

Proposed Cockle FMP – Statutory Nature Conservation Body Advice

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Executive summary

This advice forms part of a commission from Defra to Natural England and JNCC to provide nature conservation advice to support the development of England and UK Fisheries Management Plans (FMPs). The advice provides information on the risks arising from the fisheries incorporated within the Cockle FMP to:

- the designated features of Marine Protected Areas in English waters;
- the UK Marine Strategy descriptors.

The advice has scoped in suction (hydraulic)/ pump scoop dredging, hand gathering / raking, prop washing, box dredges and tractor dredges as being the most relevant gear types for consideration. Other forms of dredges are likely to result in similar risk ratings. More specific information on gear types, location and fishing effort gathered during subsequent FMP development will improve the ability to assess risk within this FMP and may thus in the future alter some of the risk-ratings presented. We have made the assumption that as the FMP is initially focussing on the Precautionary Objective in the Fisheries Act, and thus that actions will be put in place to fish the target stock at MSY or its equivalent; hence our focus in this advice is on impacts beyond those directly on the cockle stock.

Risks relating to the designated features of English MPAs

Marine Protected Areas (MPAs) in English waters include Special Areas of Conservation (SACs) and Special Protection Areas (SPAs) which are protected under the Conservation of Habitats and Species Regulations 2017 and the Conservation of Offshore Marine Habitats and Species Regulations 2017, collectively referred to as the Habitats Regulations. Additionally, Marine Conservation Zones (MCZs) are protected by the Marine and Coastal Access Act 2009. Impacts of activities are assessed against the conservation objectives of MPAs and activities should not have an adverse effect on the integrity of SACs or SPAs and should not hinder the conservation objectives of MCZs.

The primary ecological risk to the designated features of English MPAs arising from the gear types associated with cockle fisheries are abrasion/disturbance of the substrate on the surface of the seabed; changes in suspended solids (water clarity); penetration and/or disturbance of the substratum below the surface of the seabed including abrasion; smothering and siltation rate changes (light); visual disturbance; bycatch of designated features and reductions in prey of important prey species for designated features.

Assessment of the impact of fishing activity occurring within MPAs in English waters has or will be carried out by the IFCAs or MMO. Therefore, appropriate management should either be in place or introduced soon to ensure any fishing within MPAs is compatible with the MPA's conservation objectives. Current management measures already in place are

detailed on the MMO and Association of IFCAs' websites. Therefore, assuming that existing assessments and associated management pathways accordingly mitigate risks arising from Natural England and JNCC Advice September 20232 cockle fishing activity within English MPA boundaries, no additional action is suggested for the FMP within MPA site boundaries.

Whilst management within an MPA site considers fishing activity that occurs within the site boundaries, there remains the potential for fishing activity occurring outside of an MPA to have impacts on designated features. This can happen when either the pressures exerted by the fishing activity impact protected features beyond the fishing's spatial footprint or when the MPA feature is mobile and travels outside the site. Therefore, the potential impacts considered in this advice are bycatch of the designated features of MPAs outside site boundaries and reductions in prey through the targeted catch or bycatch of important prey of designated features.

The main impacts of the fisheries incorporated in this FMP on the designated features of

MPAs arising from fishing activity outside MPA site boundaries, with an indication of their risk level, are summarised below.

- There is a low risk of bycatch of mobile species that are designated features of MPAs.
- There is a low risk to the designated features of MPAs through the removal of a prey species.

Risks relating to UK Marine Strategy descriptors.

The UK Marine Strategy Regulations 2010 (SI 2010/1627) provide the policy framework for delivering marine environmental policy at the UK level and set out how the vision of clean, healthy, safe, productive and biologically diverse oceans and seas will be achieved. The Regulations place a number of duties on the Defra Secretary of State, including the need to define the characteristics of Good Environmental Status (GES) and in turn develop an associated Programme of Measures required to deliver GES. Good Environmental Status (GES) establishes a 'benchmark' for our seas which seeks to 'protect the marine environment, preventing its deterioration and restoring it where practical, while allowing sustainable use of marine resources'. For each descriptor there are a number of practical targets and indicators that facilitate assessment of our delivery against each descriptor.

The UK Marine Strategy Regulations require management action to be taken to achieve or maintain GES. The Fisheries Act (2020) enables regulators to deliver on this ambition through the Ecosystem Objective, which states that fish and aquaculture activities should be managed using an ecosystem-based approach, which is, in-part, defined in the Act by the achievement of GES. Equally, the recently published Joint Fisheries Statement (2022)

lays out the ambition across UK administrations to take action to achieve or maintain Good Environmental Status (GES) in all UK waters (Joint Fisheries Statement, 2022).

Previous work by Natural England investigated the impact of the pressures associated with fishing activities across all 11 descriptors of Good Environmental Status (GES)¹ as set out in the UK Marine Strategy Regulations (2010). It highlighted that risks arising from fisheries to five of the eleven UK MS descriptors are of most immediate concern (D1 biodiversity, D3 commercial fish and shellfish, D4 foodwebs, D6 seafloor integrity and D10 marine litter). In the UK MS, these descriptors are assessed using indicators for each of their constituent 'ecosystem components'. This is carried through to this advice resulting in advice on risks to eight descriptor-ecosystem component combinations: D1, D4 cetaceans; D1, D4 seals; D1, D4 seabirds; D1, D4 fish; D4 foodwebs; D1, D6 seafloor integrity and D10 Marine Litter. Advice has not been provided on D3 commercial fish and shellfish as achieving MSY is a foundational aim of the FMP and other ALB advice packages seek to support delivery of this.

The main impacts arising from the Cockle FMP to UK MS Descriptors that have been identified in Section 3 of this advice, all are considered low risk.

¹ The 11 descriptors include: biodiversity; non-indigenous species; commercial fish; food webs; eutrophication; sea-floor integrity; hydrographical conditions; contaminants; contaminants in seafood; marine litter and underwater noise. For more information, see Introduction to UK Marine Strategy (cefas.co.uk)