

# **IMMINGHAM EASTERN RO-RO TERMINAL**



Draft Statement of Common Ground between Associated British Ports and The Marine Management Organisation

Document 7.8

APFP Regulations 2009 – Regulation 5(2)(q)

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# **Document Information**

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#### 1 Section 1 – Introduction

#### Overview

- 1.1 This Statement of Common Ground ("SoCG") has been prepared in relation to the application (the "Application") by Associated British Ports ("ABP"), made under the provisions of Section 37 of the Planning Act 2008 ("the PA 2008"), for a Development Consent Order ("DCO") which if approved will authorise the construction and operation of the Immingham Eastern Ro-Ro Terminal (IERRT).
- 1.2 The IERRT development as proposed by ABP falls within the definition of a Nationally Significant Infrastructure Project ("NSIP") as set out in Sections 14(1)(j), 24(2) and 24(3)(b) of the PA 2008.

#### **The Project**

- 1.3 In summary, the IERRT development comprises two principal elements:
  - (a) On the marine side, the construction of a new three berth Roll-on/Roll-off harbour facility and related marine infrastructure; and
  - (b) On the landside, the provision of a suitably surfaced area to accommodate a terminal building and ancillary buildings together with storage and waiting space for the embarkation and disembarkation of the vessel borne wheeled cargo.
- 1.4 The landside development will also include, within the Order Limits i.e., within the boundary of the development site a building for the UK Border Force together with an area for disembarked traffic awaiting UK Border Force checks prior to departure from the Port.
- 1.5 ABP will also be providing an area of off-site environmental enhancement at Long Wood, which is located close to the Port's East Gate.

#### Parties to this Statement of Common Ground

- 1.6 This SoCG is submitted on behalf of:
  - (a) ABP the promoter of the IERRT development and the owner and operator of the Port of Immingham; and
  - (b) Marine Management Organisation ("MMO") the regulator for the Marine Environment in England and the principle body involved in the licensing of the offshore marine works.
- 1.7 In this SoCG ABP and MMO are collectively referred to as "the Parties".

#### The Purpose and Structure of this Document

- 1.8 The purpose of this document is to identify and summarise any agreement, disagreement or matters outstanding between the parties on matters relevant to the examination so as to assist the Examining Authority in its consideration of the Application.
- 1.9 In preparing this SoCG, the guidance provided in 'Planning Act 2008: examination of application for development consent' (Department for Communities and Local Government (as it then was), March 2015) has been fully taken into account. In addition, this SoCG has had due regard to the ExA procedural decision of 26 May 2023 and the subsequent PAD Summary Statement submitted to the examination by the MMO on 6 July 2023.
- 1.10 Section 1 of this SoCG is designed to act as a general introduction to the IERRT project and to the parties concerned.
- 1.11 Section 2 of this SoCG sets out a summary of the correspondence and engagement between the parties to date.
- 1.12 Section 3 of this SoCG sets out the matters which have been agreed or which remain outstanding, together with any matters upon which it has not been possible to reach agreement.
- 1.13 The Tables in Section 3 use a colour coding system to indicate the status of the matters between the Parties as follows:
  - (a) Green matter agreed;
  - (b) Orange matter ongoing; and
  - (c) Red matter not yet agreed.

### 2 Section 2 – Summary of Engagement

- 2.1 A summary of the consultation and engagement between ABP and the MMO up to the date of this SoCG in relation to the IERRT project generally and concerning the matters raised in this SoCG specifically is presented in Table 2.1 below.
- 2.2 It is agreed by the Parties to this SoCG that Table 2.1 is an accurate record of the meetings and key correspondence between the Parties.

**Table 2.1 – Summary of Engagement** 

Date	Form of Contact	Summary with key outcomes and points of discussion
12.10.21	Email	MMO issued their Scoping Opinion Response.
19.01.22	Email	ABP issued notification of the start of the Statutory Consultation.
23.02.22	Email	MMO sent through their S42 Consultation response.
24.02.22	Meeting	ABP provided an update on project and programme. Discussed PEIR consultation response. Discussed key potential impacts on water and sediment quality and underwater noise and migratory fish.
06.04.22	Meeting	ABP provided an update on revised scheme, project, and programme. Discussed PEIR consultation response on physical process and updates to modelling and assessment work.
07.04.22	Meeting	ABP provided an update on revised scheme, project and programme. Discussed PEIR consultation response on underwater noise and migratory fish. Discussed key potential impacts on underwater noise and migratory fish and potential mitigation measures.
22.04.22	Email	ABP sent through notes of 06/04/22 and 07/04/22 meetings. Plus, technical note providing further clarification on equation for noise attenuation modelling purposes.
27.04.22	Email	MMO confirmed that a consultation request has been opened with Cefas on the technical note and comments have been requested on the meeting minutes.
29.04.22	Email	ABP sent through Draft Marine Licence for comment.
05.05.22	Email	MMO provided comments from Cefas on underwater noise meeting minutes (07/04/22)
06.05.22	Email	MMO confirmed that there are no comments on the meeting minutes from coastal processes or fisheries teams.
18.05.22	Email	MMO issued comments from technical advisors on migratory fish technical note. Comments related to

