Review of current management and development of future management related to the cockle fisheries within the Kent and Essex IFCA District

Listening Phase Questionnaire







Cockle stocks within the KEIFCA District are currently managed under two different legislative management regimes. The cockle stocks in the majority of the district are managed under a KEIFCA byelaw called the Cockle Fishery Flexible Permit Byelaw (CFFPB). However, the main production beds contained within a specific area of the Thames Estuary are managed by KEIFCA under a Statutory Instrument called the Thames Estuary Cockle Fishery Order 1994 (TECFO).

On the 28 September 2024 the TECFO, which started in 1994 for a period of 30 years, will end. Although this is three years away, the ending of the TECFO provides an opportunity to review how cockle stocks are managed, as well as the underpinning legislation, across the District including within the current TECFO area.

The purpose of this questionnaire is to collect information and views on the current management and running of the cockle fisheries with the district of Kent and Essex IFCA, both within the Thames Estuary Cockle Fishery Order (TECFO) area and the rest of the district that is covered by the KEIFCA cockle fishery flexible permit byelaw (CFFPB).

The questionnaire also helps gather views on how the cockle fisheries could be run in the future, with specific focus on the regulatory legislation that could be used to manage the fishery (Regulating Order or a Byelaw) and the possible mechanisms governing how fishers could access and exit the fishery. We would strongly encourage interested stakeholders to fill in as much of the questionnaire as possible as replies will help KEIFCA members understand your issues, gather data and numbers that we will use to evaluate potential management options and help us prioritise work and possible management options.

Throughout the questionnaire you will find BLUE boxes which provide background information for you to refer to prior to answering.

Undertaking a review of the current management and developing future management for the cockle fisheries within the KEIFCA District is complex, with many different stakeholders with many different views. Whilst there are a lot of questions within this questionnaire, we believe that it is critical to understand all points of view and collect as much information as possible during this listening phase.

To facilitate you working through this questionnaire we have broken it down into 3 sections. Section 1 is on your background. Section 2 is a non-technical questionnaire and section 3 is a technical (from a fisheries perspective) questionnaire. You can complete just one section or both sections. Section 3 is then broken down into the following five categories:

- A. How the fisheries currently work
- B. Regulatory options
- C. Access to the fisheries

D. The economics of the cockle fisheries
E. The proposed process for reviewing and developing management
Please email your completed questionnaire to info@kentandessex-ifca.gov.uk . The closing date for receipt of questionnaires for this listening phase is 8 th November 2021.
Any questionnaires received after 8 th November 2021 will not be considered.
Kent and Essex Inshore Fisheries and Conservation Authority (KEIFCA) was established on 1st April 2011 under provisions contained within the Marine and Coastal Access Act 2009 to manage the sustainable exploitation of sea fisheries resources within an area of over 3,412
km2, which extends from the east end of Rye Bay in Kent to the northern boundary of Essex on the River Stour, including the development and implementation of management measures and the enforcement of compliance with such in addition to national and international fisheries legislation.
The proposed process to review and develop future cockle management is split into a number of time defined steps that will build on each other, with the overall aim of confirming new

legislation (in whatever form it might look like) to be in place for when the current TECFO legislation ends in September 2024.

Sept 2021 - Nov 2021

Feb 2022 - Oct 2022

Oct 2022 - Mar 2023

Mar 2023 - Sept 2024

Listening phase

Gather views and ideas from stakeholders to understand what works well within the current fisheries management systems and where people believe changes need to be made.

- o Questionnaires
- Recorded oral evidence sessions
- Letters from stakeholders

Develop legislative framework

Discuss and develop the underlying legislative framework that determines who and how the resource is accessed. Working through a clear process, a range of management options will be consulted on and evaluated, working from a long list to a single option.

- Type of regulation (Byelaw/ Regulating Order)
- Area covered by regulation
- Mechanism/ criteria for issuing and reclaiming licences/ permits
- Number of licences/permits issued per year
- Length of time permit/ licence issued for

KEIFCA develops initial long list of options

Industry and stakeholders

- Suggest new options
- Amend an option(s)
 Support an option(s).
- Support an option(s),
 from initial long list of options

Agree final long list of 5-7 options

Agree final short list of 2 maybe 3 options

Agree final management framework option

Develop technical detail

Discuss and develop the technical detail, and draft legal wording. Consult then agree final legislative wording taking into account feedback.

- Maximum vessel length
- Dimensions and set-up of dredges and riddles
- Use of vessel tracking systems

Statutory process

Submit the agreed legislation wording and impact assessment to the appropriate body. Follow the prescribed statutory process.

- Impact Assessment
- O Statutory consultation
- Legislation confirmed by Minister

Contact:

Website: www.kentandessex-ifca.gov.uk

• Email: info@kentandessex-ifca.gov.uk

Telephone: 01843 585310

KEIFCA has a legal duty to manage the sustainable exploitation of sea fisheries resources within its district. These are set out in the Marine and Coastal Access Act 2009. The Authority cannot deliver this duty without processing personal data. For full details of our privacy policy go to our website https://www.kentandessex-ifca.gov.uk/privacy-policy.

How we use your personal information

We collect and use this information in order to:

- facilitate your participation in our consultation and engagement activities
- understand your views about a particular topic or KEIFCA activity
- analyse consultation and engagement activity
- communicate information to you about engagement and consultation opportunities, events and other initiatives, if you have requested to be kept informed

How long your personal data will be kept

We will hold any personal information provided by you as part of engagement or consultation activity for up to six years following the closure of a consultation.

Reasons we can collect and use your personal information

For engagement and consultation activity carried out in respect of this consultation we rely on UK GDPR Article 6(1)(e): 'processing is necessary for the performance of a task carried out in the public interest' and Article 6(1)(c) 'for compliance with a legal obligation to which the controller is subject' as our lawful basis.

