. Any areas of sediment disturbed through UXO clearance activities are predicted to recover in form and community in very short order, considering the lack of interruption of sedimentary and other physical processes in the area, and large area of equivalent habitat from which species are able to recolonise the affected area.

During the ES baseline surveys, no evidence of Annex I reef features were observed in the Development Area, and any potential reef features along the ECC were identified to have low resemblance to Annex I reef criteria. Depending on the location of UXO, some localised rock patches may be impacted by UXO detonations. Where fauna is lost, areas of exposed rock will recolonise quickly, with recovery evident in the short term.

4.1.3.2 Seabed Disturbance - Temporary Increase in SSC

The UXO clearance activities have the potential to physically disturb the seabed through detonation of UXO, resulting in a temporary increase in SSC within the water column.

Bedrock and stony reef features are sensitive to smothering (> 5 cm is the benchmark used by the Marine

Life Information Network (MarLIN)). The sediment arising from the activities will be limited in volume, being dispersed into a naturally dynamic system with cyclical changes in turbidity, and benthic features are largely adapted to such small fluctuations. The UXO clearance activities will be conducted over a small area and as such, limited arisings into the water column are expected. Given the small sediment arisings, there is no expectation that the sediment would travel a considerable distance, and no expectation that sufficient sediment will be disturbed that any fauna would be subject to smothering at a degree that could lead to mortality.

4.1.4 Conclusion

The change in programme of UXO clearance activities until the end of construction (end of Q4, 2027) does not affect the original conclusions. No significant effects are predicted to arise on the benthic ecology of the area as a result of the UXO clearance activities. The impacts which may occur are also considered to be lesser in scale and magnitude than those already consented (and assessed as not significant) for construction activities at the Inch Cape OWF.

4.2 Natural Fish and Shellfish

4.2.1 Baseline

A range of species are present in the Development Area and along the ECC, many of which have commercial importance and have spawning or nursery grounds in the immediate area. These include a number of fin fish, elasmobranchs and shellfish. Many of the fish species are highly mobile and widely distributed over both the Development Area and the ECC and have a high commercial value.

A number of species of conservation importance (PMF, UK-BAP and OSPAR) were found during EIA baseline surveys, including: Norway pout (*Trisopterus esmarkii*), whiting (*Merlangius merlangus*), sandeel (*Ammodytes tobianus*), mackerel (*Scomber scombrus*) herring (*Clupea harengus*), cod (*Gadus morhua*), saithe (*Pollachius virens*), ling (*Molva molva*), spurdog (*Squalus acanthias*), common skate (*Dipturus batis*), and anglerfish (*Lophius piscatorius*).

The Development Area was found to be largely suitable for sandeel, with discrete patches of prime and sub-prime sediment (Appendix 13B in ICOL, 2013). The site is also nestled between two large herring spawning grounds (north and south of the Firth of Forth), as defined by Coull *et al.* (1998). Herring in the North Sea spawn between August and October⁴ and sandeel between September and March⁴.

4.2.2 Existing ES / EIAR conclusions

The effects of the construction of the consented Inch Cape Offshore Export Cable works on natural fish and shellfish ecology were assessed the original application submitted in 2013 and the 2018 EIAR, both of which determined the construction and operation of the Development to be not significant.

4.2.3 Effect of the UXO Clearance Activities

Potential effects from the UXO clearance activities include:

⁴ <https://www.ices.dk/about-ICES/projects/EU-RFP/EU%20Repository/ICES%20FishMap/ICES%20FishMap%20species%20factsheet-herring.pdf>

- Seabed disturbance - direct and indirect temporary habitat disturbance; and
- Underwater noise – direct impacts on fish species.

4.2.3.1 Seabed Disturbance - Temporary Disturbance / Loss of Habitat

The UXO clearance activities may result in direct and indirect disturbance to fish habitat during the activities. Direct disturbance to the seafloor would occur during the activities, but also temporary increases in SSC in the vicinity of the activities (see Section 4.1).

The proposed work will affect a negligibly small area of seabed, with small discreet locations disturbed in order to clear UXO. There is therefore no potential to significantly affect fish species at a population level in the area through seabed disturbance.

