





# Harbour Porpoise (*Phocoena phocoena*) possible Special Area of Conservation: West Wales Marine / Gorllewin Cymru Forol

# **Draft** Conservation Objectives and Advice on Activities

January 2016

Advice under Regulation 18 of The Offshore Marine Conservation (Natural Habitats, &c.) Regulations 2007 (as amended), and Regulation 35(3) of The Conservation of Habitats and Species Regulations 2010 (as amended).

#### **Further information**

This document is available as a pdf file on NRW's website for download if required (<a href="https://www.naturalresourceswales.gov.uk">www.naturalresourceswales.gov.uk</a>).

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#### **Summary of Conservation Objectives and Advice on Activities**

The Conservation Objectives (COs) and Advice on Activities (AoA) are set out for the West Wales Marine / Gorllewin Cymru Forol possible SAC (pSAC) for the Annex II species harbour porpoise (*Phocoena phocoena*). The site covers both inshore (within 12 nautical miles of coast) and offshore (beyond 12 nautical miles of coast) waters where Natural Resources Wales (NRW) and the Joint Nature Conservation Committee (JNCC) have respective advisory responsibilities.

The general objective of achieving or maintaining Favourable Conservation Status (FCS) for all species and habitat types listed in Annexes I and II of the Habitats Directive needs to be translated into site-level Conservation Objectives. These describe the condition to be achieved by species and habitat types within the sites in order for the site to contribute in the best possible way to achieving FCS at the national, bio-geographical and European level. The Conservation Objectives have been developed for the feature (harbour porpoise) throughout the recommended possible SAC network to ensure coherence across the network. This is also appropriate for a wide ranging, mobile and continuous population. The Advice on Activities is site-specific but based on a broad assessment of the sensitivity of the harbour porpoise to man-made pressures at a UK scale. The advice has been developed using the best-available scientific information and expert interpretation as at November 2015. The advice provided here will be subject to change as our knowledge about the site and the impacts of human activities improves.

The site should be managed in a way that ensures that its contribution to the maintenance of the harbour porpoise population at FCS is optimised. This may require management of human activities occurring in or around the site if they are likely to have an adverse impact on the site's Conservation Objectives either directly or indirectly identified through the assessment process. Management of activities that may affect processes on which the harbour porpoise is dependent, e.g. recruitment of prey species from supporting habitats, cannot be considered at present due to insufficient (often no) evidence linking habitat characteristics to prey of the harbour porpoise. There is some information on the prey of harbour porpoises, but their prey preferences whilst within the sites are not well known. It should be noted that as European Protected Species under Annex IV of the Habitats Directive, harbour porpoise are already strictly protected wherever they are in European waters. As such several management measures are already in place in the UK.

To fulfil the Conservation Objectives for the harbour porpoise, the relevant<sup>1</sup> and competent<sup>2</sup> authorities related to the West Wales Marine / Gorllewin Cymru Forol site should consider human activities within their remit which might affect the site.

<sup>&</sup>lt;sup>1</sup> Relevant authorities are those who are already involved in some form of relevant marine regulatory function and would therefore be directly involved in the management of a marine site.

<sup>&</sup>lt;sup>2</sup> A competent authority is any Minister, government department, public or statutory undertaker, public body of any description or person holding a public office.

#### Crynodeb o Amcanion Cadwraeth a Chyngor ynglŷn â Gweithgareddau

Mae'r Amcanion Cadwraeth a'r Cyngor ynglŷn â Gweithgareddau wedi'u nodi ar gyfer rhywogaeth Atodiad II Ardal Cadwraeth Arbennig posibl (ACAp) West Wales Marine/Gorllewin Cymru Forol, sef y llamhidydd (*Phocoena phocoena*). Mae'r safle'n cwmpasu dyfroedd y glannau (o fewn 12 morfilltir i'r arfordir) a dyfroedd alltraeth (y tu hwnt i 12 morffilltir o'r arfordir) lle mae gan Cyfoeth Naturiol Cymru (CNC) a'r Cyd-bwyllgor Cadwraeth Natur i gyd gyfrifoldebau cynghori.

Mae angen trosi'r amcan cyffredinol o gyrraedd neu gynnal Statws Cadwraethol Ffafriol i bob rhywogaeth a math o gynefin sydd wedi'u rhestru yn Atodiadau I a II o'r Gyfarwyddeb Cynefinoedd yn Amcanion Cadwraeth ar lefel safle. Rhaid i'r rhain ddisgrifio'r cyflwr y dylai rhywogaethau a mathau o gynefin o fewn safle ei wireddu er mwyn i'r safle gyfrannu yn y ffordd orau posibl tuag at wireddu Statws Cadwraethol Ffafriol ar lefel genedlaethol, bioddaearyddol ac Ewropeaidd. Cafodd yr Amcanion Cadwraeth eu datblygu ar gyfer y nodwedd (y llamhidydd) ledled y rhwydwaith o Ardaloedd Cadwraeth Arbennig posibl sy'n cael ei argymell i sicrhau cydlyniad ar draws y rhwydwaith. Mae hyn yn briodol hefyd i boblogaeth symudol a pharhaus, sy'n crwydro'n eang. Mae'r Cyngor ynglŷn â Gweithgareddau yn benodol i safle ond wedi'i seilio ar asesiad bras o sensitifrwydd y llamhidydd i bwysau o wneuthuriad dyn ar raddfa'r Deyrnas Unedig. Cafodd y cyngor ei ddatblygu gan ddefnyddio'r wybodaeth wyddonol a'r dehongliad arbenigol gorau a oedd ar gael ym mis Tachwedd 2015. Gallai'r cyngor a roddir yma newid wrth i'n gwybodaeth am y safle ac effaith gweithgareddau dynol wella.

Dylai'r safle gael ei reoli mewn ffordd sy'n sicrhau ei fod yn cyfrannu cymaint â phosib tuag at gynnal poblogaeth y llamhidydd ar Statws Cadwraethol Ffafriol. Gallai hyn olygu bod angen rheoli gweithgareddau dynol sy'n digwydd ar y safle neu yn y cyffiniau, os ydynt yn debygol o gael effaith niweidiol ar Amcanion Cadwraeth y safle un ai'n uniongyrchol neu'n anuniongyrchol, fel a nodir drwy'r broses asesu. Ar hyn o bryd ni ellir rheoli gweithgareddau a allai effeithio ar brosesau y mae'r llamhidydd yn ddibynnol arnynt, e.e. recriwtio rhywogaethau ysglyfaeth o gynefinoedd cynnal, oherwydd bod y dystiolaeth yn cysylltu nodweddion cynefin ag ysglyfaeth y llamhidydd yn annigonol (neu nid oes unrhyw dystiolaeth o gwbl yn aml). Mae yna rywfaint o wybodaeth am ysglyfaeth llamhidyddion, ond ni wyddom lawer am yr ysglyfaeth y maent yn ei ffafrio tra maent o fewn y safleoedd. Dylid nodi bod y llamhidydd, fel Rhywogaeth a Warchodir gan Ewrop o dan Atodiad IV o'r Gyfarwyddeb Cynefinoedd, eisoes yn cael ei warchod yn llym pryd bynnag y mae mewn dyfroedd Ewropeaidd. Mae sawl mesur rheoli eisoes ar waith felly yn y Deyrnas Unedig.