Information provided to the IFCA through all its consultations/listening phases will be provided in its entirety to Members of the IFCA. Redacted copies of this information (ie personal/identifying details are removed) will be made available on a public facing sharepoint which can be accessed by anyone who wishes to view it by applying to KEIFCA at info@kentandessex-ifca.gov.uk or by phone to 01843 585310. No personal information which can identify you, such as your name or email address, will be used in producing reports unless you specifically allow us to. We will follow our Data Protection policies to keep your information secure and confidential





Collecting information about you and your background is important to us as it helps us better understand your point of view. The information provided below will help us make sure your information is included when we start to develop and evaluate different future management options. Items with an asterisk * are mandatory questions as they help us validate all of the responses that we get.

S1.1	*Name	
S1.2	*Address	
S1.3	*Email	
S1.4	*Phone	
S1.5	*Age range	40
S1.6	*Area of interest	THAMES INSIDE AND OUTSIDE COCKLE FISHERY

S1.7	*Are you responding on behalf of a company or organisation? If so, please specify which.	NO

	Company/Organisation: Click or tap here to enter text.	
S1.8	*Do you currently work, or have you previously worked, in the cockle industry?	YES CURRENT

S1.9 If yes	If yes for (S1.8), for how long and in what role(s)?								
Role/Job	Owner	Skipper	Crew	Processor					
Length of time (years)	20 YEARS +	20 YEARS +	Click or tap here to enter text.	Click or tap here to enter text.					

S1.10	Would you apply for a permit/ licence if a new application process was available?	YES	
S1.11	*Do you have access to licenced fishing boat as an owner and/or skipper?	Owner □ Skipper □	ВОТН
S1.12	*Boat name and PLN		
S1.13	Can the licenced fishing boat you have specified be rigged up with a suction dredge and riddle?	YES	

We are keen to hear from anyone who has an interest in the Thames and the KEIFCA cockle fishery as we are currently reviewing all the current cockle fishery management and regulations and looking to develop future cockle management. Whether the cockle fishery provides you with a direct or indirect income, is a valued habitat supporting a wider ecosystem, an important historic cultural activity that has taken place for generations or part of the local identity of your town, we want to hear from you.

Cockle fishing in KEIFCA District

The cockle fisheries within the Kent and Essex IFCA District are some of the oldest and most important cockle fisheries in Europe, and cockle harvesting has been a mainstay in the Thames Estuary for centuries providing a key industry for the local coastal fishing community. Due to the proximity to London, Thames cockles have long been associated with day trips to the seaside, be it from paddle steamers in the 19th Century to modern day family trips to ports like Leigh-on-Sea or Whitstable. The modern-day cockle fisheries provide income and jobs for a large number of fishermen, local processors and wider support companies, and cockles are sold into national and international markets usually as a canned product.

Historically, the cockle fishery was a year-round hand-raked fishery, focused on South Essex and North Kent beaches. Local fishermen would sail to the main harvesting grounds, allow their vessels to dry out on the beach and then hand-rake cockles into small net bags which were then transferred to baskets. The fishing vessels would then re-float on the flood tide, travel back to their home ports, and cook the cockles in shore-side sheds before selling them direct to the public. Over time, the industry became more mechanised and hydraulic suction dredges began to be used by the industry in the 1960s. The development of new harvesting systems saw the introduction of the solids handling pump in the early 1990s which have been further developed into the suction dredges used by the fleet today.

Biology and ecology of the cockle fisheries

The cockle (*Cerastoderma edule*) is a common shallow-burrowing bivalve that is usually found in the middle to low shore areas of beaches and mudflats. Cockles are generalist, opportunistic filter feeders; they have very short siphons and generally live within the top 5 cm of the surface of the beach so that they can reach the overlying water for feeding and respiration.

Spawning normally occurs in the summer, and individuals can produce between 200,000 - 700,000 eggs

per animal. Cockle larvae are planktonic, and typically spend around 3-5 weeks floating in the sea before they start to settle. At many locations, settlement of small cockles, known as spat, may initially occur low on the shore, followed a few weeks later by movement to a secondary settlement higher on the shore. Most cockles live for between 2-4 years, but some individuals have been found to be over 10 years old. Cockles have many predators at different stages in their life history, including brown shrimp, shore crabs, starfish, snails, worms, fish (flounder, plaice) and a variety of birds particularly oystercatchers and knots.

Fishing with Marine Protected Areas

The cockle fishery takes place with a complex mosaic of Marine Protected Areas (MPAs) and the cockle stocks provide food for a wide range of bird and fish species, whist also providing other wider environmental benefits such as filtering seawater and CO2 capture. As the fishery occurs within the boundary of the Essex Estuaries European Marine Site, Habitat Regulation Assessments (HRAs) are completed on an annual basis in order to ensure the compatibility of the fishery with the designated features of the site. Bi-annual stock assessments are used assess the cockle stocks within the site and help inform a number of key technical, temporal and spatial management measures that manage the impact of the fishery within the site.

S2.1. How do the current cockle fisheries within the KEIFCA District impact you, your business or your interests and why do you think it is important?

Over the course of my fishing career, i have invested heavily in participating in the Thames cockle fishery at many years operating at a great loss just to receive a track record. I think that it is important to alter the fishery to make it more viable for people who have invested instead of a small amount of company owned operators who benefit from the inside area fishey. These are the majority of license holders as suppose to individual, genuine UK fisherman. We have all invested heavily at our own great expense, but truthfully the only way into this fishery is to be a multi million pound company such as Dani foods who can buy their way into the fishery by purchasing current licensed cockle boats.

S2.2. What do you think the priorities for the management of the KEIFCA District cockle fisheries should be between now and 2054?

KEIFCA need to reduce invididual daily quota to be shared out amongst extra boats which in turn has only the same environmental impact but also allows a greater number of people to be employed and support many more families.

