

Loch Garman Harbour Mussels Ltd. Solicitors: William Fry Solicitors 2 Grand Canal Square Dublin 2 D02 A342

27 March 2025

Our Ref: AP44/2019 Site Ref: T03/085A

Re: Appeal against the decision by the Minister for Agriculture, Food and the Marine to grant (with variations) an Aquaculture Licence to Loch Garman Harbour Mussels Ltd. on site Ref: T03/085A for the bottom cultivation of mussels on a site on the foreshore at Wexford Harbour, Co Wexford.

Dear Sir/Madam,

I refer to the Notice of Appeal regarding the above decision of the Minister for Agriculture, Food and the Marine received by the Aquaculture Licences Appeals Board on 16 October 2019.

The Aquaculture Licences Appeals Board ("the Board") has concluded its determination of the above appeal and has determined pursuant to Section 40(4)(b) of the Fisheries (Amendment) Act 1997 (as amended), to refuse to grant an Aquaculture Licence to Loch Garman Harbour Mussels Ltd. on site ref: T03/085A for the bottom cultivation of mussels on a site on the foreshore at Wexford Harbour, Co Wexford.

The reasons for the Board's determination are set out in detail in the Determination dated 21 March 2025, which is available on the Aquaculture Licences Appeals Board (ALAB) website at the link below.

A copy of the Technical Advisors' reports referred to in the Determination are available on the Aquaculture Licences Appeals Board (ALAB) website at:

https://alab.ie/activeappeals/appealsyearsreceived/appealsreceivedin2019/ap442019/#d.en.187256

A person wishing to challenge the validity of a decision or determination of the Board may do so by way of judicial review only. An application for leave to apply for judicial review must be made within the period of three months commencing on the date on which the decision or determination was made. Section 73 of the Fisheries (Amendment) Act 1997, as amended, contains the relevant provisions in relation to applications for judicial review of a decision or determination of the Board.

Yours sincerely

Karl Brogan



Mr Martin Heydon TD Minister for Agriculture, Food and the Marine Agriculture House Kildare Street Dublin 2

27 March 2025

Our Ref: AP44/2019 Site Ref: T03/085A

Re: Appeal against the decision by the Minister for Agriculture, Food and the Marine to grant (with variations) an Aquaculture Licence to Loch Garman Harbour Mussels Ltd. on site Ref: T03/085A for the bottom cultivation of mussels on a site on the foreshore at Wexford Harbour, Co Wexford.

Dear Minister,

I refer to the Notice of Appeal regarding the above decision of the Minister for Agriculture, Food and the Marine received by the Aquaculture Licences Appeals Board on 16 October 2019.

The Aquaculture Licences Appeals Board ("the Board") has concluded its determination of the above appeal and has determined pursuant to Section 40(4)(b) of the Fisheries (Amendment) Act 1997 (as amended), to refuse to grant an Aquaculture Licence to Loch Garman Harbour Mussels Ltd. on site ref: T03/085A for the bottom cultivation of mussels on a site on the foreshore at Wexford Harbour, Co Wexford.

The reasons for the Board's determination are set out in detail in the Determination dated 21 March 2025, which is available on the Aquaculture Licences Appeals Board (ALAB) website at the link below.

A copy of the Technical Advisors' reports referred to in the Determination are available on the Aquaculture Licences Appeals Board (ALAB) website at:

https://alab.ie/activeappeals/appealsyearsreceived/appealsreceivedin2019/ap442019/#d.en.187256

A person wishing to challenge the validity of a decision or determination of the Board may do so by way of judicial review only. An application for leave to apply for judicial review must be made within the period of three months commencing on the date on which the decision or determination was made. Section 73 of the Fisheries (Amendment) Act 1997, as amended, contains the relevant provisions in relation to applications for judicial review of a decision or determination of the Board.

Yours sincerely

Karl Brogan

Secretary to the Board

CC: Brian Batt, Aquaculture and Foreshore Management Division



Dr. Rick Officer CEO Marine Institute Rinville Oranmore Co Galway H91 R673

27 March 2025

Our Ref: AP44/2019 Site Ref: T03/085A

Re: Appeal against the decision by the Minister for Agriculture, Food and the Marine to grant (with variations) an Aquaculture Licence to Loch Garman Harbour Mussels Ltd. on site Ref: T03/085A for the bottom cultivation of mussels on a site on the foreshore at Wexford Harbour, Co Wexford.

Dear Dr. Officer,

I refer to the Notice of Appeal regarding the above decision of the Minister for Agriculture, Food and the Marine received by the Aquaculture Licences Appeals Board on 16 October 2019.

The Aquaculture Licences Appeals Board ("the Board") has concluded its determination of the above appeal and has determined pursuant to Section 40(4)(b) of the Fisheries (Amendment) Act 1997 (as amended), to refuse to grant an Aquaculture Licence to Loch Garman Harbour Mussels Ltd. on site ref: T03/085A for the bottom cultivation of mussels on a site on the foreshore at Wexford Harbour, Co Wexford.

The reasons for the Board's determination are set out in detail in the Determination dated 21 March 2025, which is available on the Aquaculture Licences Appeals Board (ALAB) website at the link below.