		underwater noise and vibration, dredging and
		disposal and cumulative and inter-related effects
15.07.22	Email	ABP sent through updated draft marine licence,
		technical note and explanatory letter.
28.07.22	Phone Call	ABP called to discuss the delay in the issuing of the
		Marine Licence for the SI.
28.07.22	Email	MMO confirmed that they have opened a
		consultation with Cefas on the migratory fish
		technical note and hope to have comments back
		before the end of August. Comments on the DML are likely in September.
16.09.22	Email	ABP followed up on whether MMO had comments on
10.03.22	Linaii	the migratory fish technical note and DML.
20.09.22	Email	MMO confirmed they will respond to migratory fish
		technical note today and suggested organising a call
		to resolve remaining comments. High level
		comments on the DML will be provided by the end of
		the week.
20.09.22	Email	MMO issued response to migratory fish technical
		note. Comments related to piling activity, fisheries
22.00.22	Can all	and fish ecology and underwater noise.
22.09.22	Email	MMO provided comments on the DML and
		suggested a further discussion once they had reviewed an amended version of the licence.
26.09.22	Email	ABP requested a meeting to discuss comments on
20.00.22	Email	migratory fish note.
27.09.22	Email	MMO Proposed 03.10.22 for meeting.
30.09.22	Email	ABP sent through response to MMO letter dated
		20.09.22 in advance of meeting.
03.10.22	Meeting	ABP provided an update on the project and
	- "	discussed the MMO response letter dated 20.09.22.
07.10.22	Email	MMO issued Marine Licence for Marine SI.
27.10.22	Email	ABP issued notification of the Supplementary
09.11.22	Can all	Statutory Consultation.
09.11.22	Email	MMO provided further comments on the dDML that
		ABP issued on the 15.07.22. MMO suggested a further discussion once they had reviewed an
		amended version.
14.11.22	Email	ABP sent through latest position on migratory fish,
		which provided further information on the proposed
		piling activity and its impacts. ABP confirmed they
		were reviewing the comments on dDML and
		highlighted the changes to the marine layout that
		formed part of the supplementary Consultation. Also
		issued note of meeting held on 03.10.22.
22.11.22	Email	MMO issued their SSC response.

04.40.00	le "	1110
01.12.23	Email	MMO responded to migratory fish information sent
		on 14/11/22. Further information and assessment
		requested for proposed piling activity.
03.01.23	Email	ABP issued an updated dDML for review.
06.01.23	Email	ABP confirmed that the application has been
		submitted to PINS.
09.01.23	Email	MMO confirmed that they will respond on the dDML
		this month.
10.01.23	Email	MMO suggested that they are sent through the
		application for early review.
16.01.23	Email	ABP agreed that an early review would be helpful
		and requested advice on the timescales to undertake
		such a review.
20.01.23	Email	ABP followed up on request for advice on timescales
		for early review.
20.02.23	Email	MMO advised that the case officer has changed
09.03.23	Email	ABP issued the notice of acceptance of application.
10.03.23	Email	ABP advised the MMO that the application had been
10.00.20	Linaii	accepted for examination and offered support during
		the relevant representations process. ABP also
		advised that they had started to draft SoCG and
		would welcome the opportunity to progress this with
		the MMO.
10.03.23	Email	MMO confirmed the details of the new case officer.
10.00.20		Also confirmed that they will be in touch if they have
		any queries regarding the submission.
31.03.23	Email	ABP offered support on the relevant representations
01.00.20	Email	process and suggested that it might be useful to
		propose dates for a meeting.
04.04.23	Email	MMO proposed dates for a meeting following the
0 110 1120		submission of their relevant representations.
04.04.23	Email	ABP replied and confirmed availability across the
0 1.0 1.20	Email	proposed dates.
04.04.23	Email	MMO suggested 21.04.23 for meeting to discuss the
0 1.0 1.20		project.
04.04.23	Email	ABP agreed to the proposed date and asked who
04.04.20	Lilian	would be attending.
04.04.23	Email	MMO confirmed the officers who would be
04.04.20	Linaii	attending.
19.04.23	Email	MMO submitted Relevant Representation
24.04.23	Email	
24.04.23	Liliali	ABP confirmed that they are reviewing the Relevant Representations and may need to clarify a number of
		matters in order to prepare a draft SoCG. ABP
		requested that MMO suggest dates for a potential
		meeting.
25.04.23	Email	MMO suggested that it would be preferrable for ABP
20.04.23	LIIIaii	to have a clear idea of the issues that would be
		discussed before details of meetings are finalised.