I gyflawni'r Amcanion Cadwraeth ar gyfer y llamhidydd, dylai'r awdurdodau perthnasol<sup>3</sup> a chymwys<sup>4</sup> yng nghyswllt safle West Wales Marine/Gorllewin Cymru Forol ystyried gweithgareddau dynol o fewn eu cylch gwaith a allai effeithio ar y safle ac ar Amcanion Cadwraeth y safle fel y'u disgrifiwyd.

<sup>&</sup>lt;sup>3</sup> Awdurdodau perthnasol yw'r rhai sydd eisoes yn cyflawni rhyw fath o swyddogaeth reoleiddio forol ac a fyddai felly yn ymwneud yn uniongyrchol â rheoli safle morol.

<sup>&</sup>lt;sup>4</sup> Awdurdod cymwys yw unrhyw Weinidog, adran llywodraeth, ymgymerwr cyhoeddus neu statudol, corff cyhoeddus o unrhyw fath neu berson sy'n dal swydd gyhoeddus.

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#### 1 Introduction

#### 1.1 Background

A potential network of eight sites was identified within UK waters for harbour porpoise (*Phocoena phocoena*). Sites were identified within the UK portions of Management Units (MUs) defined for the species (ICES, 2014; IAMMWG, 2015a). The Welsh and Northern Ireland Governments, along with Defra on behalf of England and offshore waters, gave approval for sites within their areas of jurisdiction to proceed to consultation. The resulting five sites are shown in Figure 1.

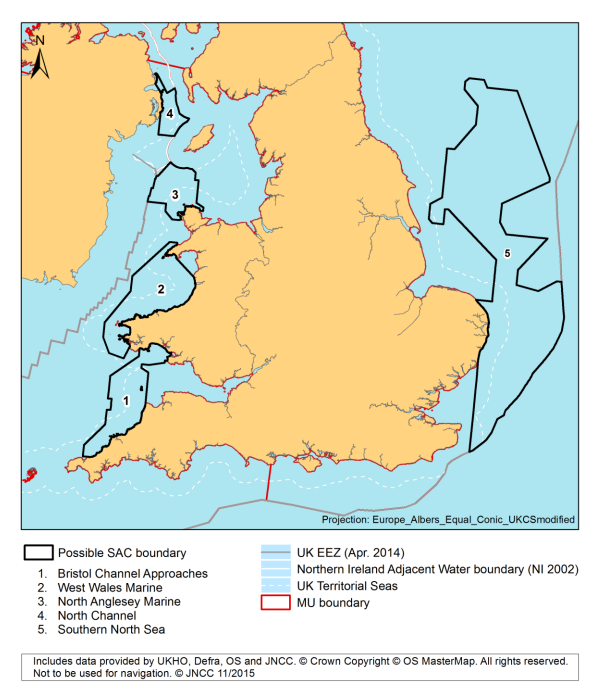


Figure 1: Possible Special Areas of Conservation for the harbour porpoise, *Phocoena phocoena* identified in Northern Ireland, England, Wales and offshore waters. The MU boundary refers to Management Units North Sea and Celtic and Irish Seas.

This advice is for the West Wales Marine / Gorllewin Cymru Forol site (Figure 2) which is subject to protection under the Habitats Directive as transposed by the Conservation of Habitats and Species Regulations 2010<sup>5</sup> and the Offshore Marine Conservation Regulations (Natural Habitats, &c.) Regulations 2007<sup>6</sup> (as amended). The advice is given in fulfilment of the duty of the Statutory Nature Conservation Bodies (SNCBs) under the Habitats Regulations to inform Relevant and Competent Authorities as to (a) the Conservation Objectives for the site; and (b) any activities which may negatively impact the feature [harbour porpoise] for which the site is designated<sup>7</sup>. The SNCBs aim to ensure that the Conservation Objectives are up-to-date, accessible and allow the assessment of the impact of proposed developments against them.

#### 2 Responsibilities of Relevant and Competent Authorities

The Habitats Regulations require Relevant and Competent Authorities to exercise their functions so as to secure compliance with the Habitats Directive. Competent Authorities must, within their areas of jurisdiction, have regard to both direct and indirect effects on the site. This may include consideration of issues outside the boundary of the SAC, if the impact of these occurs within the site boundaries. Relevant and Competent Authorities are not required to undertake any actions or ameliorate changes in the condition of the site if it is shown that the changes result wholly from natural causes.

The natural variability of harbour porpoise distribution and abundance within sites is likely to be large due to the mobility and wide ranging nature of this species. Apparent deterioration of harbour porpoise presence at the site must be contextualised in terms of natural variability and the abundance and distribution patterns at the population level (i.e. Management Unit level). SNCBs will work with Relevant and Competent Authorities and others to agree a protocol to guide assessments, and this will require consideration for the population at the wider scale MU population. It is essential that any assessment for the site reflect the natural variation of the species, including assessments in the condition of the site.

#### 3 Conservation Objectives for harbour porpoise SACs

#### 3.1 The role of Conservation Objectives

Site level Conservation Objectives are a set of specified objectives that must be met to ensure that the site contributes to maintaining or achieving Favourable Conservation Status (FCS) of the designated site feature(s) at the national and biogeographic level (EC, 2012). Conservation Objectives constitute a necessary reference for identifying site-based conservation measures and for carrying out Habitat Regulations Assessments of the implications of plans or projects. The purpose of the Habitat Regulations Assessment is to determine whether a plan or project adversely affects a site's integrity. The critical consideration in relation to site integrity is not the extent or degree of an impact, or whether an impact is direct or indirect, but whether the implications of any activities affecting a site,

<sup>&</sup>lt;sup>5</sup> http://www.legislation.gov.uk/uksi/2010/490/pdfs/uksi\_20100490\_en.pdf

http://www.legislation.gov.uk/uksi/2007/1842/pdfs/uksi 20071842 en.pdf

<sup>&</sup>lt;sup>7</sup> This Conservation Objectives/Advice on Activities Reg 18/35 package differs in format from previous Welsh inshore SAC Reg 33/35 packages because it is a single feature site that is cross boundary (inshore and offshore waters).

either individually or in combination with other plans or projects, affect the site's ability to achieve its conservation objectives and favourable conservation status.

Harbour porpoise are protected everywhere in European waters under the provisions of Annex IV and Article 12 of the Habitats Directive. The harbour porpoise in UK waters is considered part of a wider European population and the mobile nature of this species means that the concept of a 'site population' may not be appropriate for this species. Site based conservation measures will complement wider ranging measures that are in place for the harbour porpoise.

