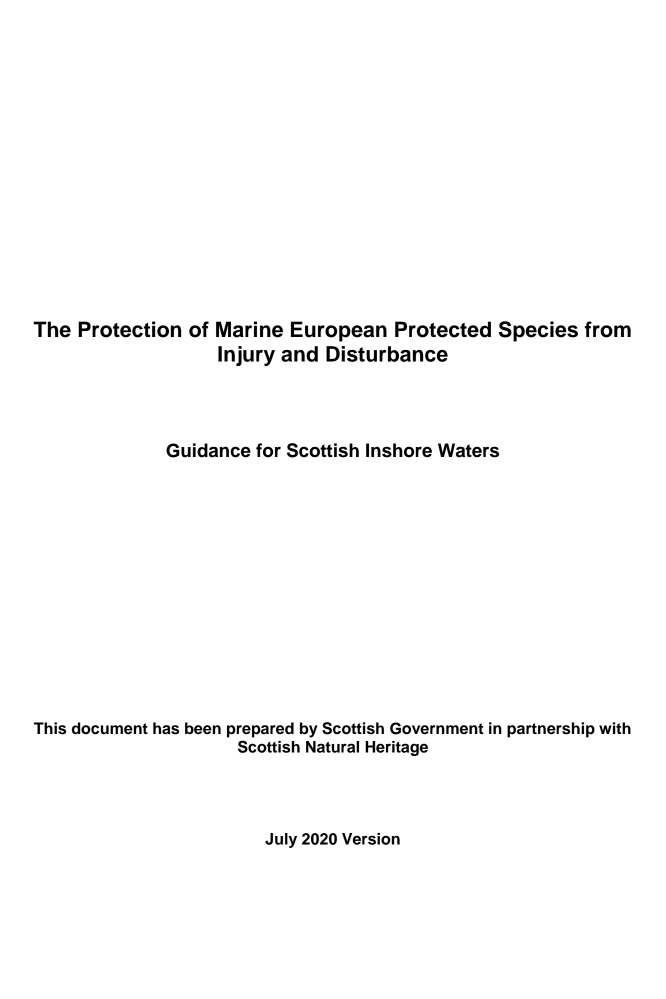


Marine Scotland

The protection of Marine European Protected Species from injury and disturbance

Guidance for Scottish Inshore Waters (July 2020 Version)





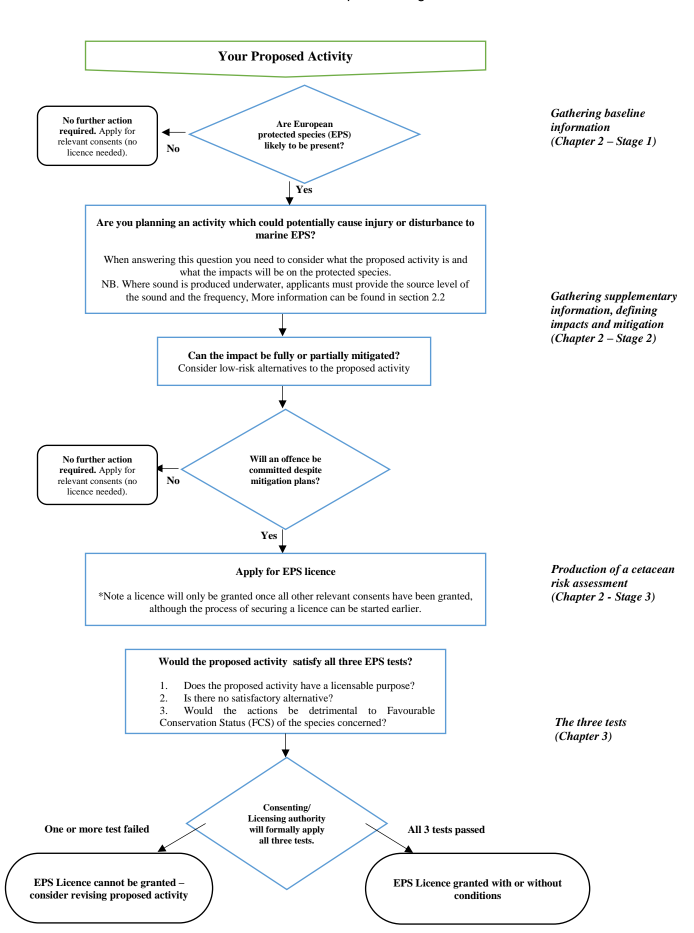
July 2020 Version

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Flowchart showing the decision-making process

Please refer to the relevant chapter of the guidance



Introduction

Scottish inshore waters are internationally important for many cetaceans with at least 23 species of whales, dolphins and porpoise occurring in this area. Some activities in the marine environment may kill, injure or disturb cetaceans, which are European Protected Species (EPS). This guidance has been created to: help avoid or minimise this risk, to clarify the circumstances in which an EPS licence is required and, to outline the process to be followed in applying for a licence.