10.05.23	Email	ABP requested a meeting to discuss points raised in Relevant Representations and notified MMO that a SoCG is in preparation.
40.05.00	F il	
12.05.23	Email	MMO requested a list of topics for discussion at the
		meeting and clarification if ABP wanted a joint or
		separate meetings with the MMO and Cefas.
24.05.23	Email	ABP confirmed list of topics and that a series of
		separate mtgs would be preferrable.
02.06.23	Email	MMO confirmed they had spoken to Cefas regarding
		their availability and requested a poll to agree date
		for meeting.
07.06.23 -	Email	ABP and MMO organised a meeting to discuss
16.06.23		Fish/Underwater Noise, Physical
		Processes/Sediment Quality, and the DML.
19.06.23	Email	MMO requested having separate meetings for each
		of the issues, particularly for the DML.
20.06.23	Email	ABP advised that a single meeting is preferred
		except for the DML.
20.06.23	Email	MMO agreed to single meeting and advised of dates
20.00.20	Email	for DML meeting.
22.06.23	Email	MMO requested confirmation on what comments,
22.00.20	Linaii	relating to the DML, ABP wanted to discuss and
		what their concerns were.
28.06.23	Email	
20.00.23	EIIIaii	MMO followed up on request for confirmation of what comments ABP wanted to discuss.
29.06.23	Email	
29.00.23	EIIIaii	ABP advised they would like to discuss the comments relating to the drafting of the DML. ABP
		confirmed that they don't anticipate any areas of
20.00.00	Manting	disagreement.
30.06.23	Meeting	Discussion of Relevant Representation, outlining
		areas of agreement and where further information is
		required
30.06.23	Email	MMO sent through contact information for the
		Beverly Office as discussed in the meeting.
14.07.23	Email	ABP issued signposting documents.
17.07.23	Email	MMO confirmed receipt of signposting documents.
24.08.23	Email	MMO requested sediment sampling data in standard
		MMO template
24.08.23	Email	ABPmer issued sediment sampling data in standard
		MMO template
21.09.23	Meeting	Discussion on Written Representation, outlining
		areas of agreement and ABP's position on each
		matter
05.10.23	Email	ABPmer provided meeting minutes summarising
33.13.20		ABP's position on each matter discussed during the
		meeting on 21 September 2023
10.10.23	Email	ABPmer issued draft Statement of Common Ground
10.10.23	LITION	(SoCG)
	1	

12.10.23	Meeting	Discussion on draft Statement of Common Ground
		(SoCG)



### 3 Section 3 – Matters Agreed and Matters Not Agreed

- 3.1 It is agreed that Chapters 7, 8, 9 and 10 in the Environmental Statement (Application Document Reference Number 8.2) sets out the consultation and engagement undertaken between the Parties in relation to the Application.
- 3.2 Table 3 below contains a list of 'matters agreed' and a list of matters outstanding at the date of the Examination along with a concise commentary of what the items refers to and how it came to be agreed between the Parties.



Table 3: List of Matters Agreed and Outstanding

Matter	Reference	MMO's Position	ABP's Position	Status	Date
Development Consent Order (DCO) and Deemed Marine Licences (DMLs)	DCO and DML (REP1-007)	MMO's relevant representation dated 19 April 2023 [RR-014] - Section 3 provides a detailed commentary on the wording of the DCO and DML	draft DCO and DML have been taken into account and	Ongoing	
Benthic ecology	Chapter 9 of the ES (APP-045)  Chapter 20 of the ES (APP-056)	dated 19 April 2023 - Section 4.1 <b>IRR-0141</b> states that the	The MMO's position is noted, and, on that basis, no further response is required	Agreed	19 Apri 2023