S2.3. Are there any key objectives or important aims you think should be included in any future management criteria of cockles within the KEIFCA District?

Safeguarding of juvenile cockles and as stated in previous comments above.

S2.4. What do you think could harm the management of the cockle fisheries within the KEIFCA District between now and 2054?

Personally, i think the management is operated well as it is reflected in your previous years of TAC. I think it just needs to be more on a level playing field for vessels that operate on the outside fishery as oppose to the inside fishery.

S2.5. Is there any new technology that you think could be key to unlocking the long-term sustainable value of the cockle fisheries and protecting the marine ecosystem?

No, i believe that walking is the best method and only method to do cockle surveys.

S2.6. Are there any particular aspects of the current cockle fisheries management measures that you think should change?

As stated above

S2.7. Are there any particular aspects of the current cockle fisheries management measures you think are important to keep?

Yes, the current riddle size and the marked bags for landing are very important and should not be altered.

S2.8. Do you have any other comments you would like to make on the review of current, and development of future, cockle fishery management within the KEIFCA District?

i have stated my views above in previous questions

A. How the fisheries currently work

In this section we would like to get your views on the current underpinning processes KEIFCA uses to manage the cockle fisheries in the TECFO area and wider cockle fishery flexible permit byelaw (CFFPB) area. The processes KEIFCA have developed to manage the cockle fisheries have evolved over the last 25 years and now play an important part in annual assessments (HRA and MCZ assessments) that mean the fisheries can take place within Marine Protected Areas.

TECFO annual management process

The annual cockle fishery cycle starts in late March (usually over the Easter weekend) with the 5-7 day quadbike survey of the Maplin Sands cockle stocks. Working over a low tide window officers complete a quadrat survey where cockles from each quadrat are counted, aged and weighed to provide data on the condition of the stock. Areas within the TECFO area that can't be reached by quadbike are surveyed by sea using a day grab deployed by either FPV Tamesis or FPV Nerissa and collect the same data. Overall, 1200 samples are taken over a 4 week period and this helps officers calculate a Total Allowable Catch (TAC) and develop annual management measures including temporal and spatial restrictions such as closed areas, open/close times and trips per week etc.

By the beginning of May, the surveys and the analysis have been completed, and a management meeting is held (usually at Leigh-on-sea) with the TECFO licence holders and their representatives. Officers outline the TAC for the year and run through the proposed management measures, there is then a discussion about the proposals, and where possible, officers will answer questions. Running in conjunction with this KEIFCA officers complete an annual HRA for the fishery and submit it to Natural England.

Using the results from the survey, the HRA requirements and the feedback from the industry, officers then finalise the management papers and recommendations that are put before the Authority at the May quarterly meeting. Stakeholders including members of the industry can attend the public quarterly meeting and (following standing orders) can comment on the proposals and suggest different alternatives. KEIFCA members then discuss the management paper and vote on the recommendations.

Once the management measures have been agreed, the fleet prepares for the upcoming fishery and KEIFCA officers start inspecting the gear that will be used in the fishery (including biosecurity

inspections). The TECFO fishery usually starts in late June and, following the agreed schedule of fishing trips per week, each vessel can land 13.6m³ of cockles per trip.

Cockle vessels are inspected on a very regular weekly/biweekly basis by officers and fishing gear is inspected at the start of the season in-situ to make sure it is working within legal limits. Each vessel operating within the TECFO fishery is required have a Vessel Monitoring System (VMS) which reports the location of the vessel every 5 minutes. Data from this VMS system, when analysed at the end of the fishing season, can be used to calculate the physical impact of the cockle dredges on the seabed. This information is used to provide information regarding the impact and sustainability of the cockle fishery which occurs within a complex mosaic of MPA's.

The second annual cockle survey takes place in mid-September and repeats the quadbike survey on the Maplin Sands but only samples every other survey point. Information from this survey feeds into the management process and is used to adapt management measures if required. A report on the cockle fishery is then presented to the Authority at the September quarterly meeting with any additional recommendations if required. The TEFCO fishery usually ends in October and an annual cockle report is completed prior to the January Authority meeting.

CFFPB fishery annual management process

As with the TECFO fishery, the annual management cycle starts with a spring survey where cockle stock data (numbers, density, age and weight) are collected in exactly the same way as within the TECFO area. As the cockle stocks outside the TECFO area are more discrete and less consistent, the stocks need to be above levels agreed in the management plan that accompanies the byelaw.

Management papers with recommendations are presented to the Authority at the May quarterly meeting. Due to the nature of the distribution and amount of stock available, only one area in the last 10 years has met the criteria for the cockles to be fished. This means the decisions and recommendations to manage this fishery are historically very limited and have been to allow either 1 trip or very occasionally 2 trips within a 1-2 week window in early October. As with the fishery within the TECFO, a HRA is completed and agreed before the fishery is opened.

If the fishery is opened, a significant enforcement operation swings into action, with biosecurity and gear checks being undertaken in-situ before the fishery starts. Unlike the TECFO fishery, VMS tracking is not universally available and so a significant sea-based enforcement presence is deployed to ensure that

ng takes place as	per the agreed mar	nagement measi	ures.	

S3A1. How would you rate the following aspects of the management of the current cockle fisheries?