Purpose of this guidance

This guidance provides advice for marine users who are planning to carry out an activity in the marine environment which has the potential to kill, injure or disturb a marine EPS. The guidance can also be used by regulators, nature conservation agencies, enforcement authorities and competent authorities when considering whether an activity will cause or has caused death, injury or disturbance to a marine EPS. It has been prepared by Scottish Government (SG) in partnership with Scottish Natural Heritage (SNHi).

In particular, this guidance is intended to help the reader assess:

- a) the likelihood of an offence being committed (as an incidental result of a lawful activity);
- b) if this can be avoided or minimised; and
- where this cannot be avoided or minimised, whether the activity could go ahead under licence.

Box A: What are European Protected Species?

These are species which are listed in Annex IV(a) of the Habitats Directive whose natural range includes any area in Scottish inshore waters. They include all species of cetaceans (whales, dolphins and porpoises), marine turtles and the Atlantic sturgeon.

Disturbance and injury have the potential to occur as a result of consented activities in the marine environment. However, the effective adoption of good practice guidelines (for example, the <u>JNCC</u> advice to offshore industry on geophysical surveys, piling and explosives use) and, where necessary and possible, of alternatives and/or mitigation measures as agreed with the relevant licensing authority should, in many cases, reduce that risk of disturbance or injury occurring.

This guidance reflects a <u>precautionary</u> approach given the uncertainties surrounding the issue of disturbance and marine EPS. We will review it regularly to take account of:

- continued and improved surveillance and monitoring methods and protocols;
- a better understanding of the impacts of activities on marine EPS;
- an increased knowledge of the ecology of marine EPS in Scottish waters;
- any future legislative changes; and
- new industries and technologies.

We will also consider feedback from users on the usefulness and applicability of the guidance.

Why do we require guidance for Scottish inshore waters?

In Scottish inshore waters (within 12 nm of the coast), offences relating to the protection of marine EPS are provided for under the Habitats Regulations (see Box 1 in section 1.1 below) which prohibits the *deliberate* and *reckless* capture, injury, killing and disturbance of marine EPS. The guidance in this document relates to these regulations.

Regulation 39(1)(a) of the Conservation (Natural Habitats, &c.) Regulations 1994 (as amended) (the Habitats Regulations) sets out offences that relate to a number of specific circumstances in which EPS are injured/disturbed and include an offence of harassment of EPS. Furthermore, due to the differing lifestyles of cetaceans and the small amount we know about them, Regulation 39(2) gives them additional protection from disturbance by providing that it is an offence to 'deliberately or

recklessly disturb any dolphin, porpoise or whale (cetacean).' This offence only applies in Scottish waters (see Box 1 in section 1.1 below). Section 2.2.2 of this guidance provides further details on activities in Scottish inshore waters that may cause death, injury or disturbance of cetaceans.

For information on the protection of marine EPS in English and Welsh waters and the UK offshore area, please contact the relevant nature conservation agency or administration.

Species focus

The focus of this guidance is mainly on cetacean species since these are the most common marine EPS occurring in Scottish waters. As such, from this point forward the guidance will refer only to cetaceans (with the exception of the legislation section). Nevertheless, the guidance may also apply to other marine EPS such as some species of marine turtles and the Atlantic sturgeon.

Limitations of the guidance

We have made every effort to ensure the accuracy of the information contained in this document as at the time of publication. You should check for any changes in the law and for fuller details you should refer to the current legislation. You are advised to obtain independent legal advice in relation to your rights and responsibilities under the Habitat Regulations and other legislation.

Contact

If you have any queries regarding the guidance please direct them to:

Marine Planning & Policy Division Marine Scotland Area 1B (North) Victoria Quay Edinburgh EH6 6QQ

Email: Marine Conservation@gov.scot

If you have queries about an EPS application please contact the relevant licensing authority (see section 1.2):

Marine Scotland Licensing Operations Team - MS.MarineLicensing@gov.scot

or

Scottish Natural Heritage – <u>licensing@nature.scot</u>

1. The Legislative Context

1.1 The Habitats Regulations in relation to marine EPS in Scotland

The Conservation (Natural Habitats, &c.) Regulations 1994 (as amended) (the Habitats Regulations) implement certain requirements of the Habitats Directive (European Council Directive 92/43/EEC on the conservation of natural habitats and of wild flora and fauna) in the UK. Animals listed in Annex IV(a) of the Habitats Directive, whose natural range includes any area in the UK, are also listed in Schedule 2 of the Habitats Regulations as European protected species (EPS) of animals. They are species of European interest in need of strict protection (see Box A in the introduction section above for the definition of marine EPS).