#### 3.2 Background to Conservation Objectives

The Conservation Objectives are designed to ensure that the obligations of the Habitats Directive can be met. Article 6(2) of the Directive requires that there should be no deterioration or significant disturbance of the qualifying species or to the habitats upon which they rely. Therefore, the focus of the Conservation Objectives for harbour porpoise sites is on addressing pressures that affect site integrity and would include

- killing or injuring significant numbers of harbour porpoise (directly or indirectly);
- preventing their use of significant parts of the site (disturbance / displacement);
- significantly damaging relevant habitats; or
- significantlyreducing the prey base.

This Conservation Objectives document includes both a statement of the actual Conservation Objectives and supplementary advice with regard their intent and interpretation specific to the site. The Objectives have been set taking account of European Commission guidance (EC, 2012). Further guidance on their specific application to certain casework will also be provided at a later stage.

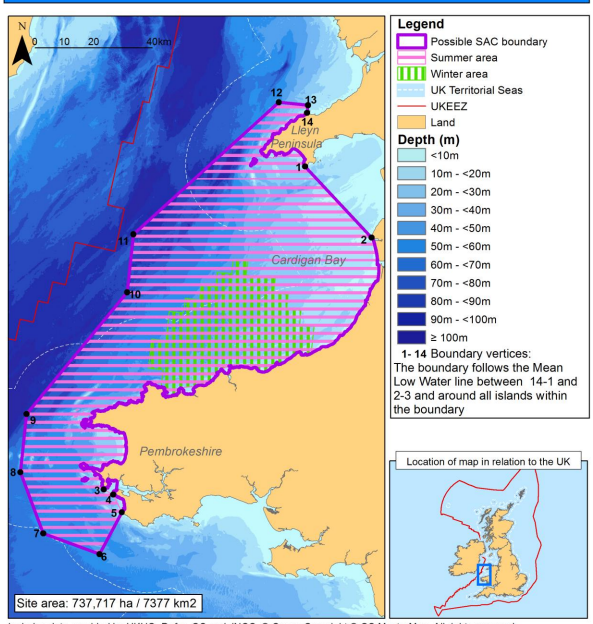
#### 3.3 The West Wales Marine / Gorllewin Cymru Forol pSAC Conservation Objectives

The West Wales Marine / Gorllewin Cymru Forol pSAC covers an area of 7334 km² extending southwards from the western end of the Llyn Peninsula across Cardigan Bay to Pembrokeshire (Figure 2). The qualifying feature of the site is the Habitats Directive Annex II species:

• harbour porpoise (*Phocoena phocoena*)

Seasonal differences in the relative use of the site have been identified based on the analyses of Heinänen and Skov (2015) which shows that harbour porpoise occur in elevated densities in the whole of the site during summer and in a part of the site in Cardigan Bay during winter (Figure 2).

#### **West Wales Marine / Gorllewin Cymru Forol**



Includes data provided by UKHO, Defra, OS and JNCC. © Crown Copyright © OS MasterMap. All rights reserved. Not to be used for navigation. © JNCC 09/2015

ID	Latitude	Longitude	ID	Latitude	Longitude
1	52° 46' 39.3"N	04° 31' 51.2"W	8	51° 40' 34.9"N	05° 35' 45.8"W
2	52° 36' 21.6"N	04° 07' 38.2"W	9	51° 51' 15.0"N	05° 37' 48.6"W
3	51° 40' 48.4"N	05° 10' 32.3"W	10	52° 17' 08.3"N	05° 16' 24.0"W
4	51° 40' 16.0"N	05° 07' 26.1"W	11	52° 27' 48.8"N	05° 18′ 24.8"W
5	51° 37' 27.0"N	05° 03' 46.4"W	12	52° 57' 12.8"N	04° 43' 46.1"W
6	51° 29' 04.9"N	05° 07' 35.8"W	13	52° 57' 47.2"N	04° 34′ 55.0"W
7	51° 30' 32.2"N	05° 25' 11.4"W	14	52° 56' 21.1"N	04° 34' 39.8"W

Figure 2: The West Wales Marine / Gorllewin Cymru Forol possible Special Area of Conservation for harbour porpoise showing summer and winter areas.

The Conservation Objectives for the site are:

To avoid deterioration of the habitats of the harbour porpoise or significant disturbance to the harbour porpoise, thus ensuring that the integrity of the site is maintained and the site makes an appropriate contribution to maintaining Favourable Conservation Status (FCS) for the UK harbour porpoise.

To ensure for harbour porpoise that, subject to natural change, the following attributes are maintained or restored in the long term:

- 1. The species is a viable component of the site.
- 2. There is no significant disturbance of the species.
- 3. The supporting habitats and processes relevant to harbour porpoises and their prey are maintained.

These Conservation Objectives are common across all UK sites proposed for this species to ensure coherence across the network (EC, 2012). These Conservation Objectives are based on considerations of the ecological requirements of the species within the site, although their interpretation is contextualised in their contribution to maintaining FCS at a wider scale (EC, 2012). With regard the West Wales Marine / Gorllewin Cymru Forol site, attributes need to be maintained. Maintain implies that, based on our existing understanding, the feature is regarded as being in favourable condition and will, subject to natural change, remain in this condition.

#### 1. The species is a viable component of the site.

Harbour porpoises are considered to be a 'viable component' of the site if they are able to survive and live successfully within it. The West Wales Marine / Gorllewin Cymru Forol site has been selected primarily on the basis of its long-term, preferential use by harbour porpoise in contrast to other areas of the UK portion of the Irish Sea. The implication is that this site provides good foraging habitat and it may also be used for breeding and calving. However, because the number of harbour porpoise using the site naturally varies, there is not an exact number of animals within the site above which the species is viable or below which it will become unviable.

For that reason, the intent of this objective is to minimise the risk posed by activities within the site to the species viability. Activities that kill, injure or significantly disturb harbour porpoise have the potential to affect species viability within the site.

The harbour porpoise is a European Protected Species (EPS) listed on Annex IV of the Habitats Directive and as such is already protected under Article 12 from deliberate killing (or injury), capture and disturbance throughout its range. However, relevant/competent authorities are reminded of these provisions and their application to the site as an integral part of the species' range. The Habitats Directive Article 12 guidance<sup>8</sup> proposes the following definition of deliberate: "deliberate actions are to be understood as actions by a person who knows, in the light of the relevant legislation that applies to the species involved, and the general information delivered to the public, that his action will most likely lead to an offence against a species, but intends this offence or, if not, consciously accepts the foreseeable results of his action".

The meaning of 'deliberately injure' should be taken from the definition under regulations 41(1)(a) and 39(1)(a) of the Conservation (Natural Habitats &c.) Regulations 1994 and its

<sup>&</sup>lt;sup>8</sup> http://ec.europa.eu/environment/nature/conservation/species/guidance/pdf/guidance en.pdf

amendments consolidated in The Conservation of Habitats and Species Regulations 2010 for England and Wales.