With regards to spawning habitats, the majority of fish are pelagic spawners (releasing eggs into the water column) and therefore will not be directly affected by habitat disturbance. Some species, namely herring and sandeel, are demersal spawners, laying their eggs on the seabed, and requiring specific substrate. There is no direct overlap with herring spawning grounds and considering any sediment arisings will be small scale and localised, no potential for indirect effects. Though sandeel are potentially present in the area, suitable habitats for sandeel are common throughout the North Sea and are not restricted to the Development area and the ECC. Sandeel are also not considered sensitive to small increases in SSC, as are likely to arise from the works.

The area is also considered important for a range of commercially exploitable shellfish species (see also Commercial Fisheries, Section 4.6), however considering the small scale of the works, and limited seabed disturbance that will arise, the activities will have no more than a negligible effect on shellfish species, with no population level consequences.

4.2.3.2 Underwater Noise – Direct Impacts on Sensitive Fish Species

The UXO clearance works have the potential to impact fish and shellfish receptors (including eggs and larvae) via underwater noise and vibration associated with low order deflagration, and high order detonation UXO clearance activities.

A review of hearing sensitivity in fish developed categories that can be used when assessing the effects of sound (Popper *et al.*, 2014). The categories are based on the presence or absence of a swim bladder and the potential for the swim bladder to enhance hearing sensitivity. These include:

- Fish species with no swim bladder or another gas filled chamber (e.g., flatfish). These species generally only detect particle motion and are less sensitive to sound pressure. However, some physiological injury could result from exposure to sound.
- Fish species with swim bladders in which hearing is separate from the swim bladder or any other gas filled chamber (e.g., Atlantic salmon). While hearing only involves particle motion, not sound pressure, these species are sensitive to physiological effects.
- Fish species in which hearing involves a swim bladder or other gas filled chamber (e.g., herring and cod). These species are sensitive to physiological effects being able to detect sound pressure and particle velocity.

- Fish eggs and larvae: The limited available data (e.g., larvae displaying similar startle thresholds) suggests larvae have similar hearing frequency ranges to those of adults. It is thought swim bladders may develop at a larval stage meaning there may be a susceptibility to pressure related trauma (Popper *et al.*, 2014).

In contrast, bioacoustics data (i.e., sound detection, acoustic behaviour, effects of anthropogenic sound) for shellfish is very limited which notably limits assessment of underwater noise on these species at this time.

In consideration of explosives and potential mortality, all species groups are considered equivalent and there is no frequency weighting to account for variations in hearing sensitivity. Two thresholds are provided; 229 dB SPL_{peak} and 234 dB SPL_{peak} which represent a lower and upper boundary, respectively for the potential impact. It is also considered that there is insufficient data for a quantitative calculation of impact ranges for recoverable injury or hearing impairment in respect of a blast.

Owing to the limited data available for the impact of different sized charges on fish species, calculated ranges for the risk of mortal injury to individuals have been provided. The upper limit (234 dB SPL_{peak}) of potential mortality or potential mortal injury is predicted to be within 640 m from source of the largest UXO devices (1, 179 kg) (lower limit of 229 dB SPL_{peak} is 1 km) (Table 4-2), however encountering UXO clearance with the largest charge is unlikely.

Table 4-2: Summary of the mortality and potential mortal injury impact ranges for UXO clearance using the unweighted L_p,pk explosion noise criteria from Popper *et al.* (2014) for fish (from Subacoustech, 2024)

L _p ,pk	Mortality and potential mortal injury	
	234 dB (Upper limit)	229 dB (Lower limit)
0.25 kg	< 50 m	60 m
6 kg	110 m	180 m
15 kg	140 m	240 m
25 kg	170 m	290 m
49 kg	220 m	370 m
165 kg	330 m	550 m
227 kg	370 m	610 m
254 kg	380 m	640 m
354 kg	430 m	710 m
1,179 kg	640 m	1.0 km

Mitigation will include the use of low order detonation as a primary method for clearance, to reduce underwater noise generation.