Box 1 - Legislation in Scottish inshore waters

The Conservation (Natural Habitats, &c.) Regulations 1994 (as amended)

Regulation 39(1) makes it an offence —

- (a) deliberately or recklessly to capture, injure, or kill a wild animal of a European protected species;
- (b) deliberately or recklessly -
 - (i) to harass a wild animal or group of wild animals of a European protected species;
 - (ii) to disturb such an animal while it is occupying a structure or place which it uses for shelter or protection;
 - (iii) to disturb such an animal while it is rearing or otherwise caring for its young;
 - (iv) to obstruct access to a breeding site or resting place of such an animal, or otherwise to deny the animal use of the breeding site or resting place;
 - (v) to disturb such 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;
 - (vi) to disturb such 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; or
 - (vii) to disturb such an animal while it is migrating or hibernating.

Due to the differing lifestyles of cetaceans and the small amount we know about them, the law gives them further protection through an additional disturbance offence.

Regulation 39(2) provides that it is an offence to -

deliberately or recklessly disturb any dolphin, porpoise or whale (cetacean).

Exemptions to the requirement of these species protection provisions may be available in certain specified circumstances, provided that:

- there is a licensable purpose;
- there are no satisfactory alternatives; and
- the actions authorised will not be detrimental to the maintenance of the population of the species concerned at favourable conservation status in their natural range.

An application for a licence will fail unless <u>all</u> of the three tests are satisfied.

Section 3 of this guidance provides more detailed information on the EPS licensing process.

1.2 Relevant Licensing Authority

Marine EPS licences for Scottish inshore waters are issued by Scottish Ministers or Scottish Natural Heritage (SNH) depending on the purpose and location of the activity in question.

For activities taking place within 12 nautical miles of the coast (the Scottish Territorial Sea), EPS are protected under the 1994 Regulations. For commercial activities such as geophysical surveying or testing, or installing renewable energy devices in inshore waters and for imperative reasons of overriding public interest which might affect cetaceans, Marine Scotland (on behalf of the Scottish Ministers) is the licensing authority. The licence assessment will be carried out by Marine Scotland – Licensing Operations Team (MS-LOT) using the information provided by the applicant and advice from Marine Scotland Science (MSS) and SNH. Contact MS-MarineLicensing@gov.scot for further details.

For activities taking place within the Scottish Territorial Sea relating to scientific research or conservation, Scottish Natural Heritage is the licensing authority. Contact licensing@nature.scot for further details.

Information on how to apply for a licence can be found at: <u>Marine Scotland</u> and <u>Scottish Natural Heritage</u>

2. Cetacean risk assessment approach – a staged process

This chapter provides guidance on how to assess and manage the risk of causing injury or disturbance to cetaceans as a result of activities at sea or on the coast. This guidance acknowledges that the information available to undertake a risk assessment for the offences in the Habitat Regulations may be insufficient in many cases and that it may be difficult to ascertain whether or not a causal link exists between your activity and potential offences. This might be due to difficulties in:

- identifying particular injuries/cause of death;
- · observing and interpreting cetacean behaviour;
- relating disturbance to effects on vital rates (e.g., reproductive rates);
- accounting for the combination of anthropogenic pressures on populations (i.e., cumulative effects); and
- distinguishing effects from inherent natural variability.

For example, a displacement of a large number of animals could be part of a generalised species/population distribution shift that could be caused by factors other than disturbance. <u>Marine users should focus on the assessment and management of potential risk by considering practicable and proportionate alternative methods or locations to the activity, applying mitigation and following good practice guidelines.</u>

The flow-chart at the beginning of this document summarises the decision-making process and illustrates a sequential series of steps that should be followed to determine whether an offence will be committed under Regulations 39(1) or (2) of the Habitat Regulations. The following sections provide additional, more detailed, information on each step in the assessment process. The onus is on the persons responsible for activities to make sure they undertake the required steps and, if necessary, seek relevant approvals before they start their activity, in order to avoid committing an offence.

It should be noted that a case-by-case approach is needed when assessing the likely impact of an activity on EPS. This is because the specific characteristics of both the *activity* and the *species* (and populations) potentially affected may be relevant as to whether an offence could be committed.

2.1 Stage 1 – Gathering baseline information

2.1.1 Are cetaceans likely to be present and how do they use the area?

Before you start your activity you need to determine how EPS are using the area. This information will help you to assess the potential impacts of your proposed activities. Collate the following baseline information, where available:

- Occurrence of cetaceans in the area What cetaceans occur in your area? What is the frequency of occurrence?
- Distribution of cetaceans in the area What is their spatial and temporal distribution (e.g., are there any seasonal patterns in their usage of the area)?
- Behaviour of the species present in the area What are they using the area for (e.g., breeding, feeding, moving through to other areas)?

It is likely that areas of greater cetacean abundance and known foraging activity will require careful consideration by the applicant.