(a) Annual cockle surveys and stock assessments

Fishery	Very good	Good	Okay	Neither good nor bad	Poor	Very poor
CFFPB	1 🗆	2 🗆	3 □ OKAY	4 🗆	5 □	6 □
TECFO	1 🗆	2 🗆	3 □ OKAY	4 🗆	5 🗆	6 🗆
Francis Hoose	tionala for your	<u> </u>				<u> </u>

Explain the rationale for your response here

I THINK BOTH ARE OKAY BECAUSE THERE IS HUGE LACK OF INFORMATION FOR COCKLES IN THE OUTSIDE AREA

(b) Reports

Fishery	Very good	Good	Okay	Neither good nor bad	Poor	Very poor
CFFPB	1 🗆	2 🗆	3 □ OKAY	4 🗆	5 □	6 □
TECFO	1 🗆	2 🗆	3 □ OKAY	4 🗆	5 □	6 □

Explain the rationale for your response here

OKAY BECAUSE SURVERYS AND REPORTS FOR THE OUTSIDE ARE VIRTUALLY NON EXISTENT

(c) Annual meetings and management process

Fishery	Very good	Good	Okay	Neither good nor bad	Poor	Very poor
CFFPB	1 🗆	2 🗆	3 🗆	4 🗆	5 🗆	6 □ very poor
TECFO	1 🗆	2 🗆	3 🗆	4 🗆	5 🗆	6 □ very poor

Explain the rationale for your response here

IF REFLECTING ON THE MANAGEMENT OF LICENSES I WOULD SAY VERY POOR BECAUSE IVE STATED IN MY PREVIOUS ANSWERS, THERES LACK OF THE CORRECT INFORMATION NEEDED

(d) Setting Annual TAC (Total Allowable Catch)

Fishery	Very good	Good	Okay	Neither good nor bad	Poor	Very poor	
CFFPB	1 🗆	2 □ good	3 🗆	4 🗆	5 □	6 🗆	
TECFO	1 🗆	2 □ good	3 🗆	4 🗆	5 □	6 🗆	
Explain the rationale for your response here							
GOOD TAC BUT SHARED UNEVENLY BETWEEN INSIDE AND OTUSIDE FISHERY							

(e) Enforcement

Fishery	Very good	Good	Okay	Neither good nor bad	Poor	Very poor
CFFPB	1 🗆	2 🗆	3 🗆	4 🗆	5 □	6 □
TECFO	1 🗆	2 🗆	3 🗆	4 🗆	5 □	6 □

Explain the rationale for your response here

NOT SURE AS HAVENT EXPERIENCED ANY ENFORCEMENT

(f) Use of vessel tracking							
Fishery	Very good	Good	Okay	Neither good nor bad	Poor	Very poor	
CFFPB	1 □ VERY GOOD	2 🗆	3 □	4 🗆	5 🗆	6 □	
TECFO	1 □ VERY GOOD	2 🗆	3 □	4 🗆	5 🗆	6 □	
Explain the ra	tionale for your	response here					
.ITS VERY GO	DOD BECAUSE	IT STOPS PO	ACHING IN CL	OSED AREAS			
(g) The cui	rrent mechanis	m for issuing	licences to the	TECFO			
Fishery	Very good	Good	Okay	Neither good nor bad	Poor	Very poor	
TECFO	1 🗆	2 🗆	3 🗆	4 🗆	5 🗆	6 □ VERY POOR	
Explain the ra	Explain the rationale for your response here						
AS STATED A	ABOVE, I TOTA	LLY DISAGREI	Ε.				

(h) The current mechanism for issuing permits in the CFFPB fishery

Fishery	Very good	Good	Okay	Neither good nor bad	Poor	Very poor
CFFPB	1 🗆	2 🗆	3 🗆	4 🗆	5 🗆	6 □ VERY POOR
Explain the rationale for your response here						

S3A2. The TECFO fishery is Marine Stewardship Council (MSC) accredited. Do you think the MSC accreditation is important to the fishery?

yes		

S3A3. How could the TECFO fishery be improved?

knowing the
_

B. Regulatory options

There are two main legislative options or tools available for KEIFCA to manage the cockle fisheries into the future cockle; create a regulating order or make a byelaw. At present we have both legislative options functioning within our district helping us to manage our cockle fisheries. The TECFO area was set up in 1994 and matches the Port of London Authority boundary. The CFFPB covers the rest of the KEIFCA district.

When looking at future cockle fishery management one of the first, and most significant decisions KEIFCA members will need to make, will be to look at the advantages and disadvantages of these different legislative options, think about the area they might regulate, and if two different regulatory options were chosen how they would work together.

Regulating Orders

Regulating Orders are special legislation designed to encourage the setting up and improved management of natural shellfisheries. A Regulating Order may grant exclusive fishing or management rights within a designated area of sea or tidal waters, to specifically regulate one or more named species of shellfish (i.e. cockles in the Thames). Regulating Orders are granted directly from DEFRA for a set period, normally 20 to 30 years but can be set up to run as long as 60 years.

Under a regulating order it is possible to regulate and restrict fishing for, dredging, or otherwise taking shellfish covered by the order. Under a Regulating Order the grantee (KEIFCA) can:

- · issue licences to others allowing them to take shellfish within the designated area
- set conditions and restrictions that licence-holders must observe when they take shellfish
- manage the shellfishery
- exclude unlicensed people from the shellfishery

Grantees of Regulating Orders must also provide the DEFRA with annual returns, detailing activity in the fishery on a yearly basis.

As they restrict the public right to fish in certain areas, it is important that they are carefully considered before being made. To protect the rights of anyone who has an interest in an area under consideration, all applications for an order must follow a formal procedure laid out by DEFRA and the application process can take up to a year for an order to be granted.

More information on Regulating Orders can be found here: https://www.gov.uk/guidance/shellfisheries-several-orders-and-regulating-orders

Byelaws

The ability to make IFCA byelaws is set out in the Marine and Coastal Access Act 2009 with the aim to strengthen and modernise the powers for IFCAs to manage inshore fisheries and the marine environment.

Byelaw powers were designed to be flexible and contain many of the key features of a Regulating Order (Byelaw provision equivalent to a regulating order provision underlined). Probably the most relevant provision when comparing IFCA byelaws to a regulating order is the ability to exclude unpermitted people from the fishery (156 (4) (c)). Although most byelaws issue permits on a yearly basis, permits can be issued to cover a longer period of time, this again is similar to one of the key features of a regulating order.