Disturbance under Article 12(1)(b) must be deliberate and not accidental. The definition of 'deliberate disturbance' is given in 39(1)(b) of Offshore Marine Conservation (Natural Habitats, &c.) Regulations 2007 (Offshore Marine Regulations, OMR, as amended in 2009 and 2010) and Regulation 41(2) of the Conservation of Habitats and Species Regulations 2010. It is an offence under these Regulations to deliberately disturb EPS in such a way as to: a) impair their ability to survive, to breed or reproduce, or to rear or nurture their young or b) to affect significantly the local distribution or abundance of that species. Further guidance as to the interpretation of and what constitutes 'deliberate' and 'significant disturbance' is given in the JNCC EPS guidance<sup>9</sup>. These definitions of types of disturbance are for the purposes of assessing the need for an EPS licence and apply throughout UK waters.

Bycatch of harbour porpoise in fishing nets is not deliberate but incidental killing. Article 12 (4) of the Habitats Directive applies and states that Member States 'shall establish a system to monitor the incidental capture and killing of the species listed on Annex IV (all cetaceans). In the light of the information gathered, Member States shall take further research or conservation measures as required to ensure that incidental capture and killing does not have a significant negative impact on the species concerned'. Consideration must be given to the effect of bycatch on the conservation status of harbour porpoise at the population level. With the designation of sites, bycatch within a site might contribute to a change in conservation status and therefore must also be considered. Bycatch poses a risk to the viability of the population and therefore could be deemed to affect the integrity of the site. Measures may be needed to minimise that risk to porpoises using the site.

#### 2. There is no significant disturbance of the species within the site.

Disturbance of harbour porpoise generally, but not exclusively, originates from activities that cause underwater noise (section 5). Responses to noise can be physiological and/or behavioural. JNCC has produced guidelines to minimise the risk of physical injury to cetaceans from various sources of loud, underwater noise<sup>10</sup>. However, disturbance is a behavioural (non-injurious) response to noise and may lead to harbour porpoises being displaced from the area affected.

Within sites, the immediate effects of disturbance are in the loss (usually temporary) of habitat available to harbour porpoise. The West Wales Marine / Gorllewin Cymru Forol site has been identified on the basis of having persistent higher densities of harbour porpoises (Heinänen and Skov, 2015) when compared to other areas of the UK's Irish Sea and Celtic Sea continental shelf, which is linked to the habitats within the site that likely promote good feeding opportunities. Therefore, activities within the site should be managed to ensure access to the site. Any disturbance should not lead to the exclusion of harbour porpoise from a *significant portion* of it for a *significant period* of time. Case Work Advice Guidance in relation to various activities is being developed and expands this supplementary advice to define 'significant portion and period' in the context of impacting site integrity.

This Conservation Objective aims to ensure that the site contributes as best it can to maintaining the Favourable Conservation Status of the wider harbour porpoise population. As such, how any impacts within the site translate into effects on the Management Unit population are of greatest concern.

10 http://jncc.defra.gov.uk/page-4273

<sup>&</sup>lt;sup>9</sup> http://jncc.defra.gov.uk/PDF/consultation\_epsGuidanceDisturbance\_all.pdf

### 3. The supporting habitats and processes relevant to harbour porpoises and their prey are maintained.

The harbour porpoise is a species that is highly dependent on a year-round proximity to food sources and its distribution and condition may strongly reflect the availability and energy density of its prey (Brodie 1995 in Santos & Pierce, 2003). The densities of porpoise using the site are likely linked to the availability (and density) of prey within this site. Porpoise eat a variety of prey including gobies, sandeel, whiting, herring and sprat (some of which may have spawning grounds within the West Wales Marine / Gorllewin Cymru Forol site). However, the diet of porpoises specifically when using the site is unknown. In the UK as a whole, the activity which potentially poses a risk to the achievement of this conservation objective is commercial fishing; although environmental variability also plays a role in determining the status of fish stocks.

The delineation of the West Wales Marine / Gorllewin Cymru Forol site is based on the prediction of 'harbour porpoise habitat' within the Celtic and Irish Seas (Heinänen and Skov, 2015). Habitat, in this context, means the characteristics of the seabed and water column. Peaks in density of harbour porpoise in the West Wales Marine / Gorllewin Cymru Forol site are likely to vary seasonally (see Figure 2). At the Management Unit scale, for both the summer and winter seasons, the distribution of harbour porpoise is related to water depth and variables within the water column (Heinänen & Skov, 2015). Harbour porpoise density peaked in stable stratified waters (based on vertical differences in temperature) with lower gradients of eddy activity (turbulence); higher densities were also found in areas with current speeds of 0.4-0.6m/s. The analysis indicated a preference for water depths between 30 and 50m throughout the year. In general, in both seasons, harbour porpoise preferred coarser seabed sediments (sand/gravel). How these environmental characteristics of the site influence the prey of harbour porpoise or other aspects of their life directly (e.g. breeding/calving) is currently unknown.

#### 4 Advice on Activities

#### 4.1 Purpose of advice

This section details the advice on human activities specifically occurring within or close to the West Wales Marine / Gorllewin Cymru Forol pSAC that would be expected to impact the site. Initial assessments were done at UK scale, with subsequent site level assessment (Section 5 & 6) detailing our understanding of impacts occurring with potential to affect harbour porpoise when using the site. Advice is given only where pressures 11 may act at the site level and therefore, may require management if the Conservation Objectives are to be met. Wide-spread pressures may also act to affect the overall status of harbour porpoise, but such effects are not restricted to specific sites. Such pressures are best dealt with through broader measures rather than site-specific measures. Alongside and in addition to the identification of the network of harbour porpoise sites, an overarching conservation strategy (DETR, 2000) has been in place for harbour porpoise since 2000. In light of a recent conservation literature review (IAMMWG et al, 2015b), this strategy will be reviewed and updated where necessary

This advice identifies activities that have the potential to affect harbour porpoise using the site (site level impacts), as well as (where possible) harbour porpoise supporting habitats in UK waters, which may impact the species' capacity to maintain FCS. This advice should also be used to help identify the extent to which existing activities are, or can be made, consistent

<sup>&</sup>lt;sup>11</sup> See Annex A for definition of key terms

with the conservation objectives, and thereby focus the attention of Relevant and Competent Authorities and surveillance programmes to areas that may need management measures.

This advice on activities will be supplemented through further discussions with the Relevant and Competent Authorities and any advisory groups formed for the site.

#### 4.2 Background

In compiling this advice on activities, the SNCBs have considered the pressures that may be caused by human activities and the sensitivity of the qualifying feature harbour porpoise, to those pressures. The advice is generated through a broad grading of sensitivity and exposure of the harbour porpoise to pressures associated with activities in order to gain an understanding of how vulnerable the species is to each activity at a UK level. The activities and their associated pressures to which the harbour porpoise is deemed vulnerable at UK level are then considered at site level in order to inform possible management needs necessary for the site to meet the conservation objectives. Annex A details the approach taken to identify the significant impacts on harbour porpoise from pressures, and the relative sensitivity and current exposure of harbour porpoise to those pressures at a UK wide scale.

