

**From:** [SM-MMO-SH - MFA Marine Consents \(MMO\)](#)  
**To:** [Lisa Walton](#)  
**Subject:** FW: P/22/077/FUL Coastal Defensive Works, St Agnes - Amended Plans and Documents Consultation  
**Date:** 05 May 2023 11:15:49  
**Attachments:** [image001.png](#)  
[image002.png](#)  
[image003.png](#)  
[image005.png](#)  
[image006.png](#)  
[P-22-077 CONSULTATION RESPONSE TEMPLATE Amended Plans 21 days.doc](#)  
**Importance:** High

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## **Marine Licensing, Wildlife Licences and other permissions**

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Dear Sir/Madam,

Please be aware that any works within the Marine area require a licence from the Marine Management Organisation. It is down to the applicant themselves to take the necessary steps to ascertain whether their works will fall below the Mean High Water Springs mark.

### **Response to your consultation**

The Marine Management Organisation (MMO) is a non-departmental public body responsible for the management of England's marine area on behalf of the UK government. The MMO's delivery functions are; marine planning, marine licensing, wildlife licensing and enforcement, marine protected area management, marine emergencies, fisheries management and issuing European grants.

### **Marine Licensing**

#### **Works activities taking place below the mean high water mark may require a marine licence in accordance with the Marine and Coastal Access Act (MCAA) 2009.**

Such activities include the construction, alteration or improvement of any works, dredging, or a deposit or removal of a substance or object below the mean high water springs mark or in any tidal river to the extent of the tidal influence.

Applicants should be directed to the MMO's online portal to register for an application for marine licence

<https://www.gov.uk/guidance/make-a-marine-licence-application>

You can also apply to the MMO for consent under the Electricity Act 1989 (as amended) for offshore generating stations between 1 and 100 megawatts in English waters.

The MMO is also the authority responsible for processing and determining Harbour Orders in England, together with granting consent under various local Acts and

orders regarding harbours.

A wildlife licence is also required for activities that that would affect a UK or European protected marine species.

The MMO is a signatory to the [coastal concordat](#) and operates in accordance with its principles. Should the activities subject to planning permission meet the above criteria then the applicant should be directed to the follow pages: [check if you need a marine licence](#) and asked to quote the following information on any resultant marine licence application:

- local planning authority name,
- planning officer name and contact details,
- planning application reference.

Following submission of a marine licence application a case team will be in touch with the relevant planning officer to discuss next steps.

### **Environmental Impact Assessment**

With respect to projects that require a marine licence the [EIA Directive \(codified in Directive 2011/92/EU\)](#) is transposed into UK law by [the Marine Works \(Environmental Impact Assessment\) Regulations 2007 \(the MWR\), as amended](#). Before a marine licence can be granted for projects that require EIA, MMO must ensure that applications for a marine licence are compliant with the MWR.

In cases where a project requires both a marine licence and terrestrial planning permission, both the MWR and The Town and Country Planning (Environmental Impact Assessment) Regulations <http://www.legislation.gov.uk/uksi/2017/571/contents/made> may be applicable.

If this consultation request relates to a project capable of falling within either set of EIA regulations, then it is advised that the applicant submit a request directly to the MMO to ensure any requirements under the MWR are considered adequately at the following link

<https://www.gov.uk/guidance/make-a-marine-licence-application>

### **Marine Planning**

Under the Marine and Coastal Access Act 2009 ch.4, 58, public authorities must make decisions in accordance with marine policy documents and if it takes a decision that is against these policies it must state its reasons. MMO as such are responsible for implementing the relevant Marine Plans for their area, through existing regulatory and decision-making processes.

Marine plans will inform and guide decision makers on development in marine and coastal areas. Proposals should conform with all relevant policies, taking account of economic, environmental and social considerations. Marine plans are a statutory consideration for public authorities with decision making functions.

At its landward extent, a marine plan will apply up to the mean high water springs

mark, which includes the tidal extent of any rivers. As marine plan boundaries extend up to the level of the mean high water spring tides mark, there will be an overlap with terrestrial plans which generally extend to the mean low water springs mark.

A [map](#) showing how England's waters have been split into 6 marine plan areas is available on our website. For further information on how to apply the marine plans please visit our [Explore Marine Plans](#) service.