Provisions that may be made by a byelaw under section 156 include prohibiting or restricting the exploitation of sea fisheries:

- (a) in specified areas or during specified periods;
- (b) limiting the amount of sea fisheries resources a person or vessel may take in a specified period.

The provisions cover:

- · permits (including conditions for the issue, cost and use of permits)
- · vessels
- · methods and gear, (including the possession, use, retention on board, storage or transportation of specified items)
- · protection of fisheries for shellfish, including monitoring by:
 - (a) requiring vessels to be fitted with specified equipment;
 - (b) requiring vessels to carry on board specified persons for the purpose of observing activities carried out on those vessels:
- · marking of gear
- · identification of items
- · information that those involved in the exploitation of sea fisheries resources in an IFCA district must submit to the IFCA.

More specifically, byelaws may:

- prohibit or restrict the exploitation of sea fisheries resources in specified areas or periods or limiting the amount of resources that may be exploited or the amount of time a person or vessel may spend exploiting fisheries resources in a specified period.
- prohibit or restrict the exploitation of sea fisheries resources in an IFC district without a permit.
 IFCAs will be able to recover the costs of administering and enforcing a permit scheme, attach conditions to permits and limit the number of permits they issue under a particular scheme.
- prohibit or restrict the use of vessels of specified descriptions and any method of exploiting sea fisheries resources. The possession, use and transportation of specified items or types of items used in the exploitation of sea fisheries resources may also be prohibited or restricted. This would enable an IFCA to require the use of a particular method of sea fishing or an item used in sea fishing (for example to reduce by-catch) by means of a prohibition on the use of other methods and items.

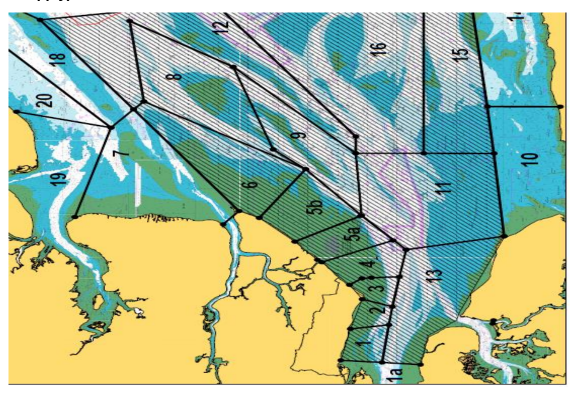
Unlike a Regulating Order a byelaw is not created to run for a specific period however in line with the "evaluate and adapt" section of the marine management cycle, an IFCA should continually monitor the effectiveness of a byelaw. When they are no longer effective, they should be repealed or modified. Section 158 of the 2009 Act makes provision for byelaws to cease to have an effect after a specified period (i.e., a "sunset clause"). Where possible, and in line with best practice, IFCA byelaws should include sunset clauses or specified review points.

Although like a regulating order it is the Sectary of State that signs the byelaw, the byelaw process is overseen initially by the MMO before being sent to DEFRA for a final review before signing. There is a clear byelaw making and conformation process that requires an accompanying impact assessment and has a statutory consultation process which in many ways is similar to the Regulating Order making and confirmation process. As with a Regulating Order the byelaw making and confirmation process can take up to a year before the byelaw is signed by the Secretary of State and then comes into force.

More information on IFCA byelaws can be found here: https://www.gov.uk/government/publications/ifca-byelaw-guidance

s stated before	e, most questions are very similar
	s, meet questiene are very enimal
•	think KEIFCA should develop underpinning objectives or criteria for the
	of the cockle fisheries in the district to help direct future fisheries If you do, what do you think they should be?
N/A	•
14// (
S3B3. What do	you see are the advantages/ disadvantages of a regulating order?
THE ADVANT	AGE , I FEEL THE FISHERMAN HAVE MORE SAFEGUARDING WITH IT.
SCB4. What do	o you see are the advantages/ disadvantages of a byelaw?
AGAIN, SAFEG	GUARDS THE FISHERMAN
•	
	think that there should be a specific area of the District which is managed
separately to t	think that there should be a specific area of the District which is managed he rest, as is currently the case with TECFO being sat within the area
separately to to covered by the	think that there should be a specific area of the District which is managed he rest, as is currently the case with TECFO being sat within the area
	think that there should be a specific area of the District which is managed he rest, as is currently the case with TECFO being sat within the area
separately to to covered by the	think that there should be a specific area of the District which is managed he rest, as is currently the case with TECFO being sat within the area
separately to to covered by the NO S3B6. If yes to	think that there should be a specific area of the District which is managed he rest, as is currently the case with TECFO being sat within the area e CFFPB? C5 then should the specific area which is managed differently to the rest
separately to to to covered by the	think that there should be a specific area of the District which is managed he rest, as is currently the case with TECFO being sat within the area e CFFPB? C5 then should the specific area which is managed differently to the rest
NO S3B6. If yes to	think that there should be a specific area of the District which is managed he rest, as is currently the case with TECFO being sat within the area e CFFPB? C5 then should the specific area which is managed differently to the rest
S3B6. If yes to find the District	think that there should be a specific area of the District which is managed the rest, as is currently the case with TECFO being sat within the area e CFFPB? C5 then should the specific area which is managed differently to the rest be:
S3B6. If yes to the District Bigger that	think that there should be a specific area of the District which is managed the rest, as is currently the case with TECFO being sat within the area of CFFPB? C5 then should the specific area which is managed differently to the rest be: In it is currently an it is currently
S3B6. If yes to of the District Bigger that	think that there should be a specific area of the District which is managed the rest, as is currently the case with TECFO being sat within the area of CFFPB? OC5 then should the specific area which is managed differently to the rest be: In it is currently
S3B6. If yes to the District Bigger that	think that there should be a specific area of the District which is managed the rest, as is currently the case with TECFO being sat within the area of CFFPB? C5 then should the specific area which is managed differently to the rest be: In it is currently an it is currently
S3B6. If yes to of the District Bigger that Smaller that	think that there should be a specific area of the District which is managed the rest, as is currently the case with TECFO being sat within the area of CFFPB? C5 then should the specific area which is managed differently to the rest be: In it is currently an it is currently