This document is guidance only and activities and their management will be considered in the context of Habitats Regulations Assessments/Appropriate Assessment and where applicable through other environmental assessment processes (e.g. EIA).

#### 5. Activity assessments at UK scale

The assessments have been carried out using all available evidence as of November 2015. As further information becomes available, assessments may be subject to alteration in line with the new evidence to support the change, and further improving the understanding of the vulnerability of harbour porpoise to activities occurring in UK waters. This advice is presented without prejudice to any assessment that may be required for specific proposals to be considered by a Relevant and/or Competent Authority. The level of any impact will depend on the location, timing and intensity of the relevant activity. This advice is provided to assist and focus the Relevant and/or Competent Authorities in their consideration of the management of these activities.

The harbour porpoise is a wide-ranging species and occurs throughout the UK Continental Shelf area (<200m) (JNCC, 2013). It does occur in deeper waters but in very low densities, and perhaps only seasonally. As predominantly a shelf species, it is exposed to a wide range of pressures, that are both ubiquitous (e.g. pollution) and patchy (e.g. bycatch) in nature, and the list of anthropogenic activities leading to these pressures is long. Based on current available information, the activities with the most notable impact on UK harbour porpoise are shown in Table 1.

The definitions of the pressures as applied within harbour porpoise SAC advice can be found in Annex B

Activities which currently pose a low risk to porpoises at the UK level (Annex A, Table A2) have not been considered in this advice. The exposure to the pressures associated with these activities is currently very limited and poses no significant threat to the maintenance of harbour porpoise FCS. Non-anthropogenic impacts are also not considered, such as attack and predation from other marine mammal species, that have the potential to impact harbour porpoise populations.

The full list of assessed activities and key references can be found in Annex A, Table A3. Updates to the assessments will occur as more evidence becomes available.

Table 1: Key activities and the relative risks of impacts on harbour porpoise throughout UK waters. Those pressures ranked 'high' are known to have the greatest impact relative to other pressures on the population of UK harbour porpoises.

Activities	Pressures	Impacts	Current relative level of impact
Commercial fisheries with bycatch of harbour porpoise (predominantly static nets)	Removal of non-target species	Mortality through entanglement/bycatch	High
Discharge/run-off from land- fill, terrestrial and offshore industries	Contaminants	<ul> <li>Effects on water and prey quality</li> <li>bioaccumulation through contaminated prey ingestion</li> <li>health issues (e.g. on reproduction)</li> </ul>	High
Shipping, drilling, dredging and disposal, aggregate extraction, pile driving, acoustic surveys, underwater explosion, military activity, acoustic deterrent devices and recreational boating activity	Anthropogenic underwater sound	<ul> <li>Mortality</li> <li>Internal injury</li> <li>disturbance leading to physical and acoustic behavioural changes (potentially impacting foraging, navigation, breeding, socialising)</li> </ul>	Medium
Shipping, recreational boating, tidal energy installations	Death or injury by collision	Mortality     Injury	Medium/Low
Commercial fisheries (reduction in prey resources)	Removal of target species	<ul> <li>Reduction in food availability</li> <li>increased competition from other species</li> <li>displacement from natural range</li> </ul>	Medium

#### Removal of non-target species (harbour porpoise bycatch)

Bycatch of harbour porpoise in fishing gear is one of the most significant anthropogenic pressures impacting the population. The relevant commercial fisheries with harbour porpoise bycatch are bottom set nets. The areas where bycatch is of greatest concern is off southwest England and the southern North Sea. Mitigation of bycatch through the use of acoustic deterrent devices ('pingers') is required under EU Regulation 812/2004<sup>12</sup> on set net vessels of 12m or over. However, smaller set net vessels (12m) comprise the majority of the fleet and are the major source of harbour porpoise bycatch in UK waters. Where the bycatch/risk of bycatch within porpoise SACs threatens the sites' integrity, mitigation may be required.

#### Contaminants

The latest evidence (ASCOBANS, 2011; Law et al, 1992-2005 & 2009; Law et al, 2008, Murphy et al. 2015) shows that there is still a significant pollution issue for at least some cetacean species in European waters, which includes harbour porpoises and organochlorines (e.g. polychlorinated biphenyl [PCBs]). Monitoring and investigation will continue to be important, and research in this field should not remain focused on 'old'

<sup>&</sup>lt;sup>12</sup> http://eur-lex.europa.eu/LexUriServ/LexUriServ.do?uri=OJ:L:2004:150:0012:0031:EN:PDF

compounds and contaminants. Careful consideration is required to ensure we also monitor historical contaminant impacts as well as any current or emerging issues.

#### Anthropogenic underwater sound

Harbour porpoise use sound for foraging, navigation, social activities and predator detection. Changes in underwater noise therefore have the potential to interrupt these behaviours. The peak frequency of echolocation pulses produced by harbour porpoises is 120–130 kHz, corresponding to their peak hearing sensitivity although hearing occurs throughout the range of ~1 and 180 kHz (Southall *et al* 2007). A range of activities emit sound that falls within the hearing sensitivities of porpoise, including shipping, pile driving, Acoustic Deterrent Devices and military activities. The exact frequency, intensity and longevity of the sound will determine the response. The impact on the porpoise is also mediated through individual behaviour, and perhaps quality of its immediate habitat, at the time of exposure.

#### Death or injury by collision

Post-mortem evidence indicates that few collisions between harbour porpoise and vessels occur and is not a significant pressure for this species.

Research surrounding wet renewables shows potential risk of harbour porpoise collision with sub-marine turbines, although there is no evidence of such collisions to date.

#### Removal of target species (harbour porpoise prey)

Porpoise diet within UK waters includes a wide variety of fish and they will generally focus on the most abundant local species (De Pierrepont *et al.* 2005, Camphuysen *et al.* 2006). The predominant prey type in general appears to be gadoids (e.g. whiting), gobies and sandeel, although shoaling fish such as mackerel and herring are also taken. In the north-east Atlantic, a long term shift from predation on clupeid fish (mainly herring) to predation on sandeels and gadoid fish, possibly related to the decline in herring stocks since the mid-1960s has been observed. Porpoise diets overlap extensively with diets of other piscivorous marine predators (notably seals) and many of the main prey species are also taken by commercial fisheries, although porpoises tend to take smaller fishes than those targeted by fisheries (Santos and Pierce 2003).

## 6. Site specific considerations: West Wales Marine / Gorllewin Cymru Forol pSAC

**6.1 Sensitivity of harbour porpoise to existing activities within or impacting on the site** The West Wales Marine / Gorllewin Cymru Forol pSAC covers an area of 7,377 km<sup>2</sup> extending southwards from the western end of the Llyn Peninsula across Cardigan Bay to Pembrokeshire. A summary of the site can be found in the Selection Assessment Document<sup>13</sup>. Precise information on many activities within the boundary is not currently available due to the lack of targeted data collection to date. Assessing exposure carries certain assumptions about the spatial extent, frequency and intensity of the pressures

associated with marine activities. Therefore site based exposure and resulting current level of impact has not been assessed at this stage.