Matter	Reference	MMO's Position	ABP's Position	Status	Date
		mitigation measures regarding benthic ecology.			
Fish and shellfish ecology — intraproject effects (dredging and piling)	Chapter 9 of the ES (APP-045)	MMO's relevant representation dated 19 April 2023 - Section 4.2.1, 4.2.12, and 4.2.14 [RR-014] noted concerns about the impacts to migratory fish from piling and dredging works being undertaken concurrently. Following further clarifications, the MMO would not expect the Applicant to carry out any further assessment, as, based on the predicted peak suspended sediment concentrations (SSCs) from dredging, versus naturally occurring peak SSCs, we would not expect significant adverse effects to occur to fishes.	Further clarifications in relation to the points raised in Section 4.2.1, 4.2.12, and 4.2.14 of the MMO's relevant representation are provided in Table 4.8 of the Applicant's response to relevant representations [REP1-013].	Agreed	05 September 2023
Fish and shellfish ecology – operational effects	Chapter 9 of the ES (APP-045)	MMO's relevant representation dated 19 April 2023 - Section 4.2.3 and 4.2.15 [RR-014] suggested that potential effects during operation are yet to be assessed. Following further clarifications, the MMO is satisfied that potential	to the points raised in Section 4.2.3 and 4.2.15 of the MMO's relevant representation are provided in Table 3.2 of the Applicant's response to relevant representations	Agreed	05 September 2023

Matter	Reference	MMO's Position	ABP's Position	Status	Date
		effects during operation would not result in significant effects.	assessment on the potential effects during operation is provided in the DCO application documentation.		
Fish and shellfish ecology – underwater noise piling assumptions	Chapter 9 of the ES (APP-045) Appendix 9.2 of ES (APP-088)	MMO's relevant representation dated 19 April 2023 – Section 4.2.5, 4.4.11 and 4.4.14 [RR-014] queried the number of piling rigs and their location assessed in the underwater noise assessment. The MMO welcomed clarification on this point and has no further queries to raise.	to the points raised in Section 4.2.5, 4.4.11 and 4.4.14 of the MMO's relevant representation are provided in the Table 3.2 of	Agreed	09 October 2023
Fish and shellfish ecology/ underwater noise  — temporary threshold shift (TTS)	Chapter 9 of the ES (APP-045) Appendix 9.2 of ES (APP-088)	MMO's relevant representation dated 19 April 2023 – Section 4.2.6 and 4.4.12 [RR-014] noted that TTS should be modelled and presented for percussive and vibro-piling so that a range of effect can be determined. Following further clarifications, the MMO agree that modelling the range of effect for TTS at this stage will not change the outcomes of the assessment.	to the points raised in Section 4.2.6 and 4.4.12 of the MMO's relevant representation are provided in Table 3.2 of the Applicant's response to relevant representations [REP1-013]. It is not considered necessary to model TTS, as this will not change the outcome of the significance	Agreed	05 September 2023

Matter	Reference	MMO's Position	ABP's Position	Status	Date
Underwater noise – modelling approach	Chapter 9 of the ES (APP-045) Appendix 9.2 of ES (APP-088)	MMO's relevant representation dated 19 April 2023 – Section 4.2.7, 4.4.13 and 4.4.16 [RR-014] noted that the modelling approach used can only predict magnitude of risk and effects out to 6 km may be expected resulting in a risk of a temporary barrier effect across all or part of the estuary.	to the points raised in Section 4.2.7, 4.4.13 and 4.4.16 of the MMO's relevant representation are provided in Table 3.2 of the Applicant's response to relevant representations	Ongoing	
Fish and shellfish ecology/ underwater noise — piling restrictions	Chapter 9 of the ES (APP-045) Appendix 9.2 of ES (APP-088)	MMO's relevant representation dated 19 April 2023 – Section 4.2.8, 4.2.9, 4.2.10, 4.4.6 and 4.4.7 <b>[RR-014]</b> requested justification and clarifications on the 140-hour and 196-hour percussive piling duration restriction.	to the points raised in Section 4.2.8, 4.2.9, 4.2.10, 4.4.6 and 4.4.7 of the MMO's relevant	Ongoing	
Fish and shellfish ecology/ underwater noise — night-time piling restrictions	Chapter 9 of the ES (APP-045) Appendix 9.2 of ES (APP-088)	MMO's relevant representation dated 19 April 2023 – Section 4.2.11 and 4.4.8 [RR-014] suggested there is considerable flexibility in the night-time percussive piling restriction given that the point of sunrise and sunset is	to the points raised in Section 4.2.11 and 4.4.8 of the MMO's relevant representation are provided in Table 3.2 of the Applicant's response to relevant representations	Agreed	05 September 2023