It is considered fish have a high sensitivity to UXO clearance works, particularly high order explosions, however the receptor is mobile and area of impact is relatively small when compared to these species' natural ranges. Taking into consideration the mitigation options, and limited and temporary nature of the clearance activities, any potential effects are therefore predicted to be temporary, localised and not significant.

4.2.4 Conclusion

The change in programme of UXO clearance activities until the end of construction (end of Q4, 2027) does not affect the original conclusions. No significant effects are predicted to arise on the fish and shellfish ecology of the area as a result of the UXO clearance activities. The impacts which may occur are also considered to be lesser in scale and magnitude than those already consented (and assessed as not significant) for construction activities at the Inch Cape OWF.

4.3 Marine Mammals

4.3.1 Baseline

The most common species recorded in the Firths of Forth and Tay, identified as key receptors, are as follows:

- Bottlenose dolphin (*Tursiops truncatus*);
- Harbour porpoise (*Phocoena phocoena*);
- Minke whale (*Balaenoptera acutorostrata*);
- White-beaked dolphin (*Lagenorhynchus albirostris*);
- Grey seal (*Halichoerus grypus*); and
- Harbour seal (*Phoca vitulina*).

Of the marine mammals listed above, grey seal, harbour seal and bottlenose dolphin are of particular relevance with regards to the inshore UXO clearance activities. Other cetaceans such as minke whales and white-beaked dolphins are more likely to be present further offshore.

Generally, the populations are in favourable conservation status. This is true of cetaceans, however while the overall status of harbour seal is favourable, the local population in the Firth of Tay and Eden Estuary SAC is predicted to be in overall decline.

The Offshore Export Cable Corridor passes relatively close to the south-west of the Isle of May (approximately 5.5 km at the nearest point), an area designated as an SAC for grey seal. Around 2,000 pups are born each year on the island, with lower numbers recorded on smaller islands in the southern half of the Firth of Forth. A fast-growing colony can also be found at Fast Castle, on the southern outer reaches of the Forth.

Bottlenose dolphins (*Tursiops truncatus*) are primarily coastal, generally in waters less than 25 m deep, and whilst there appears to be no reports of bottlenose dolphins near to Cockenzie they have been recorded along the Northumberland coast, suggesting they occur across the Offshore Export Cable Corridor.

4.3.2 Existing Assessment

The effects of construction of the consented Inch Cape OWF works on marine mammals were assessed as part of the revised application in 2018 (EIAR, Chapter 10) and determined to not be significant.

4.3.3 Effect of the UXO Clearance Activities

The potential effects of the UXO clearance activities on EPS have been assessed within a separate EPS-RA document. An MMMP has also been prepared to complement the application.

Mitigation required as identified through the Risk Assessment Process is summarised in Table 4-3.

Table 4-3: Mitigation as Identified through the Risk Assessment Process

Approach	Mitigation Measure
Micro-siting	Locations within the development area and offshore export cable corridor will be 'micro-sited' to avoid the UXO and prevent the need for a detonation where deemed safe to do so.
Lift and shift	The 'lift and shift' approach (to move the UXO to another location) will be considered on a case-by-case basis where deemed safe to do so.
Low order clearance	<ul style="list-style-type: none"> • Pre-work search (min. 60 mins) • Use of an ADD • Low order clearance • Post-detonation search (min. 15 mins)
High order clearance	<ul style="list-style-type: none"> • Use of an ADD (see Table 7.2) • Use of a NAS (UXO >49 kg) • High order clearance • Post-detonation search (min. 15 mins)

The following impacts were assessed for marine mammal receptors, the conclusions for which are presented below:

- Lethal Effects;
- Auditory Injury; and
- Behavioural responses.

4.3.3.1 Lethal Effects and Physical Injury

It is likely that the visual and passive acoustic pre-work search of the 1 km radius mitigation zone alone will be sufficient to negate the potential for lethal effects and physical injury. With this, in combination with the other mitigation procedures outlined, individuals will not be present in close proximity to the proposed UXO clearance work and the potential for lethal effects and physical injury is nil.

4.3.3.2 Auditory Injury

It is likely that pre-work searches (1 km radius zone) alone will be sufficient to negate the potential for auditory injury as a result of low order clearance work using a 0.05 kg or 0.25 kg initiation explosive. For all high order UXO clearance, and low order UXO clearance using a 10 kg initiation explosive, ADD use will be required to ensure no individuals will be present in the zone of potential effect for auditory injury.