Table 2 is an overview of activities occurring within or in proximity to the West Wales Marine / Gorllewin Cymru Forol site to which the harbour porpoise has a current level of impact risk of High or Medium at UK level and therefore may require further consideration concerning options for management. This information was derived from spatial data as GIS layers of activities and a review of the literature, and includes all available data at time of writing.

Management measures are the responsibility of the relevant regulatory bodies, which consider the SNCBs' advice and hold appropriate discussions with the sector concerned, but the scale and type of mitigation is decided by the Regulators. Where consent is required and the activity (if considered a plan or a project) is likely to significantly affect a European Marine site (EMS), Article 6(3) of the Habitats Directive requires that an Appropriate Assessment (AA) is carried out. Assessments under Article 6(3) of the Directive are often referred to in the UK as "Habitat Regulations Assessments" (HRA). The HRA is a case-specific assessment made in view of the Conservation Objectives for the affected site. Each HRA requires case-specific advice from the SNCB but is the responsibility of the regulatory body concerned.

In 2012 the UK Government adopted a revised approach to the management of fishing activities within European marine sites in England. The revised approach is designed to ensure the consistency of the management of fishing activities with Article 6 of the Habitats Directive. Risk based prioritisation of managing the fishing activities of UK and non UK vessels has been applied to relevant European marine site features and sub features within the UK 12nm territorial limit. For EMS outside of 12nm, or sites outside 6nm where there are access rights for other Member States, management measures designed to ensure adequate protection are to be proposed to and agreed by the European Commission in accordance with the Common Fisheries Policy (CFP). The Welsh Government is developing an approach for assessing fishing activities in European marine sites in Wales.

Table 2: Activities occurring within/near to the West Wales Marine / Gorllewin Cymru Forol site to which the harbour porpoise is considered sensitive.

Activities	Pressure	Comment on current level of activity	Management considerations
Fisheries (commercial and recreational) with harbour porpoise bycatch	Removal of non-target (bycatch) species	UK registered vessels >12m: Negligible effort of Vessel Monitoring System (VMS) registered vessels using static net gears within the site 14  Vessels <10m (majority of Welsh small scale commercial fleet) include static nets: Minor to moderate effort and negligible to no bycatch.  Recreational netting also occurs at a low	Where management measures are required, the development of these would be undertaken via discussion with fishing interests and fishery managers and informed by any detailed information about fishing activity that can be made available. Detailed measures, if required, will be developed by the relevant regulator (European Commission/MMO/Defra/Welsh Government)  Gillnetters of >12m working within the site operate within ICES area VIIa and are therefore not legally required to use pinger under EU Regulation 812/2004. The risk of bycatch from this sector in the

<sup>&</sup>lt;sup>14</sup> The fisheries data are aggregated VMS data collected between 2006 and 2013.

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		level of effort along the coast with negligible to no bycatch.	context of the Conservation objectives of the site may need to be assessed.
		EU registered vessels: likely lower effort of static net setting in the site than UK vessels.	Bycatch most often occurs in bottom set nets deployed from vessels <12m, and the use of pingers is not mandatory under Regulation 812/2004. Effort by this sector of the fleet in the site is currently considered low and risk of bycatch is also likely low. The need for further management will need to be fully assessed based on local fisheries data but it is currently considered unlikely that further measures will be required.
Discharge/ run-off from land-fill, terrestrial/ offshore industries	Contaminants	Current exposure within or near the site is unknown	This pressure generally cannot be managed effectively at the site level. Most of the pollutants of relevance to marine mammals have been effectively phased out of use by action under the OSPAR Convention and, more recently, the EU (e.g. PCBs). However, human activities may cause the re-release of these chemically stable chemicals into the environment or introduce other contaminants of which the impacts are poorly known.
			Any novel sources of potential contamination associated with a new plan or project may be assessed under HRA. It is recognised that further efforts to limit or eliminate discharges to the marine environment may still be needed.
Shipping	Anthropogenic underwater sound	Ports along the Pembrokeshire coast mean large vessel shipping/ferry routes through southern parts of the site. St Brides Bay is also regularly used as an anchorage for large ships waiting to enter Milford Haven. This is likely to cause increased shipping related underwater noise.	The underwater sounds created by large ships are unlikely to cause physical trauma, but could make preferred habitats less attractive as a result of disturbance (habitat displacement, area avoidance). However, additional management is unlikely to be required given current levels within the site and elevated densities of porpoises in this area compared to other parts of the Celtic Irish Sea Management Unit.
Oil and gas drilling		Licensed areas for oil and gas extraction are not currently present in the site. However, the current (28 <sup>th</sup> ) offshore oil and gas licensing round includes several blocks that fall inside the site.	HRA will be required for any plans/projects that may come forward.
Dredging and disposal		Capital and maintenance dredging	Dredging and disposal can cause disturbance leading to physical and

		and disposal sites occurs at places in the southern part of the site	acoustic behavioural changes. However, the risk is considered relatively low and additional management is unlikely to be required
Aggregate extraction		No licensed and active areas within the site	Aggregate extraction can pose disturbance leading to physical and acoustic behavioural changes. However, the risk is considered relatively low and additional management is unlikely to be required
Pile driving	driving	Licensed areas for offshore wind do not exist within the site. Some impact piling from harbour/marina developments are planned.	A European Protected Species (EPS) licence is already required for any construction activity which carries the risk of significant disturbance or injury. As a minimum, developers are required to follow the 'Statutory Nature Conservation Agency protocol for minimising the risk of injury to marine mammals from piling noise'. (https://www.gov.uk/government/uploads/system/uploads/attachment_data/file/500 06/jncc-pprotocol.pdf).
			A Habitats Regulations Assessment (HRA) will be considered for all new developments (coastal and marine) using pile driving within the site or within 26km (see Dahne et al. 2013; Tougaard et al. 2014) of site boundaries. If additional mitigation (to that required under EPS licence) is required, planning and management of pile driving activities may be needed within the site to ensure the Conservation Objectives are met.
Acoustic (including seismic) surveys		Seismic activity is currently negligible in the site. Some seismic activity is proposed within the site (28 <sup>th</sup> offshore oil & gas licensing round). Some acoustic surveys are carried out in relation to marina works. Acoustic seabed surveys (multibeam, sidescan survey) planned in parts of the site.	Some geophysical surveys within 5km of site boundary may require consent and be subject to HRA.  Seismic surveys are likely to require an EPS licence which may specify conditions. As a minimum, it is expected that developers will adhere to the JINCC Guidelines for minimising the risk of injury and disturbance to marine mammals from seismic surveys (updated August 2010; https://www.gov.uk/government/uploads/system/uploads/attachment_data/file/500_05/jncc-seismic-guide.pdf)
Military activity		Active MOD firing and air range facilities across parts of the site (Aberporth and Castlemartin)	Activities take place under Range Standing Orders which include measures to reduce the risk of killing, injury and disturbance of marine mammals (for example live firing trials are subject to confirmation that marine mammals are not present in the vicinity of targets). At Aberporth, the procedures have been