S3B7. If yes to C5 then which of the areas on the chart below do you think should be managed separately to the rest of the KEIFCA District? Hatched areas are currently managed under TECFO, the unhatched areas are currently managed under CFFPB. (Tick all that apply)



Southend Foreshore and Maplin Sands	North Thames	South Thames	Outer Thames and Channel Coast
□ Area 1a	□ Area 7	☐ Area 11	☐ Area 17
□ Area 1	□ Area 8	□ Area 13	
□ Area 2	□ Area 9	□ Area 14	
□ Area 3	□ Area 10	□ Area 15	
□ Area 4	□ Area 12	□ Area 16	
□ Area 5	□ Area 18		
□ Area 6	□ Area 19		
	□ Area 20		

Please provide rationale as to why you think the selected areas should be managed separately here. If you think that specific parts of any individual area should be managed in a certain way, please specify below:

Click or tap here to enter text.

S3B8. Do you think there would be any advantage of phasing in new regulations over a number of years or in stages? If so, specify how long and explain why.

NO, CHANGE IS NEEDED SOONER RATHER THAN LATER AS I THINK PEOPLE HAVE WAITED FAR TOO LONG ALREADY

S3B9. Any other comments or thoughts on regulatory options including types of legislation, spatial and temporal variations?

NO		
NO		
1		

C. Access to the cockle fisheries – licences and permits

This section seeks to gather views and data on the framework that could manage access to future cockle fisheries. As outlined in section A, there is an established survey and management process, that has been running over a number of years, and can produce a Total Allowable Catch (TAC) for a specified area. How access is managed, including how many licences/permits are issued, how TAC is divided between licences/permits, who gets a licence/permit, for how long and under what conditions, are all vital questions that will need to be resolved in developing future management not least as they will all have an impact upon the Marine Protected Areas which the cockle fisheries take place within.

How licences are issued under the current TECFO system

The Thames Estuary Cockle Fishery Order was set-up in 1994 and issued licences under the Regulating Order legislation. Licenses were issued to people that could provide written evidence (in the form of sales notes) of commercially fishing for cockles in the then proposed TECFO area. Twelve licences were initially issued and as the cockle stocks increased two more licences were issued under a temporary licence in 1997 following an assessment of the activities of all persons who demonstrated an interest. When stocks fell and the temporary licences were not issued, the temporary licence holders took Kent and Essex Sea Fisheries Committee (KESFC) (KEIFCA's predecessor) to Judicial Review. KESFC lost the Judicial Review which in effect meant that temporary licences had the same legal standing as standard licences.

KESFC sought extensive legal advice as concerning the process and legal consequence of issuing new licences, as well as the legitimate expectation of the licence holders. The practical consequence of that legal advice meant that for the last 23 years KEIFCA has issued 14 licences to fish in the TECFO and the annual TAC has been divided evenly between the licence holders.

How permits are issued under the KEIFCA cockle fishery flexible permit byelaw (CFFPB).

The KEIFCA cockle fishery flexible permit byelaw (CFFPB) was confirmed in 2014 and brought together a number of different byelaws that had been used to manage the cockle fishery outside the TECFO area. To gain access to the fishery and become a permit holder, applicants need to provide identification and vessel details as well as pay a permit fee by the 31 March.

If the survey data indicates that the available stock is in excess of the criteria in the management plan, and the authority decides to open the fishery, then the available TAC is equally divided by the number of permit holders. Permits are issued on a yearly basis and if the fishery is not opened the licence fee is returned to the applicant.

S3C1. How do you think permissions to access the fisheries (be issued?	permits/ licences) should
S3C2. Do you think there should be criteria to decide who sho to fish or do you think it should be open to all?	ould have a permit/licence
THERE SHOULD BE A CRITERIA BECAUSE IF THERE ISN'T A IT UNFAIR ON THE PEOPLE WHO HAVE SPENT YEARS WOR	
S3C3. If you think there should be criteria, what criteria do yo (Tick all that apply)	u think there should be?
☐ Those who have had a permission to fish for cockles in the TE	CFO YES
$\hfill\Box$ Those who have had a permit to fish in the CFFPB YES	
☐ Those who have commercially fished for any species in the Th	ames YES
☐ Those who have commercially fished for any shellfish in the Th	names YES
☐ Those who have fished for cockles anywhere else YES	
□ Other	
If 'other' please provide details:	
Click or tap here to enter text.	
S3C4. Do you think criteria should be weighted or have score provide details	s assigned to them? Please
NO	
S3C5. Do you think a licence/ permit should have to be in a pe in a company name?	erson's name or could it be
PERSON	
Please provide the reasons for your answer here:	
SIMPLE VOLIR CLIRRENT LICENSE HOLDERS ARE MA IORIZ	TV COMPANIV OWNED WHICH IS