The clearance ranges for very high frequency cetaceans (i.e. harbour porpoises) for each of the different mitigation methods (pre-work search, use of an ADD, and use of a NAS for high order clearance >49 kg) for all low order initiation explosive weights and all high order UXO charge weights is presented in the MMMP (IC02-INT-EC-OFL-012-INC-PLA-001). Using these ranges, no harbour porpoise will be present within the zones of potential effect for auditory injury for either low order or high order clearance. With these mitigations, the potential for auditory injury is nil for harbour porpoise.

The mitigation was designed around the greatest (i.e., worst case) potential impact ranges which are those for very high frequency cetaceans (i.e., harbour porpoise). Therefore, with mitigation (pre-work search, use of an ADD and use of a NAS for high order clearance >49 kg), high frequency cetaceans (bottlenose dolphins and white-beaked dolphins), low frequency cetaceans (minke whales) and phocid carnivores in water (seals), will not be present within the zones of potential effect for auditory injury. Therefore, the potential for auditory injury is nil for all species.

4.3.3.3 Behavioural Responses

Behavioural responses will likely be short term; Thompson *et al.* (2020) showed that the minimum time to the first porpoise detection following a 15 minute ADD playback was 133 minutes for all C-PODs within 1 km of the playbacks. Suitable local alternative habitat is likely to be available in the meantime therefore the energetic costs of fleeing should be able to be met relatively quickly. Because each piece of clearance work will only take a few hours, it is unlikely that animals will be excluded from key areas for significant periods of time.

4.3.4 Conclusion

The change in programme of UXO clearance activities until the end of construction (end of Q4, 2027) does not affect the original conclusions. Following the mitigation listed, no significant effects are predicted to arise on marine mammals as a result of the UXO clearance activities. The impacts which may occur are also considered to be lesser in scale and magnitude than those already consented (and assessed as not significant) for constructions activities at the Inch Cape OWF.

4.4 Ornithology

4.4.1 Baseline

The Development Area and the EEC are situated within / pass through or are in close proximity to a number of European designated sites for ornithological features. The Offshore Export Cable Corridor passes through the intertidal area of the Firth of Forth, passing near to the Firth of Forth SPA, Ramsar site and Site of Special Scientific Interest (SSSI), and through the Outer Firth of Forth and St Andrews Bay Complex SPA. This shoreline contains a variety of coastal and estuarine habitats which attract large numbers, and a wide variety, of over-winter and passage wetland birds (waders and waterfowl) to the area. Many of the sites are

designated for breeding seabird features, with the breeding season for most seabird species falling between April and September. Outside the breeding season the wider area is used for foraging, resting and roosting by seabirds. Adult seabirds with active nests are likely to be constrained by foraging distance in order to maintain energy.

4.4.2 Existing Assessment

The effects of construction of the consented Inch Cape Offshore Export Cable works on ornithology have been assessed as part of Chapter 15 of the 2013 ES (ICOL, 2013) and determined to be not significant. This was not reassessed for the revised design as the design changes were deemed to fall within the existing worst case assessed.

4.4.3 Effect of the UXO Clearance Activities

Potential effects from the UXO clearance activities include:

- Visual and noise related disturbance; and
- Indirect effects through impacts on prey species.

4.4.3.1 Visual and noise related disturbance

The UXO clearance vessels will be present within the context of existing sources of disturbance such as commercial shipping, recreational boating etc. up to 85 pUXO are expected across the whole Project.

There will be increased vessel presence due to UXO clearance activities with a maximum of three vessels working concurrently for each UXO clearance operation. Although these have the potential to disturb bird species, temporarily displacing them or affecting foraging behaviour, the area of the Firth of Forth experiences very high shipping densities on a daily basis (an average of 22 and 37 unique vessel movements per day across the Development Area and Offshore Export Cable Corridor respectively (ICOL, 2018)) and thus it is expected that all birds who regularly utilise the area will have an increased tolerance for vessel presence in region. The duration of work in any one location will be temporary, with any effects highly localised around the working vessel. Vessels will be moving slowly and in a predictable manner, and any visual or noise related disturbance will therefore be minimal. In addition, the SPA covers a large area and there is an abundance of available and equivalent feeding and loafing habitats in the immediate and wider area.