It is suggested that those considering the need for EPS licensing, start with a review of existing information on cetaceans. <u>'Scottish Marine and Freshwater Science (SMFS) 2020 Vol 11 No 12 :</u> Regional baselines for marine mammal knowledge across the North Sea and Atlantic areas of

<u>Scottish waters</u>)¹ is a comprehensive review of existing data sources and a good starting point. Other useful references include:

- JNCC's Atlas of Cetacean Distribution in North-West European Waters
 http://data.jncc.gov.uk/data/a5a51895-50a1-4cd8-8f9d-8e2512345adf/atlas-cetacean-distribution-web.pdf)
- Small Cetaceans in the European Atlantic and North Sea (SCANS-III) https://synergy.st-andrews.ac.uk/scans3/
- Cetacean Offshore Distribution and Abundance in the European Atlantic http://biology.st-andrews.ac.uk/coda/
- Marine Spatial Plans and Regional Local Guidance may have information on cetacean populations in specific areas www.scotland.gov.uk/Resource/Doc/295194/0096885.pdf and https://www.gov.scot/publications/sectoral-marine-plan-offshore-wind-energy-regional-locational-guidance/
- Department for Business, Energy and Industrial Strategy (BEIS) Strategic Environmental Assessment www.gov.uk/guidance/offshore-energy-strategic-environmental-assessment-sea-an-overview-of-the-sea-process
- Seawatch Foundation www.seawatchfoundation.org.uk
- Whale & Dolphin Conservation <u>www.wdcs.org</u>
- Hebridean Whale and Dolphin Trust www.whaledolphintrust.co.uk
- Cetacean Research and Rescue Unit <u>www.crru.org.uk</u>
- See also Local Record Centres (www.brisc.org.uk/Sources.php) for additional records of marine EPS presence.

In addition, MSS and SNH may be able to give more site specific information on the likelihood of cetacean presence.

A lack of data and/or literature on cetaceans in an area does not mean an absence of cetaceans, but is probably due to a lack of survey effort in the area. Many applications will require additional data to be acquired, for example to fill gaps in knowledge or to provide information at a more appropriate scale. This requirement will ultimately depend on the scale, nature and duration of the proposed activity.

2.1.2 Gathering supplementary information

Where there is insufficient information from existing data sources on EPS, the collection of additional data may be required to aid the assessment and mitigation process. The requirement for any survey work will depend on the activity proposed (e.g., size, extent, duration, potential impacts) and the information already gathered through the baseline data collection. A lack of data is not necessarily sufficient justification for concluding that there will not be the potential for death, injury or disturbance.

Draft SNH 'Guidance on survey and monitoring in relation to marine renewables deployments in Scotland' is available, including a volume specific to cetaceans. This guidance is mainly aimed at the marine renewables sector, however, it is also useful for other marine industries. See: https://www.nature.scot/guidance-survey-and-monitoring-relation-marine-renewables-deployments-scotland.

The need for additional data and/or survey effort should be discussed with Marine Scotland. SNH may also advise on methods and overall data collection strategies. For all EPS applications, apart from those relating to scientific research or conservation, consultation with SNH should be managed through MS-LOT.

¹ Published end of July 2020

2.2 Stage 2 – Defining impacts and mitigation measures

If it is established that cetaceans are present in the area of the proposed activity, you should consider whether your activity could potentially result in injury or disturbance. This can be a difficult process, but with sufficient information on cetacean presence/movement and the activity itself, potential impacts can be identified.

Two main stressors have the potential to cause death, injury or disturbance to an animal, resulting in an offence:

- physical contact; and
- anthropogenic sound (noise).

It is important to note that, in most cases, mitigation measures are effective in the prevention of acute injury or death to cetaceans.

While the likelihood of acute injury can be relatively easy to determine, auditory injury accumulated over a period of time, and disturbance are not so straightforward and will be based on a number of factors including:

- The spatial and temporal distribution of the animal in relation to the activity;
- The duration of the activity;
- Any behaviour learned from prior experience with the activity;
- Similarity of the activity to biologically important signals (particularly important in relation to activities creating sound);
- The motivation for the animal to remain within the areas (e.g., food availability).

Box 3 below provides information on some examples of disturbance and what it may mean to EPS.

Noise can cause disturbance to cetaceans, marine users should therefore be aware that where their activity introduces sound to the marine environment, any application for an EPS licence will require detailed information on the source level of the sound and its frequency. Furthermore, it is likely that noise propagation modelling will be required to determine the range at which disturbance might occur. Therefore, marine users should discuss their proposed activities with the relevant licensing authority. Further information can be found in Box 6 below.

2.2.1 Assessing the likelihood of potential impacts on cetaceans

The information collected through the desk study and dedicated surveys, where required, should provide a basis for determining whether there is potential for disturbance/injury to cetaceans from the proposed activity. The following factors should be considered:

- The type of activity;
- · Duration and frequency of the activity;
- Extent of the activity;
- · Timing and location of the activity; and
- Other known activities in the area at the time.