PURCHASED FOR CONSIDERABLE AMOUNTS OF MONEY. HOW IS THIS FAIR ON AN INDIVIDUAL

	BECAUSE I PEI SST FREE VESS		INK TH INDIVIE	DUAL DAILY Q	UOTAS COULD	BE SHARE
33C7. How lor	ng do you think	a licence/perr	mit should be i	ssued for?		
1 year	3 years	5 years	7 years	10 years	30 years	Other
Please say wl	hy here:					
	AUSE IF ANYBO T RENEWED.	ODY COMMITS	AN OFFENCE	IT SHOULD BI	E TAKEN STRA	IGHT FROM
S3C8. If licend houghts and	ces/permits wer		through a bid	ding process,	what would you	ur
	comments be:	•				
TOTALLY DIS						
TOTALLY DIS						
	SAGREE!!!		s included an a	emount to helr	n support the	
S3C9. If the ar	SAGREE!!! nnual cost of lid industry (a com	cences/ permit				
S3C9. If the ar wider fishing i comments be	SAGREE!!! nnual cost of lic industry (a com	cences/ permit	or example), w	hat would you	r thoughts and	
S3C9. If the ar wider fishing is comments be	SAGREE!!! nnual cost of lid industry (a com	cences/ permit nmunity fund fo	or example), w	hat would you	r thoughts and	IAT I HAVE
S3C9. If the ar wider fishing is comments be	SAGREE!!! nnual cost of lice industry (a com ? WITH THAT AS	cences/ permit nmunity fund fo	or example), w	hat would you	r thoughts and	IAT I HAVE
S3C9. If the arwider fishing is comments be a DISAGREE S	SAGREE!!! nnual cost of lice industry (a com ? WITH THAT AS EFORE THUS L	cences/ permit nmunity fund fo THE COST OF EAVING NOTH	or example), w	hat would you AS COST ME A (PENSES FOR	T thoughts and A THIRD OF WH	IAT I HAVE
S3C9. If the arwider fishing is comments be a DISAGREE GROSSED BI	nnual cost of lice industry (a com? WITH THAT AS EFORE THUS Leftshermen are gery, otherwise to the server is the server in the server in the server is the server in the	cences/ permit nmunity fund fo THE COST OF EAVING NOTH	or example), when the fishery, fish	hat would you AS COST ME A (PENSES FOR hermen would	T thoughts and THIRD OF WHE SKIPPER OR (IAT I HAVE CREW.
S3C9. If the arwider fishing is comments be a DISAGREE GROSSED BISSC10. If new eave the fisheshould work?	nnual cost of lice industry (a com? WITH THAT AS EFORE THUS Leftshermen are gery, otherwise to the server is the server in the server in the server is the server in the	cences/ permit nmunity fund for THE COST OF EAVING NOTH going to enter the fishery just	or example), when the fishery, fish	hat would you AS COST ME A (PENSES FOR hermen would	T thoughts and THIRD OF WHE SKIPPER OR (IAT I HAVE CREW.
S3C9. If the arwider fishing is comments be a comment be a commen	nnual cost of lice industry (a com? WITH THAT AS EFORE THUS L fishermen are eary, otherwise t	cences/ permit nmunity fund for THE COST OF EAVING NOTH going to enter the fishery just er the fishery	the fishery, fise gets bigger ar	hat would you AS COST ME A (PENSES FOR hermen would nd bigger. How	T thoughts and THIRD OF WHE SKIPPER OR (I also have to by do you think the second state of the second sta	HAT I HAVE CREW.
S3C9. If the arwider fishing is comments be comments be GROSSED BISSED B	SAGREE!!! Innual cost of lice industry (a com? WITH THAT AS EFORE THUS L fishermen are ery, otherwise to be able to entered	cences/ permit nmunity fund for THE COST OF EAVING NOTH going to enter the fishery just er the fishery FROM CATCH	the fishery, fise gets bigger ar	hat would you AS COST ME A (PENSES FOR hermen would nd bigger. How	T thoughts and THIRD OF WHE SKIPPER OR (I also have to by do you think the second state of the second sta	HAT I HAVE CREW.

S3C6. How many licences/ permits do you think should be issued in the current TECFO

SKIPPER OWNER??????

S3C11. If new licences/permits are issued, who do you think they should go to? (in priority order)

PREVIOUS PEOPLE WHO HAVE INVESTED INTO THE INDUSTRY AND SEEN VERY LITTLE RETURN. YOUNGER INDIVIDUAL SKIPPER/OWNERS BY NO MEANS PROCESSING COMPANIES

S3C12. There are a number of businesses that have been fishing for cockles in the TECFO area for over 30 years and have business models that rely on that activity. How do you think this should influence how fishing opportunities are allocated?

THESE BISUNESS MODELS HAVE BEEN BROUGHT ABOUT BY ONLY A SMALL AMOUNT OF LICENSES CREATING AN ELITE FISHERY FOR A SMALL AMOUNT OF PEOPLE

S3C13. What could we do to make the fishery greener? Explain how for each category.

Boats	WEIGHT LIMIT ON DREDGE GEAR
Transport	
Logistics	
Company Statement – CO2 footprint offset	•
Any other comments	

S3C14. Any other comments or thoughts on access to fisheries?

Click or tap here to enter text.

D. The economics of the cockle fisheries

Catching sector

S3D1. How much does it cost to run a cockle boat each year?	£20,000 MINIMUM
S3D2. What kind of turnover do you need to make your business viable?	£80,000
S3D3. What kind of annual quantity of cockles do you need to make your business viable?	100 TON
S3D4. How many people do you employ in your catching operations?	2
S3D5. How many additional on-shore jobs does your cockle fishing business support?	30 PLUS WITH ENGINEERING, TRANSPORT ETC
S3D6. What percentage of your turnover is related to fishing for cockles in the KEIFCA District?	0% BECAUSE ITS NOT BEEN PROFITABLE

Processing Sector

S3D7. What do you need out of the fishery?

A SIMPLE LIVING AND NO MORE

S3D8. What is the maximum demand from the Thames cockle fisheries (in terms of tonnage) by the market?

N/A

S3D9. How many people do you employ in your processing operations?	Full time 2		
	Part time Click or tap here to enter text.		
	Number of months per year part time workers are employed Click or tap here to enter text.		

All sectors

S3D10. Describe the investment you have put into the KEIFCA District cockle fisheries over the last 10 years?

HELL OF A LOT OF TIME AND INVESTMENT WITH GREAT EXPENSE. EACH TIME HAS BEEN A WASTE OF TIME WITH A HUGE LOSS AS ONLY BEEN ABLE TO FISH FOR THE 1 DAY.