Matter	Reference	MMO's Position	ABP's Position	Status	Date
		somewhat subjective and dependent upon season. Following further clarifications, the MMO are satisfied that a restriction on piling at night can be implemented and achieved using appropriate reference data on sunrise and sunset times.	restriction is considered appropriate.		
Fish and shellfish ecology/ underwater noise – vibro-piling and piling in the dry	Chapter 9 of the ES (APP-045) Appendix 9.2 of ES (APP-088)	MMO's relevant representation dated 19 April 2023 – Section 4.2.11, 4.2.16, 4.4.9 and 4.4.15 [RR-014] requested an explanation of why piling restrictions should only be applied to percussive piling in respect of each species they are intended to protect, as well as how vibro-piling and piling in the dry would work in practice	4.2.11, 4.2.16, 4.4.9 and 4.4.15 of the MMO's relevant representation are provided in Table 3.2 of the Applicant's response to relevant representations [REP1-013]. Further clarification was also	Ongoing	
Underwater noise – dredging effects on fish	Chapter 9 of the ES (APP-045) Appendix 9.2 of ES (APP-088)	MMO's relevant representation dated 19 April 2023 – Section 4.4.18 [RR-014] noted that the Popper thresholds for impact piling could be applied in the	to the points raised in Section 4.4.18 of the MMO's relevant representation are provided in	Agreed	05 September 2023

Matter	Reference	MMO's Position	ABP's Position	Status	Date
		assessment of cumulative sound exposure from continuous sources as a precautionary approach. Given the 24-hour dredging operations, we would expect larger effects than what has been presented. Following further clarifications, the MMO have no major concerns with the ranges considered and no further action is required.	does not change the		
Underwater noise – marine mammal sensitivity	Chapter 9 of the ES (APP-045) Appendix 9.2 of ES (APP-088)	MMO's relevant representation dated 19 April 2023 – Section 4.4.2 [RR-014] noted that marine mammal species in the study area are considered to have a low sensitivity to noise due to dredging activities - the MMO do not believe this 'low sensitivity' is justified. However, the MMO agree that the sensitivity rating will not alter the assessment conclusions.	to the points raised in Section 4.4.2 of the MMO's relevant representation are provided in Table 3.2 of the Applicant's response to relevant representations [REP1-013]. The sensitivity of marine mammals to underwater noise	Agreed	05 September 2023
Underwater noise –	Chapter 20 of the ES (APP- 056)	MMO's relevant representation dated 19 April 2023 – Section 4.4.4 [RR-014] noted that there is a lot of other	4.4.4 of the MMO's relevant	Agreed	05 September 2023

Matter	Reference	MMO's Position	ABP's Position	Status	Date
cumulative effects		development occurring in the Humber including Immingham Green Energy Terminal (IGET) development, which is in close spatial proximity to this Project, and there is the potential for the two construction programmes to overlap. The MMO encourages the Applicant to ensure any potential cumulative impacts are assessed and submitted when possible as the project continues. Following further clarification, the MMO consider this point resolved.	Table 3.2 of the Applicant's response to relevant representations [REP1-013]. Chapter 20 of the ES [APP-056] includes a comprehensive cumulative and in-combination assessment, which is based on the information available at the time of submission. Cumulative and in-combination effects will also be assessed (with mitigation proposed if necessary) in the IGET DCO application documentation for which all information will be available.		
Underwater noise – dredging and vessel movement effects on marine mammals	Chapter 9 of the ES (APP-045) Appendix 9.2 of ES (APP-088)	MMO's relevant representation dated 19 April 2023 – Section 4.4.19 [RR-014] noted that noise predictions in Table 16 (of Appendix 9.2) for dredging and vessel movements look smaller than expected and it is recommended to check whether the SELcum over 24 hours has been appropriately assessed. The MMO, along with its advisors, explained during the meeting on 21 September 2023 that this is a	to the points raised in Section 4.4.19 of the MMO's relevant representation are provided in Table 3.2 of the Applicant's response to relevant	Agreed	21 September 2023