With the provision of the above information relating to the activity in question, consideration should be given to the potential impacts associated with the activity. Some of the following factors may be relevant:

- **Type of impact** Will the proposed activity result in the killing or injury of individuals; disturbance of individuals or species; or changes in distribution or abundance?
- **Magnitude of impacts** How many individuals of a species could potentially be affected by the activity, and to what extent will they be affected? How will distribution change?

- **Duration and frequency of the impact** Will the effects be permanent or temporary, and if the latter, for how long will they last?
- Spatial extent and intensity of impact How big and/or how loud?
- **Timing of impact** Is it likely to occur when greater numbers of individuals/species are present or when young, more vulnerable animals are present? Can it be changed to reflect changes in distribution?
- **Location of impact** Will it block a channel or create a barrier to regular movement? Will it drive animals towards a coastline (i.e., entrapment)?
- **Temporal changes of impact** Will impacts change over time, e.g., impacts during different phases of construction of a development and those following completion. What will the long-term impacts be?
- Cumulative impacts Are there any other known activities taking place in the vicinity of the proposed activity either spatially or temporally? The effects of a single activity may not be sufficient to cause injury or disturbance under the regulations but in combination with other activities in the area, the effects of the activity could reach levels that have the potential to negatively affect cetaceans.
- **Is mitigation possible?** For example, different development scales or designs and different installation methods, placing the activity in an alternative area, and spatial-temporal restrictions.

Box 3. Disturbance of cetaceans

How do I know if disturbance of cetaceans occurs?

Although wide-scale displacement or abandonment of an area can be relatively easy to detect, other forms of disturbance can be difficult to determine, particularly if animals appear to do nothing or are even attracted to the source of impact. For example, if prey sources are unusually abundant, many cetaceans will tolerate a greater level of noise in order to forage in a particular area (e.g., a harbour entrance). This does not mean that they will tolerate additional pressures or that they are not 'unharmed' by that particular impact. In addition, many studies have shown that cetaceans are very individual in their behaviour – thresholds for one individual may not be the same for the rest of the species and signs of disturbance can vary. Some examples of the consequences of disturbance are:

- Changes in (direction or speed of) swimming or diving behaviour;
- Bunching together or females shielding calves;
- Changes in breathing patterns;
- Changes in vocalisation;
- Aggression, agitation or panic behaviour;
- Certain surface behaviours such as tail slashes and trumpet blows;
- · Moving out of an area previously occupied.

The <u>Scottish Marine Wildlife Watching Code (SMWWC</u>) provides additional information on signs of disturbance exhibited by cetaceans, and particularly sensitive times of year.

What disturbance to a cetacean may mean

Changes in behaviour like those described above may not appear to be detrimental in the short-term. The long-term consequences, however, are not yet well understood, but could be significant. Additionally, the effects may be minor in isolation, but may become significant in accumulation. The following are some of the potential problems that may be caused by disturbance:

- Displacement from important feeding areas;
- Disruption of feeding;
- Disruption of communication, migration, breeding, nursing, feeding, resting and other social behaviours:
- Abandonment of preferred breeding or calving sites:
- Changes to regular migratory pathways to avoid areas of human interaction;
- Increased vulnerability of an individual or population to predators or physical stress;
- Increased risk of injury or mortality; and
- Excessive use of energy leading to loss of condition (caused by continual or repeated avoidance or flight).

2.2.2 Activities in Scottish inshore waters that may cause death, injury or disturbance of cetaceans

Certain activities in marine and coastal areas may kill, injure or disturb cetaceans, potentially through creating noise, increased collision risk and physical barriers to movement. The scale and likelihood of impacts will be determined by the location, time of year and nature of the activity. Furthermore, it is important to remember that some terrestrial developments may also have impacts (particularly noise) that could affect marine species. Many developments may involve a number of different elements of which all or some may lead to disturbance.

The following activities have the potential, in certain situations, to be associated with the disturbance, injury and/or killing of cetaceans:

- Seismic and other geophysical/geotechnical surveys;
- Construction works (including pile driving, rock dumping, cable and pipe laying);
- Marine renewable energy generation;
- Military sonar;
- Drilling;
- Shipping and vessel movement;
- Decommissioning activities involving the use of explosives;
- Explosive use;
- Recreational activities, including marine wildlife watching;
- Acoustic deterrent devices, including on fish-farms;
- Maintenance of navigational channels; and
- Research on cetaceans.

It should be noted that there may be other marine activities that are not included in the list which may be associated with injury or disturbance of marine EPS. Marine users should therefore consider the potential impact of their activity when reading this guidance and consult Marine Scotland as necessary. Box 4 below provides information on some potential impacts associated with marine activities.