Accordingly, it is not considered this work will significantly disturb or displace ornithological species. Ornithological features are already acclimated to the high level of vessel traffic in the area which will not be materially altered by the proposed work. The work will be undertaken from vessels moving in a predictable and slow manner, and there is an abundance of equivalent habitat available. As such, it is considered there is no potential for the work to result in significant effects as a result of vessel disturbance.

4.4.3.2 Indirect Effects through Impacts on Prey

Bird species have the potential to show distributional changes due to impacts on prey species. Prey availability has been correlated with breeding success (Bustnes *et al.*, 2013). Fish such as herring and sandeel are a key prey resource, which both have the potential to be impacted by disturbance to the specific sediment, essential for successful spawning and completion of the lifecycle. Long term studies in the Firth of Forth highlighted a long-term decline in the overall prevalence of sandeel in kittiwake chick diet, concomitant

with an increase in the relative prevalence of clupeids in Scottish waters (Wanless *et al.*, 2018) indicating adaptable diet. Disruption to the prey habitat at any one location is anticipated to be temporary and of short duration. In addition, there is extensive adjacent equivalent prey habitat in the surrounding area whereby prey availability will not be affected by the UXO clearance activities. As such, it is considered there is no potential for the work to result in significant effects as a result of indirect impacts to prey species.

4.4.4 Conclusion

The change in programme of UXO clearance activities until the end of construction (end of Q4, 2027) does not affect the original conclusions. No significant effects are predicted to arise on the ornithology receptors as a result of the UXO clearance activities. The impacts which may occur are also considered to be lesser in scale and magnitude than those already consented (and assessed as not significant) for constructions activities at the Inch Cape OWF.

4.5 Cultural Heritage and Marine Archaeology

4.5.1 Baseline

During baseline surveys, a number (135) of marine geophysical anomalies were identified within the Development Area including four recorded wrecks / obstructions, four wrecks, 37 counts of debris, two seafloor disturbances, 78 dark reflectors and 10 magnetic anomalies. The ECC returned a total of 378 geophysical anomalies including two recorded wrecks / obstructions, two wrecks, 47 counts of debris, three seafloor disturbances, one depression, 79 dark reflectors, and 244 magnetic anomalies.

Archaeological features are sporadic and not concentrated in any one area within the Development Area or the ECC and the potential exists for further unknown cultural heritage features to be identified including prehistoric, maritime and aviation features.

4.5.2 Existing Assessment

The effects of construction of the consented Inch Cape OWF on cultural heritage assets have been assessed in Chapter 17 of the original ES (2013) and determined to be not significant.

4.5.3 Effect of the UXO Clearance Activities

Potential effects from the UXO clearance activities include:

- Seabed disturbance - damage to or removal of heritage features resulting from direct physical impacts.

4.5.3.1 Seabed Disturbance - Damage to or Removal of Heritage Features Resulting from Direct Physical Impacts

Both high order (detonation) and low order (deflagration) UXO clearance activities have the potential to directly affect marine cultural heritage and marine archaeology (partial or total destruction) through direct impacts to the seabed.

There are a number of known archaeological features within the Development Area and along the ECC, and there is the possibility that un-recorded assets will be identified during the works, despite the activities being minimally invasive. It is not expected that there will be many features which have not been identified, however owing to the dynamic nature of the North Sea, it is possible assets could have moved and therefore this cannot be ruled out.

Any work to be undertaken will avoid all designated Archaeological Exclusion Zones (AEZs) specified for the Development. A Protocol for Archaeological Discoveries (PAD) is currently being written, in line with current consents for the construction works⁵, and in the absence of an agreed PAD (and Written Scheme of Investigation (WSI)), ICOL has produced an Environmental Requirements Document (for the pre-construction activities) which will be provided to contractors, detailing the same information as that which would feature in the PAD/ WSI, for reference.