Matter	Reference	MMO's Position	ABP's Position	Status	Date
		general observation rather than a request for further assessment work.			
Underwater noise – Sound Exposure Level (SEL) metric	Chapter 9 of the ES (APP-045) Appendix 9.2 of ES (APP-088)	MMO's relevant representation dated 19 April 2023 – Section 4.4.10 [RR-014] requested clarification on the application of the SEL metric and the RMS metric used in the underwater noise assessment. The MMO welcomed clarification on this point and has no further comments to raise.	to the points raised in Section 4.4.10 of the MMO's relevant representation are provided in Table 3.2 of the Applicant's response to relevant representations [REP1-013]. The use of these metrics is	Agreed	05 September 2023
Coastal processes	Chapter 7 of the ES (APP-043) Chapter 20 of the ES (APP-056)	dated 19 April 2023 - Section 4.3 <b>IRR-0141</b> noted that the	to the points raised in Section 4.3 of the MMO's relevant representation are provided in Table 3.2 and Table 4.8 of the Applicant's response to relevant representations [REP1-013]. The conclusions of the in-combination coastal processes assessment are	Agreed	09 October 2023

Matter		Reference	MMO's Position	ABP's Position	Status	Date
			combination coastal processes assessment.			
Dredge disposal	and	Chapter 8 of the ES (APP-044)	MMO's relevant representation dated 19 April 2023 - Section 4.5 [RR-014] noted that the MMO disagree that the levels of polycyclic aromatic hydrocarbons (PAHs) are either low or marginally exceed Cefas Action Level (AL1), with various PAH congeners being up to ten times over the AL1. Following further clarifications, the MMO agree dredge material is considered suitable for disposal to sea in regard to contamination from PAHs.	to the points raised in Section 4.5 of the MMO's relevant	Agreed	05 September 2023
Dredge disposal	and	Chapter 8 of the ES (APP-044)	MMO's response to ExQ1 BGC.1.9 dated 05 September 2023 [REP2-016] noted that sediments are considered acceptable for disposal to sea with the exception of sample site 9 to a depth of 2 m, as Polybrominated Diphenyl Ethers (PBDEs) are observed to be high in this location. However, there are no currently agreed action levels	BGC.1.9 are provided in the Applicant's response to ExQ1 submissions by Interested Parties [REP3-016]. Chapter 8 of the ES [APP-044] concludes that the proposed disposal of	Ongoing	

Matter	Reference	MMO's Position	ABP's Position	Status	Date	
		in England for PBDEs and, therefore, the comments with respect to these contaminants at sample site 9 are advisory only (i.e., not mandated under signatory obligations).	Therefore, dredge material is considered suitable for disposal at sea.			
Shipping and navigation	Chapter 10 of the ES (APP- 046)  Navigational Risk Assessment (NRA) Appendix 10.1 of the ES (APP- 089)		The MMO's position is noted, and, on that basis, no further response is required	Agreed	19 2023	April
Marine archaeology	Chapter 15 of the ES (APP- 051)		The MMO's position is noted, and, on that basis, no further response is required	Agreed	19 2023	April

Matter	Reference	MMO's Position	ABP's Position	Status	Date	
Seascape, landscape and visual resources	Chapter 6 of the ES (APP-042)	MMO's relevant representation dated 19 April 2023 - Section 4.8 [RR-014] noted that the MMO defers to Natural England as the statutory nature conservation body (SNCB) on matters of Seascape, Landscape and Visual Resources. The MMO will continue to be part of the discussions relating to securing any mitigation and monitoring or development of any plans/conditions on this matter.	and, on that basis, no further	Agreed	19 2023	April
Commercial fisheries	Chapter 9 of the ES (APP-045)	MMO's relevant representation dated 19 April 2023 - Section 4.9 [RR-014] noted that the MMO defers to the Inshore Fisheries and Conservation Authority (IFCA) as the principle contact on matters related to commercial fishing operation. The MMO will continue to be part of the discussions relating to securing any mitigation related to this field.	•	Agreed	19 2023	April

## 4 Section 4 – Signatories

This Statement of Common Ground is agreed:

On behalf of MMO:

Name: Adam Tillotson

Signature

Date:

On behalf of ABP:

Name: Tom Jeynes

Signature:

Date:

### **Glossary**

Abbreviation / Acronym Definition

ABP Associated British Ports

DCLG Department of Communities and Local Government (as

it then was)

DCO Development Consent Order

EIA Environmental Impact Assessment

ES Environmental Statement

IERRT Immingham Eastern Ro-Ro Terminal

IOT Immingham Oil Terminal

MMO Marine Management Organisation

NSIP Nationally Significant Infrastructure Project

PA 2008 Planning Act 2008
PINS Planning Inspectorate

Ro-Ro Roll-on/roll-off

SoCG Statement of Common Ground SoS Secretary of State for Transport

UK United Kingdom