			developed primarily to ensure mitigation of potential impact on the bottlenose dolphin population of the Cardigan Bay SAC
Recreational boating activity		Recreational boating is present across the extent of the site, focussed around the coast at ports and harbours. Activity can be intense at certain locations and times of the year. Occasional organised powerboat races within the site.	Adherence to wildlife codes of conduct is already advocated (e.g the WiSe scheme http://www.wisescheme.org/). No further management measures are likely to be required.
Acoustic deterrent/ mitigation devices		Negligible or not currently present	No further management required
Pinger devices		No registered vessels >12m used for gillnetting are known to fish in the site.	See 'Fisheries (commercial and recreational) with harbour porpoise bycatch'  The use of pingers is low/not needed in
			the site.
Shipping	Death or injury by collision	Ports along the Pembrokeshire coast mean large vessel shipping/ferry routes through southern parts of the site.	Post mortem investigations of harbour porpoise have revealed death caused by trauma (potentially linked with vessel strikes) is not currently considered a significant risk and no additional management is therefore required.
Recreational boating activity		Recreational boating is present across the extent of the site,	See 'Shipping' (with death or injury by collision) above.
douvily		focussed around the coast at ports and harbours. Occasional powerboat racing within the site. Several wildlife watching organisations operate within the site.	Boats conducting recreational activity should adhere to wildlife codes of conduct (e.g the WiSe scheme http://www.wisescheme.org/).
Wet renewables (tidal turbines)		Developmental tidal stream device is awaiting installation in the site. An area for wave energy development has been leased off Pembrokeshire and prospects for further tidal stream development exist	Future applications would be subject to an HRA.  Consented projects, but which have not started construction, within the site may be required to undergo a review of that consent in the context of the Conservation objectives for the site.
Commercial	Removal of	UK and EU Fisheries	Commercial species are managed at the

fisheries	target (prey)	targeting prey species	larger scale through the CFP.
(and	species	such as whiting, herring,	
recreational	'	mackerel, sandeel and	
set nets)		sprat are present in the	
,		Celtic and Irish Seas,	
		but few pelagic fisheries	
		operate within the site.	
		The majority of Welsh	
		fleet are vessels <10m	
		length i.e. small scale.	
		Most fisheries within the	
		site are demersal and	
		target shellfish, but there	
		are some include static	
		nets with minor to	
		moderate effort.	

#### 6.2 Limitations of the evidence

It is important to note that the information used to catalogue activities occurring within the site is not complete. The available data are drawn from existing monitoring programmes (e.g. the UK's bycatch of protected species monitoring and other European datasets linked to VMS monitoring of fishing vessels) but these have limitations including availability and accessibility at the time of preparing this advice. Caveats with how the data have been collected also need to be understood in order to correctly interpret the information. This can result in the use of expert judgement where sufficient evidence is lacking, but risk is implied. Below are some points to consider alongside the above table in order to ensure the information is not taken out of context:

#### Data availability

- Globally, the marine environment is generally far behind the evidence levels of that on land, particularly in offshore areas, mainly due to scale and cost.
- Sensitivities surround data that has been gathered by industry, and some data are not available for use for advice and management purposes. Often, these data become available eventually, but may not be available in time to inform management decisions.

#### Fishing: Limitations of fishing Vessel Monitoring System (VMS) data

- VMS positional data are transmitted at approximately 2-hour intervals. There is no information transmitted regarding precise vessel activity, therefore assumptions on its activity are usually made using the location of the vessel and its speed profile.
- Fishing vessels under 12m long, (and until 2013, vessels under 15m long) are not required to use VMS, and therefore VMS data tells us nothing regarding the activity of this segment of the fleet. However, relevant data can be obtained from fisheries regulators and will be used to develop more detailed guidance to assist with identification of any management measures.
- o In Wales, the Scallop fishing fleet (mostly <12m long) have vessel tracking devices (Succorfish), but this fishery does not have harbour porpoise bycatch.

#### Contaminants

 Although use of many substances that have contaminated the environment is now illegal, re-suspension or reintroduction of pollutants that were used historically occurs. It is also difficult to identify sources of contamination when dealing with highly mobile species.

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## 8. Annex A: Assessment process to establish the significant threats to UK harbour porpoise populations

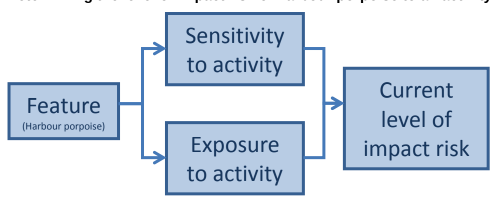
The sensitivity and vulnerability of harbour porpoise was assessed at UK level against the *pressure themes* identified by OSPAR's Intersessional Correspondence Group on Coordination of Biodiversity Assessment and Monitoring (ICG-COBAM)<sup>15</sup> which have been adapted slightly in order to suit the application of a highly mobile species. See Annex B for the definitions of pressures as used for the harbour porpoise assessments.

#### **Definition of key terms**

Term	Definition
Pressure theme	A group of like-pressures defined by ICG-COBAM
Sensitivity	A measure of tolerance (or intolerance) to changes in environmental conditions
Vulnerability	Vulnerability is a measure of the degree of exposure of a receptor to a pressure to which it is sensitive.
Pressure	The mechanism through which an activity has an effect on any part of the ecosystem'. The nature of the pressure is determined by activity type, intensity and distribution.
Impact	The effects (or consequences) of a pressure on a component.
Impact Risk	The current risk of impact
Exposure	The action of a pressure on a receptor, with regard to the extent, magnitude and duration of the pressure.
Activity	Human social or economic action or endeavours that may create pressures on the marine environment.

Source: jncc.defra.gov.uk/page-6515

#### Determining the level of impact risk of harbour porpoise to an activity



#### Sensitivity

Harbour porpoises were assessed as sensitive to a pressure when viability of an individual (including physiological stress, reduced fecundity, reduced growth) would be negatively affected and recovery did not take place rapidly (within weeks). The assessment incorporated expert judgement where required and adopted a single threshold to differentiate only between 'sensitive' and 'not sensitive'. The pressures that harbour porpoise are deemed sensitive to are listed in Table A1.

<sup>15</sup> OSPAR 20011: https://ospar.basecamphq.com/projects/6526112-icg-cobam/log

Table A1: Pressures to which harbour porpoise are may be sensitive

Pressure Theme	Pressures	Direct or Indirect impact
Pollution and other	Contamination	Indirect – prey and habitat
chemical changes	Enrichment	Indirect - habitat
	Litter	Direct
Other physical	Anthropogenic underwater sound	Direct
pressures	Barrier to species movement	Direct
	Death or injury by collision	Direct
	Introduction of microbial pathogens	Direct
Biological pressures	Removal of target species	Direct
	Removal of non-target species	Direct

#### **Exposure**

The list of pressures to which harbour porpoise is sensitive was combined with evidence of general exposure to these pressures in UK waters to get an understanding of the current level of impact risk; it combined expert knowledge on the overlap in spatial and temporal distributions of activities contributing towards a pressure and harbour porpoise densities, with direct evidence of impact as reported in the literature and from the UK Cetacean Strandings Investigation Programme<sup>16</sup>.