Specific mitigation will include:

- Adherence to known Archaeological Exclusion Zones (AEZ); and
- Implementation of an Environmental Requirements Document in the absence of an agreed PAD.

It is currently anticipated the work will involve up to three vessels working concurrently across the Development Area and the ECC and the activities taking place will be intermittent, of short duration and limited in scale (throughout the entire construction period) and it is therefore considered that there is no potential for the work to result in significant effects as a result of the UXO clearance activities.

4.5.4 Conclusion

The change in programme of UXO clearance activities until the end of construction (end of Q4, 2027) does not affect the original conclusions. With appropriate mitigation, no significant effects are predicted to arise on the cultural heritage receptors as a result of the UXO clearance activities. The impacts which may occur are also considered to be lesser in scale and magnitude than those already consented (and assessed as not significant) for constructions activities at the Inch Cape OWF.

4.6 Commercial Fisheries

4.6.1 Baseline

The Firth of Forth is an important area for commercial fisheries. Key fisheries in the area include the scallop fishery, the creel fishery, the squid fishery and the *Nephrops* fishery. Other fisheries of potential growing importance include both whelk and mackerel.

The Development Area and Offshore Export Cable Corridor are located in ICES rectangles 41E7 and 42E7 and these two rectangles contain valuable Scottish fishing grounds.

Over the five-year period considered in the EIAR between 2011 and 2016, the majority of landings in 41E7 were made up of *Nephrops* which accounted for 53% of all landings (by value) which equates to an annual average of £4,093,313. Landings of lobster were the second highest in this rectangle (34% - £2,602,308), with smaller quantities of crabs (edible and velvet crabs 5%), scallops (3%), razor clams (1%) and squid (1%). Other notable species captured in this rectangle include mackerel and whelks, although together they account for less than 1.2% of the average annual landings.

⁵ Section 36 Consent (dated 14th June 2023); Generating Station Marine Licence (MS-00010140 dated 15th June 2023); and Offshore Transmission Infrastructure (OfTI) Marine Licence (MS-00010593 dated 9th November 2023)

In rectangle 42E7 lobsters made up almost half the landings in the study period (49% which equates to an annual average £1,264,203), followed by scallops (21% - £529,645) and crabs (edible 10% and velvet swimming crabs 6%), squid (6%), Nephrops (6%) and mackerel (1%) and other species.

4.6.2 Existing Assessment

The effects of construction of the consented Inch Cape OWF works on the commercial fisheries of the area is set out in Chapter 14 of the 2018 Inch Cape Offshore EIA Report and were assessed as not significant.

4.6.3 Effect of the UXO Clearance Activities

Potential effects from the UXO clearance activities include:

- Vessel Presence - disruption to existing fishing activities from temporary loss or restricted access to fishing grounds, increased steaming times to fishing grounds, and displacement of fishing vessels into other areas.

4.6.3.1 Vessel Presence - Disruption to Existing Fishing Activities

The work will be undertaken over a large area within the Development Area and along the ECC, however in any given area the work will be relatively short term, localised and small scale. Additionally, the vessels will work in an area with a high presence of vessel traffic and the work undertaken will have predictable and slow vessel movements. Vessel presence (along with the requirement to keep a safe distance during UXO clearance works) from the planned UXO clearance activities therefore have the potential to result in temporary, short term (estimated campaign until the end of construction (end of Q4, 2027) (with vessels potentially being on site 24/7), and localised disruption of fishing activities within the vicinity of detonation activities.

The Inch Cape project has a Project Fisheries Liaison Officer (FLO) who will ensure effective, ongoing communication between ICOL and the fisheries stakeholders, which will include communication surrounding these activities. The FLO will ensure key information surrounding the work, including timings and location, is communicated on an ongoing basis. Prior to any work being undertaken, and during the work, all appropriate notices and communications will be shared via the Kingfisher Bulletin updates and via Notice to Mariners (NtMs).

Through good communication and cooperation, there will be no significant disruption to commercial fishery receptors, and no significant impact on this receptor group.