Box 4. Potential impacts associated with these marine activities

The types of impacts that may occur include the following:

- Direct injury (e.g., collision, entanglement, hearing damage);
- Disturbance and displacement;
- Exclusion from foraging areas;
- Barrier effect;
- Habitat loss or degradation;
- Indirect effects on prey;
- Changes in distribution;
- Disruption of communication, migration, breathing, breeding, nursing, feeding or resting
- Excessive use of energy leading to loss of condition (caused by continual or repeated avoidance or flight); and
- Increased vulnerability of an individual or population to predators or physical stress.

2.2.3 Alternatives and/or mitigation measures

Where it is likely that an activity will result in disturbance or injury of marine EPS, lower risk alternatives to the proposed activity should be considered. These could include different development scales or designs and different methods, placing the activity in an alternative area, and spatial-temporal restrictions. Activities should be timed and located, as much as possible, to avoid periods and areas where marine EPS could be present, or at least present in high densities. However, in many cases this is likely to be difficult to achieve given the unpredictable nature of cetacean distribution and abundance. Nevertheless, in some situations, suitably locating activities both spatially and temporally could be sufficient to reduce the likelihood of impact and subsequent offence. Where alternatives are sought, consideration must be given to the impact on other protected species/habitats. A consideration of possible alternatives should also include details on the characteristics of alternative methods and equipment, highlighting their availability and feasibility. This is particularly important if an EPS licence is to be applied for because, as part of the licensing process, the applicant will have to demonstrate why lower risk alternatives have been discounted.

Mitigation measures should be put in place whenever there is concern that an activity is likely to cause an offence, and should be proportionate to the risk of injury or disturbance. The JNCC advice

to offshore industry on geophysical survey, piling and explosives use provides good practical guidelines for specific activities. It is considered that these guidelines currently represent best practice and adherence to the guidelines should reduce the risk of an injury offence. The Scottish Scottish Marine Wildlife Watching Code (SMWWC) also provides a source of information on best practice with respect to vessel movement, and Box 5 below provides some examples of mitigation measures applied in previous applications.

If, despite following the guidelines, an activity was deemed to have caused death, injury or disturbance (within the meaning of the Habitats Regulations), then any preventative actions taken would be relevant in determining if the action was 'deliberate' or 'reckless' and therefore if an offence has been committed.'. The efficacy of some of the mitigation measures set out in the guidelines has not been fully tested, but these are based on reasonably conservative assumptions and efforts are underway to assess how effective they are in reducing the risk.

Box 5. Some examples of mitigation measures that should be considered:

- Changing the project design or method, or in exceptional circumstances the scale.
- Technological measures for reducing noise (e.g., bubble curtains, pile sleeves, etc.).
- Spatial and temporal flexibility, e.g., avoid siting devices in particularly sensitive areas (e.g., migration routes, feeding and breeding areas) and avoid activities during sensitive times (e.g. breeding).
- Minimise use of high noise emission activities (e.g., piling, percussive drilling, explosives).
- Use of observation (trained Marine Mammal Observers (MMO)) and acoustic systems (e.g., Passive Acoustic Monitoring (PAM)) with feedback to control activity.
- Implementation of relevant SNH/JNCC or other guidance as appropriate.
- Implement 'soft start' for piling and other noisy activities, where possible.
- For Acoustic Deterrent Devices (ADD), use of high tension cage netting or ADD that have frequency content targeted at seal hearing, with minimal overlap for cetacean hearing.
- Implementation of ADD deployment plans.
- Adherence to the Scottish Marine Wildlife Watching Code.

2.3 Stage 3 – Production of a cetacean risk assessment

Having gathered appropriate literature and survey data, considered potential impacts and identified what mitigation can be implemented, all this information will then need to be summarised in a Cetacean Risk Assessment. This assessment should identify whether an offence is still likely to occur and, if so, consider the tests needed for an EPS licence. A good risk assessment will make the process of applying for an EPS licence much easier. Please note that the risk assessment is likely to require a quantitative noise assessment. Factors which should be considered within a risk assessment can be found in the following information Box 6 on marine noise.

Box 6. Information on cetaceans and underwater noise

Many forms of marine life, particularly cetaceans, use sound as their primary sense, for navigation, finding food and communication. Therefore they could be affected by the noise and vibration resulting from a range of marine activities. Cetacean species can be classified into three functional hearing groups based on auditory sensitivity:

Low Frequency (7 Hz – 22 kHz), all baleen whales e.g., humpback whales, minke whales Medium Frequency (150 Hz – 160 kHz), e.g., dolphins and killer whales High Frequency (200 Hz – 180 kHz), e.g., harbour porpoises

Certain sounds such as drilling, explosive use, pile driving, sonar and acoustic deterrent devices may therefore not be heard by all cetacean species, or at least not heard with the same loudness. The degree of sensitivity contributes to the potential of a disturbance or injury offence. Auditory injury is deemed to have occurred when there is a permanent shift in the hearing threshold of cetaceans. Note that auditory injury can result from very loud noises, even if they are not within the frequency range of the animal (i.e., they can't be heard by the animal but may still damage the structure of their ears).