#### **Current level of impact risk**

Caution was applied throughout the assessment process where there was a lack of direct evidence of exposure to an activity; a pressure to which a species was sensitive, was assumed to overlap with that species unless a case could be made to the contrary. In this sense, lack of direct evidence of exposure does not imply the species is not currently at risk. The current level of impact risk of harbour porpoise has not been assessed on a site basis due to uncertainties in exposure, driven by incomplete evidence to support the assessment at the site scale. The following level of impact scores were chosen to represent harbour porpoise vulnerability to activities within UK waters:

Scores	Criteria for overlap in space & time between pressure & species	Evidence of impact
Low	None or limited	No direct evidence in UK waters
Medium	Some	Some evidence of an impact occurring in UK waters
High	Widespread	Good evidence of a significant impact

The evidence used to assess the current level of impact is summarised in Table A3 and subsequent reference list.

Activities with a level of impact risk of 'low' have not been considered in the site assessments unless there is evidence to support a significant vulnerability despite the criteria described in the table above. This assessment, although inclusive of expert judgement in order to arrive at the assessment outcomes at UK level, provide a base from which to apply weighting to site based sensitivity assessments, using all available activity data.

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<sup>&</sup>lt;sup>16</sup> UK Cetacean Strandings Investigation Programme: <a href="http://ukstrandings.org/">http://ukstrandings.org/</a>

Table A2 Full assessment of level of impact of activities on harbour porpoise in UK waters

Activities	Pressures	Impacts	Current level of impact risk
Commercial fisheries with bycatch (predominantly static nets)	Removal of non- target species	Mortality through entanglement/bycatch	High
Discharge/run-off from land- fill, terrestrial and offshore industries	Contaminants	<ul> <li>Effects on water and prey quality</li> <li>bioaccumulation through contaminated prey ingestion</li> <li>health issues (e.g. on reproduction)</li> </ul>	High
Noise from shipping, drilling, dredging and disposal, aggregate extraction, pile driving, acoustic surveys, underwater explosion, military activity, acoustic deterrent devices and recreational boating activity	Anthropogenic underwater sound	<ul> <li>Mortality</li> <li>Internal injury</li> <li>disturbance leading to physical and acoustic behavioural changes (potentially impacting foraging, navigation, breeding, socialising)</li> </ul>	Medium
Shipping, recreational boating, renewable energy installations	Death or injury by collision	<ul><li>Mortality</li><li>Injury</li></ul>	Medium/ Low
Commercial fisheries, bycatch	Removal of target species	<ul> <li>Reduction in food availability</li> <li>Increased competition from other species</li> <li>displacement from natural range</li> </ul>	Medium
Agriculture, aquaculture, sewage	Nutrient enrichment	<ul> <li>Effects on water quality</li> <li>increased risk of algal blooms may present health issues</li> </ul>	Low
Agriculture, aquaculture, sewage	Organic enrichment	<ul> <li>Effects on water quality</li> <li>increased risk of algal blooms may present health issues</li> </ul>	Low
Waste disposal - navigational dredging (capital, maintenance)	Physical change (to another seabed type)	Changes in availability of prey species	Low
Bridges, tunnels, dams, installations, presence of vessels (shipping, recreation)	Water flow (tidal current) changes - local	Changes in location of prey species     Displacement of harbour porpoise	Low
Terrestrial and at-sea 'disposal'	Litter	Mortality through entanglement Ingestion	Low
Bridges, tunnels, dams, installations, presence of vessels (shipping, recreation)	Barrier to species movement	Habitat inaccessible potential physiological effects	Low
Sewage	Introduction of microbial pathogens	Increased risk of disease	Low

Table A3: Evidence used to assess exposure to each pressure to which harbour porpoise is considered sensitive.

Example activities linked to each pressure are listed.

	Pressures	Evide	nce	
Key activities linked to pressures		Spatial overlap (species & pressure)	Post-mortem examination	Key references
Discharge/run-off from land-fill, terrestrial and offshore industries	Contaminants		<b>√</b>	Jepson et al, 2005; Deaville & Jepson, 2011; ICES, 2015a; Van De Vijver et al., 2003; Law et al. 2012; Pierce et al, 2008; Murphy et al, 2015.
Agriculture, aquaculture, sewage	Nutrient enrichment	<b>√</b>	✓	Craig et al 2013
Agriculture, aquaculture' sewage	Organic enrichment	<b>√</b>		Craig et al 2013
Terrestrial and atsea 'disposal'	Litter	✓	✓	Deaville and Jepson, 2011
Marine renewable energy	Electromagnetic changes	✓		WGMME, 2012, ICES 2015a
Shipping, drilling, dredging, pile driving, military sonar, seismic surveys	Anthropogenic underwater sound	<b>✓</b>		Deaville & Jepson, 2011; Stone & Tasker, 2006; Stone, 2015; Jepson et al., 2005; Fernandez et al., 2005; Würsig & Richardson, 2009; WGMME, 2012.
Bridges, tunnels, dams, installations	Barrier to species movement	<b>✓</b>		WGMME., 2012; ICES 2015a
Shipping, recreational boating, renewable energy devices	Death or injury by collision	<b>✓</b>	<b>√</b>	Deaville & Jepson, 2011; Dolman et al., 2006; ICES 2015a
Sewage	Introduction of microbial pathogens		<b>✓</b>	Harvell et al., 1999; Gulland and Hall, 2007; Van Bressem et al., 2009
Commercial fisheries	Removal of target species		<b>√</b>	Simmonds and Isaac, 2007; OSPAR QSR 2010; MacLeod et al 2007a, b; Thompson et al. 2007; Santos and Pierce, 2003; Pierce et al, 2007; ICES 2015b
Commercial fisheries with by- catch	Removal of non- target species	✓	✓	Deaville and Jepson, 2011; Morizur et al., 1999; Read et al., 2006; Northridge, S. and Kingston, A. 2010; Northridge et al. 2013; ICES 2015b

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## 9. Annex B: Definitions of Pressures as applied within harbour porpoise SAC Advice on Activities

Pressures	Definition in the context of harbour porpoise advice		
Removal of non-target species	The removal of species not targeted by the fishery; in this case the bycatch (and probable mortality) of harbour porpoise		
Contaminants	Introduced material capable of contaminating harbour porpoise, prey or habitat important to harbour porpoise, with a negative impact directly or indirectly on porpoises		
Anthropogenic underwater sound	Introduced noise in a frequency with the potential to cause injury or displace harbour porpoise from their natural range		
Death or injury by collision	Introduction of physical objects; mobile or immobile, that may collide with or result in potential collision of harbour porpoise resulting in injury or mortality		
Removal of target species	Removal of harbour porpoise prey, resulting in increased competition amongst porpoise and other species, and/or displacement from their natural range		