4.6.4 Conclusion

The change in programme of UXO clearance activities until the end of construction (end of Q4, 2027) does not affect the original conclusions. Considering the mitigation in place, no significant effects are predicted to arise on the commercial fisheries receptors of the area as a result of the UXO clearance activities. The impacts which may occur are also considered to be lesser in scale and magnitude than those already consented (and assessed as not significant) for constructions activities at the Inch Cape OWF.

4.7 Shipping and Navigation

4.7.1 Baseline

The Firth of Forth is an area with busy shipping, fishing and recreational vessel use. Automatic Identification System (AIS) data revealed approximately three to four vessels pass through the Development Area per day

(mostly fishing vessels) and an average of 20 vessels use the ECC each day (33% fishing vessels, and 28% tankers).

4.7.2 Existing Assessment

The effects of the OfTW on shipping and navigation of the area is set out in the 2013 and 2018 ES and EIAR which concluded impacts were not significant.

4.7.3 Effect of the UXO Clearance Activities

Potential effects from the UXO clearance activities include:

- Vessel presence - increased vessels in the area.

4.7.3.1 Vessel Presence – Increased Vessels in the Area

Although the work has the potential to occur any time up to the end of Q4 2027, each individual UXO clearance operation of work will be short in duration, temporary, and spatially limited to the vicinity UXO clearance activities. Ongoing communication would be shared via all the Kingfisher Bulletin updates and issue of NtMs. It is anticipated the UXO vessel will use VHF radio to transmit warnings advising any transient shipping that clearance works are taking place. It will be necessary for the vessel to communicate the exact locations, including exclusion zones, to all vessels throughout the UXO clearance activities. Vessels will display lights and signals in accordance with the requirements of the International Regulations for the Prevention of Collisions at Sea. The project will consult with and actively maintain communications about the proposed works with the Northern Lighthouse Board (NLB), the Maritime and Coastguard Agency (MCA), the UK Hydrographic Office (UKHO) and the relevant Maritime Rescue Co-ordination Centre (MRCC).

Standard mitigation measures will be implemented to ensure impacts to shipping and navigation is kept to a minimum, including NtM and Kingfisher Bulletin notices will be issued in advance of the planned activities.

The work will be temporary in nature, localised and covering a small spatial scale. The Firth of Forth is, a naturally busy shipping area and the presence of the three anticipated vessels associated with this work would not materially contribute to an increase in overall vessel traffic giving rise to potential significant effects.

4.7.4 Conclusion

The change in programme of UXO clearance activities until the end of construction (end of Q4, 2027) does not affect the original conclusions. Given the mitigation to be implemented, no significant effects are predicted to arise on the shipping and navigation of the area as a result of the UXO clearance activities. The impacts which may occur are also considered to be lesser in scale and magnitude than those already consented (and assessed as not significant) for construction activities at the Inch Cape OWF.

4.8 Cumulative Considerations

As the UXO clearance activities are very localised in extent and will not result in any significant effects on any receptor, it is considered that there is no potential for significant cumulative effects to arise.

The only other plans or projects that could be considered to act cumulatively are:

- The other Inch Cape OWF pre-construction and construction related activities;
- Neart na Gaoithe construction (and maintenance activities);
- EGL-1 construction;
- Seagreen 1a OWF construction; and
- Berwick Bank OWF construction.

Other projects in the wider area have been reviewed, and it is considered there is no potential for significant cumulative effects with any other projects, beyond those listed above.

All effects of the Inch Cape OWF construction were considered to be not-significant, as are any effects that may result from the UXO clearance activities. As such, it is therefore considered that all effects at a cumulative level will not be significant, due to the short duration of each UXO clearance event, and limited spatial scale over which all will act.

5 Summary and Conclusion

It can be concluded that the change in programme of UXO clearance activities until the end of construction (end of Q4, 2027) does not affect the original conclusions. The UXO clearance activities will take place within the existing consented Inch Cape Development Area and the ECC. Although the UXO clearance activities may occur at any time until the end of construction (end of Q4, 2027), each individual UXO clearance event is relatively small scale and localised at individual targets. Based on the above considerations of impacts on all potential environmental receptors, it can be concluded that the UXO clearance activities undertaken throughout the entire construction period (described in Section 2) will not result in any potential significant effects, taking into consideration appropriate mitigation as detailed.

6 References

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