Southall *et al.* (2007) propose precautionary noise exposure criteria for injury. Those criteria are currently the best available and their use is recommended. Disturbance is highly context specific and currently there are no agreed thresholds. Contact the relevant licensing authority to agree the threshold/s to be used appropriate for the proposed activity. When compiling a risk assessment, a section specifically detailing noise assessment must be included. This should cover:

- **Duration and frequency of the activity**, as increased exposure is more likely to cause a disturbance offence.
- Intensity and frequency of sound and extent of the area where injury/disturbance thresholds could be exceeded, as chronic noise exposure increases the risk of a disturbance offence.
- Combination effects the presence of other concurrent, preceding or subsequent activities, activities may have an accumulative effect increasing the risk of disturbance.
- Species specific noise criteria as outlined by Southall et al (2007) use of these criteria aids in risk assessment when EPS are identified in a proposed area of activity.
- Mitigation measures, there may be measures that limit the noise levels, duration and frequency of the activity, thus reducing risk.

3. The licence assessment process

Once you have undertaken your cetacean risk assessment, you will now be at a stage to determine your need for a licence. It is expected that many activities at sea will not require a licence to exempt them from regulations 39(1) and (2) of the Habitat Regulations since there may be suitable mitigation to reduce the potential for injury and/or disturbance. However, if, despite the use of alternatives and/or mitigation measures, an activity remains likely to result in injury, death or disturbance of marine EPS, the activity may still be able to go ahead under licence.

Any licence application (under regulation 44(2)) will necessitate a detailed assessment of whether the licence should be granted. The licence assessment will comprise three tests to ascertain: 1) whether the licence is to be granted for one of the purposes specified in the Habitat Regulations; 2) whether there are no satisfactory alternatives to the activity proposed (that would avoid the risk of offence); and 3) that the licensing of the activity will not be detrimental to the maintenance of the population of the species concerned at a favourable conservation status (FCS).

3.1 The three EPS tests

A licence derogating from the strict protection afforded to EPS will only be granted if your application passes <u>each of the three tests</u> found in the Habitats Regulations. The licence application form asks you (the applicant) to consider each of the three tests to aid the licensing authority in assessing your application. Information on how to apply for a licence can be found at the following websites: <u>Marine Scotland</u> and <u>Scottish Natural Heritage</u>

The tests are:

1. The licence application must relate to one of the purposes referred to in Regulation 44(2)

Only activities carried out for certain 'purposes' can be licensed so that regulations 39(1) and (2) do not apply. These purposes include 'imperative reasons of over-riding public interest including those of a social or economic nature and beneficial consequences for the environment', 'preventing serious damage to livestock, foodstuffs for livestock, crops, vegetables, fruit, growing timber or any other form of property or to fisheries' and 'scientific and educational purposes'. Guidance on what could constitute 'imperative reasons of overriding public interest' can be found at Section 1.3.2 of the Guidance Document on Article 6(4) of the 'Habitats Directive' 92/43/EEC.

2. There must be no satisfactory alternative (Regulation 44(3)(a))

Licences can only be granted if Marine Scotland is satisfied that there is no satisfactory alternative. The applicant will have to show, based on best available information, that alternatives were sought that would not impact on EPS and that none were found or they were not satisfactory.

While this test is part of the licence assessment, Marine Scotland will expect the applicant to provide the information required to support this assessment. The 'alternatives' to minimise the risk of injury and disturbance should therefore be considered when assessing whether an offence is likely. If no satisfactory alternative is found then an objective demonstration of why alternatives have been discounted will form part of the licence assessment stage.

'No satisfactory alternative' is not defined in the Habitats Directive and there is no interpretation of the concept in the Habitats Regulations. <u>European Commission Guidance</u> on the strict protection of animal species (section III.2.2. paragraph 37) states that 'an analysis of whether there is "no other satisfactory alternative" can be considered as having three parts:

- 1. What is the problem or specific situation that needs to be addressed?
- 2. Are there any other solutions?
- 3. If so, will these resolve the problem or specific situation for which the derogation is sought?

In summary, for the 'no satisfactory alternative' test to be passed, Marine Scotland as a licensing authority must be satisfied that no other option presented or possible can meet the identified and proven need for which a licence is sought.