S3D11. Is there anything that could be done to make the KEIFCA District cockle fisheries more cost efficient?

ALLOW US TO FISH FOR MORE THAN ONE DAY. PERMIT PRICING TO BE PAID ONCE WE RECEIVE THE INFORMATION TO TELL US WHAT WE CAN FISH AND OUR QUOTAS

S3D12. Is there anything that could be done to bring in or create more jobs based in KEIFCA district?

AS STATED MANY TIMES. SHARE OUT THE DAILY TAC

S3D13. What would be the impact on you and your business if the current management systems were to be extended for a further 5 years/ 10 years/ 30 years?

QUITE SIMPLY, I WOULDN'T MAKE NO MONEY AT IT, THEREFORE I WOULDN'T INVEST JUST TO MAKE A LOSS FOR TRACK RECORD... WHO WOULD?

S3D14. What would be the impact on you and your business if there was a yearly permit issued for the current TECFO area using similar criteria to the current KEIFCA cockle permit fishery?

ANSWERED BEFORE

S3D15. Any other comments or thoughts on the economics of the fisheries?

YES, UNVIABLE IN OUTSIDE AREA

E. The proposed process for reviewing and developing future cockle management

The cockle fisheries are one of the most important but complex fisheries in the KEIFCA district. The fisheries take place within a complex mosaic of Marine Protected Areas (MPAs) and the cockle stocks provide food for a wide range of bird and fish species, whilst also providing other functions like filtering water and capturing CO2 in their shells. The cockle fishery provides income and jobs for a large number of fishermen and, with seaside towns like Leigh-on-Sea and Whitstable, provide tourist and cultural links between the cockle fishery and the wider society. Although it is complex, we do want to hear and gather views on how the cockle fisheries could be run in the future from a wide spectrum of stakeholders that are involved and impacted by the fishery.

Process outline

The proposed process to review and develop future cockle management, is split into a number of time defined steps that will build on each other (below), with the overall aim of confirming new legislation (in whatever form it might look like) to be in place for when the current TECFO legislation ends in September 2024.

Sept 2021 - Nov 2021

Feb 2022 - Oct 2022

Oct 2022 - Mar 2023

Mar 2023 - Sept 2024

Listening phase

Gather views and ideas from stakeholders to understand what works well within the current fisheries management systems and where people believe changes need to be made.

- o Questionnaires
- Recorded oral evidence sessions
- o Letters from stakeholders

Develop legislative framework

Discuss and develop the underlying legislative framework that determines who and how the resource is accessed.

Working through a clear process, a range of management options will be consulted on and evaluated, working from a long list to a single option.

- o Type of regulation (Byelaw/ Regulating Order)
- (Byelaw/ Regulating Order)

 o Area covered by regulation
- o Mechanism/ criteria for issuing and reclaiming licences/ permits
- o Number of licences/permits issued per
- o Length of time permit/

KEIFCA develops initial long list of options

- Industry and stakeholders
- Suggest new options
- Amend an option(s)
- Support an option(s),
 from initial long list of options

Agree final long list of 5-7 options

Agree final short list of 2 maybe 3 options

Agree final management framework option

Develop technical detail

Discuss and develop the technical detail, and draft legal wording.

Consult then agree final legislative wording taking into account feedback.

- o Maximum vessel length
- Dimensions and set-up of dredges and riddles
- Use of vessel tracking systems

Statutory process

Submit the agreed legislation wording and impact assessment to the appropriate body. Follow the prescribed statutory process.

- o Impact Assessment
- o Statutory consultation
- Legislation confirmed by Minister

The first step is to undertake a specific listening and evidence gathering exercise, the second step looks at the framework of any future fisheries management, the third step develops the technical detail and final wording of any proposed legislation, and the fourth step takes the proposal through the statutory consultation and confirmation process of the agreed new legislation. With each step we have identified provisional processes and meeting dates, with the aim of setting out a clear process that helps everyone understand when, where and what could be decided at each stage.

For more detail, including potential engagement events and dates please follow this link: https://www.kentandessex-ifca.gov.uk/news/review-of-management-of-cockle-fisheries-in-the-kent-and-essex-ifca-district

S3E1. Do you have any thoughts or comments with the proposed process for reviewing and developing new cockle fisheries management in the TECFO area and the wider KEIFCA district?

NO AL	.READ)Y S1	ΓATED	ABOVE
-------	-------	-------	-------	-------

S3E2. Are there any changes you would make to the provisional review process outlined above?

NO

S3E3. Does the process provide a mechanism to adequately address the key issues as you see them?

NO

S3E4. How can we best represent your views during the review process?

READ AND UNDERSTAND MY VIEWS FROM AN INDIVIDUALS POINT OF VIEW

S3E5. Any other comments or thoughts on the review and development process?

I THINK THE QUESTIONNIRE WAS GOOD, BUT ALSO A LOT OF THE QUESTION WERE VERY SIMILAR AND REPETITIVE. IM A FISHERMAN SO MY VIEWS REFLECT MY FUTURE MORE THAN SEEING THE BUSINESS SIDE AS YOU REQUIRE. TO US, ITS A WAY A LIFE UNLIKE COMPANIES WHO ARE OPERATING ON A PROFIT MAKING BUSINESS. US INDIVIDUALS JUST WANT TO PROVIDE FOR OUR FAMILIES WITH A

NICE GAIN OF PROFIT INSTEAD OF SUFFERING A MASSIVE CONSTANT LOSS AS WE DON'T HAVE THE FORTUNE OF OTHERS TO OWN SEVERAL VESSELS.

Thank you for taking the time to complete this questionnaire. Your responses are invaluable in hel review the current management of cockle fisheries within the KEIFCA District, and in helping us demanagement for the future.