Planning documents for areas with a coastal influence may wish to make reference to the MMO's licensing requirements and any relevant marine plans to ensure that necessary regulations are adhered to. All public authorities taking authorisation or enforcement decisions that affect or might affect the UK marine area must do so in accordance with the [Marine and Coastal Access Act](#) and the [UK Marine Policy Statement](#) unless relevant considerations indicate otherwise. Local authorities may also wish to refer to our [online guidance](#) and the [Planning Advisory Service soundness self-assessment checklist](#). If you wish to contact your local marine planning officer you can find their details on our [gov.uk page](#).

### **Minerals and waste plans and local aggregate assessments**

If you are consulting on a mineral/waste plan or local aggregate assessment, the MMO recommend reference to marine aggregates is included and reference to be made to the documents below;

- The Marine Policy Statement (MPS), section 3.5 which highlights the importance of marine aggregates and its supply to England's (and the UK) construction industry.
- The National Planning Policy Framework (NPPF) which sets out policies for national (England) construction minerals supply.
- The Managed Aggregate Supply System (MASS) which includes specific references to the role of marine aggregates in the wider portfolio of supply.
- The National and regional guidelines for aggregates provision in England 2005-2020 predict likely aggregate demand over this period including marine supply.

The NPPF informed MASS guidance requires local mineral planning authorities to prepare Local Aggregate Assessments, these assessments have to consider the opportunities and constraints of all mineral supplies into their planning regions – including marine. This means that even land-locked counties, may have to consider the role that marine sourced supplies (delivered by rail or river) play – particularly where land based resources are becoming increasingly constrained.

If you require further guidance on the Marine Licencing process, please follow the link <https://www.gov.uk/topic/planning-development/marine-licences>

Regards  
Andy

Andy Davis| Administration Officer Business Support Team | Marine Management Organisation

Lancaster House, Hampshire Court, Newcastle Business Park, Newcastle upon Tyne, NE4 7YH

[Andrew.Davis@marinemanagement.org.uk](mailto:Andrew.Davis@marinemanagement.org.uk) | Tel: +44 02080265093 Mob: 07920365419

[Website](#) | [Twitter](#) | [Facebook](#) | [Linkedin](#) | [Blog](#) | [Instagram](#) | [Flickr](#) | [YouTube](#) | [Google+](#) | [Pinterest](#)

**Our MMO Values:** Together we are **Accountable**, **Innovative**, **Engaging** and **Inclusive**



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**From:** Lisa Walton <Lisa.Walton@scilly.gov.uk>

**Sent:** 04 May 2023 15:43

**To:** Planning (Isles of Scilly) <planning@scilly.gov.uk>

**Subject:** RE: P/22/077/FUL Coastal Defensive Works, St Agnes - Amended Plans and Documents Consultation

**Importance:** High

Dear Consultee,

I am just reminding you that our deadline for comments is tomorrow 5<sup>th</sup> May – if you previously had an objection and the additional information has allowed you to lift that objection I would like to ensure this is captured in my report. If you would like to discuss any of the works then please get in touch.

Many thanks

Lisa

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**From:** Lisa Walton

**Sent:** 14 April 2023 10:47

**To:** Planning (Isles of Scilly) <[planning@scilly.gov.uk](mailto:planning@scilly.gov.uk)>

**Subject:** P/22/077/FUL Coastal Defensive Works, St Agnes - Amended Plans and Documents Consultation

Dear Consultee,

The Local Planning Authority is in receipt of amended plans and documents to address a number of issues raised in connection with the proposed coastal defensive works on St Agnes. Please find attached formal notice of a 21 day reconsultation on the amended documents which includes:

- Amended Habitat Regulations Assessment: Porth Killier
- Amended Habitat Regulations Assessment: Porth Coose
- Amended Habitat Regulations Assessment: Periglis Beach
- Updated Environmental Statement and addendum.
- Amended Plans for dune works at Periglis

We would welcome your views and a response to this consultation as soon as possible **but no later than 5<sup>th</sup> May 2023.**

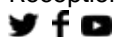
Many thanks  
Lisa

**Lisa Walton** *MRTPI*  
**Chief Planning Officer**  
Council of the Isles of Scilly

Email: [lisa.walton@scilly.gov.uk](mailto:lisa.walton@scilly.gov.uk)

Tel: 01720 424456

Reception: 0300 1234 105



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