3. The action authorised must not be detrimental to the maintenance of the population of the species concerned at a favourable conservation status in their natural range (Regulation 44(3)(b))

Licences can only be granted where the authorised activity will not be detrimental to the maintenance of the population of the species concerned at a FCS in their natural range. Applicants should provide the necessary information to enable an assessment to be undertaken. When assessing FCS it may be helpful to refer to the relevant cetacean <u>Management Unit information</u>. Please refer to Box 7 for more information on what FCS means in practice.

If detrimental, Scottish Ministers may not issue a licence.

If not detrimental, Scottish Ministers may issue a licence, with or without conditions.

The <u>Commission Guidance</u> on the strict protection of animal species provides more details on what should be considered when assessing the tests.

Box 7 - What does Favourable Conservation Status mean in practice for species?

The ultimate objective of the Habitats Directive is to ensure that the species covered reach what is called a 'Favourable Conservation Status' and that their long-term survival is deemed secure across their entire natural range within Europe. Article 1(i) of the Habitats Directive defines Favourable Conservation Status (FCS) of a species as follows:

"Conservation status of a species means the sum of the influences acting on the species concerned that may affect the long-term distribution and abundance of its populations within its natural range.

The conservation status will be taken as 'favourable' when:

- population dynamics data on the species concerned indicates that it is maintaining itself on a long-term basis as a viable component of its natural habitats; and
- the natural range of the species is neither being reduced nor is likely to be reduced for the foreseeable future; and
- there is, and will probably continue to be, a sufficiently large habitat to maintain its populations on a long-term basis"

3.2 Monitoring the impacts of a licence and reporting on the licence

3.2.1 Monitoring

Section III.2.4., paragraph 59 of the Commission Guidance states that:

Competent national authorities not only have to ensure that all the conditions of the derogation scheme are met before derogations are granted, but it is also recommended that they should monitor the impact of derogations and the effectiveness of compensation measures, if any, after they are implemented. This should ensure that any risk for a species arising unintentionally

through the derogations (possibly in combination with other negative factors) is detected. The Directive does not explicitly provide for such monitoring. However, when advocating a proportional and flexible use of the derogation system...the framework conditions must be right to ensure that the flexible approach does not lead to undesired effects. Monitoring is a key element in this regard.

The Habitat Regulations place requirements on Scottish Ministers to make arrangements for the surveillance of conservation status of EPS. Monitoring the impacts of any licences will provide a record of any disturbances that are known to be a likely result of those derogations.

3.2.2 Reporting

Member States do not need to consult the Commission before granting derogations but they are obliged to submit a report to the Commission every two years on the implementation of Article 16 of the Habitats Directive.² Furthermore, Member States are required to report back to the EU every six years on the conservation status of marine EPS (the latest report is available here: https://jncc.gov.uk/our-work/article-17-habitats-directive-report-2019/). The licences issued will contribute to this process.

² Article 16(2) of the Directive.

4. The Species – Cetaceans (and other marine EPS)

Cetaceans occur throughout Scottish inshore waters in varying degrees of frequency. Some species are found frequently inshore and in significant numbers while others are more associated with deep, offshore waters and are very seldom found in inshore waters. To reflect this, the different species have been categorised as follows:

Resident cetaceans or those regularly seen in Scottish inshore waters in significant numbers:

- Bottlenose dolphin, Tursiops truncatus
- Harbour porpoise, Phocoena phocoena
- White-beaked dolphin, Lagenorhynchus albirostris
- Short-beaked common dolphin, Delphinus delphis
- White-sided dolphin, Lagenorhynchus acutus
- Risso's dolphin, Grampus griseus
- Minke whale, Balaenoptera acutorostrata
- Killer whale, Orcinus orca
- Humpback whale, Megaptera novaeangliae

Cetaceans that do occur in Scottish inshore waters, although usually not in significant numbers:

- Sperm whale, Physeter macrocephalus
- Long-finned pilot whale, Globicephala melas
- Fin whale, Balaenoptera physalus

Vagrants or rare species – Cetaceans that are only rarely found in Scottish inshore waters:

- Striped dolphin, Stenella coeruleoalba
- Northern bottlenose whale, Hyperoodon ampullatus
- Cuvier's beaked whale, Ziphius cavirostris
- Sowerby's beaked whale, Mesoplodon bidens
- True's beaked whale, Mesoplodon mirus
- Sei whale, Balaenoptera borealis
- Blue whale, Balenoptera musculus
- Beluga whale, Delphinapterus leucas
- Northern right whale, Eubalaeana glacialis
- False killer whale, Pseudorca crassidens
- Pygmy sperm whale, Kogia breviceps

Other EPS that occur in Scottish waters:

- Leatherback turtle, *Dermochelys coriacea* (frequent visitors)
- Loggerhead turtle, Caretta caretta
- Kemp's Ridley turtle, Lepidochelys kempii
- Green turtle, Chelonia mydas
- Atlantic sturgeon, Acipenser sturio

ⁱ Scottish Natural Heritage is due to be re-branded as NatureScot in summer 2020