A copy of the Technical Advisors' reports referred to in the Determination are available on the Aquaculture Licences Appeals Board (ALAB) website at:

https://alab.ie/activeappeals/appealsyearsreceived/appealsreceivedin2019/ap442019/#d.en.187256

A person wishing to challenge the validity of a decision or determination of the Board may do so by way of judicial review only. An application for leave to apply for judicial review must be made within the period of three months commencing on the date on which the decision or determination was made. Section 73 of the Fisheries (Amendment) Act 1997, as amended, contains the relevant provisions in relation to applications for judicial review of a decision or determination of the Board.

Yours sincerely

Karl Brogan



Mr Francis O'Donnell Inland Fisheries Ireland 3044 Lake Drive Citywest Business Campus Co Dublin D24 CK66

27 March 2025

Our Ref: AP44/2019 Site Ref: T03/085A

Re: Appeal against the decision by the Minister for Agriculture, Food and the Marine to grant (with variations) an Aquaculture Licence to Loch Garman Harbour Mussels Ltd. on site Ref: T03/085A for the bottom cultivation of mussels on a site on the foreshore at Wexford Harbour, Co Wexford.

Dear Mr O' Donnell,

I refer to the Notice of Appeal regarding the above decision of the Minister for Agriculture, Food and the Marine received by the Aquaculture Licences Appeals Board on 16 October 2019.

The Aquaculture Licences Appeals Board ("the Board") has concluded its determination of the above appeal and has determined pursuant to Section 40(4)(b) of the Fisheries (Amendment) Act 1997 (as amended), to refuse to grant an Aquaculture Licence to Loch Garman Harbour Mussels Ltd. on site ref: T03/085A for the bottom cultivation of mussels on a site on the foreshore at Wexford Harbour, Co Wexford.

The reasons for the Board's determination are set out in detail in the Determination dated 21 March 2025, which is available on the Aquaculture Licences Appeals Board (ALAB) website at the link below.

A copy of the Technical Advisors' reports referred to in the Determination are available on the Aquaculture Licences Appeals Board (ALAB) website at:

https://alab.ie/activeappeals/appealsyearsreceived/appealsreceivedin2019/ap442019/#d.en.187256

A person wishing to challenge the validity of a decision or determination of the Board may do so by way of judicial review only. An application for leave to apply for judicial review must be made within the period of three months commencing on the date on which the decision or determination was made. Section 73 of the Fisheries (Amendment) Act 1997, as amended, contains the relevant provisions in relation to applications for judicial review of a decision or determination of the Board.

Yours sincerely

Karl Brogan



Dr. David Lyons National Parks & Wildlife Services 90 King Street North Dublin 7 D07 N7CV

27 March 2025

Our Ref: AP44/2019 Site Ref: T03/085A

Re: Appeal against the decision by the Minister for Agriculture, Food and the Marine to grant (with variations) an Aquaculture Licence to Loch Garman Harbour Mussels Ltd. on site Ref: T03/085A for the bottom cultivation of mussels on a site on the foreshore at Wexford Harbour, Co Wexford.

Dear Dr. David Lyons,

I refer to the Notice of Appeal regarding the above decision of the Minister for Agriculture, Food and the Marine received by the Aquaculture Licences Appeals Board on 16 October 2019.

The Aquaculture Licences Appeals Board ("the Board") has concluded its determination of the above appeal and has determined pursuant to Section 40(4)(b) of the Fisheries (Amendment) Act 1997 (as amended), to refuse to grant an Aquaculture Licence to Loch Garman Harbour Mussels Ltd. on site ref: T03/085A for the bottom cultivation of mussels on a site on the foreshore at Wexford Harbour, Co Wexford.

The reasons for the Board's determination are set out in detail in the Determination dated 21 March 2025, which is available on the Aquaculture Licences Appeals Board (ALAB) website at the link below.

A copy of the Technical Advisors' reports referred to in the Determination are available on the Aquaculture Licences Appeals Board (ALAB) website at:

https://alab.ie/activeappeals/appealsyearsreceived/appealsreceivedin2019/ap442019/#d.en.187256

A person wishing to challenge the validity of a decision or determination of the Board may do so by way of judicial review only. An application for leave to apply for judicial review must be made within the period of three months commencing on the date on which the decision or determination was made. Section 73 of the Fisheries (Amendment) Act 1997, as amended, contains the relevant provisions in relation to applications for judicial review of a decision or determination of the Board.

Yours sincerely

Karl Brogan



Ms Caroline Bocquel An Bord Iscaigh Mhara Crofton Road Dun Laoghaire Co Dublin A96 E5A0

27 March 2025

Our Ref: AP44/2019 Site Ref: T03/085A

Re: Appeal against the decision by the Minister for Agriculture, Food and the Marine to grant (with variations) an Aquaculture Licence to Loch Garman Harbour Mussels Ltd. on site Ref: T03/085A for the bottom cultivation of mussels on a site on the foreshore at Wexford Harbour, Co Wexford.

Dear Ms Bocquel,

I refer to the Notice of Appeal regarding the above decision of the Minister for Agriculture, Food and the Marine received by the Aquaculture Licences Appeals Board on 16 October 2019.

The Aquaculture Licences Appeals Board ("the Board") has concluded its determination of the above appeal and has determined pursuant to Section 40(4)(b) of the Fisheries (Amendment) Act 1997 (as amended), to refuse to grant an Aquaculture Licence to Loch Garman Harbour Mussels Ltd. on site ref: T03/085A for the bottom cultivation of mussels on a site on the foreshore at Wexford Harbour, Co Wexford.

The reasons for the Board's determination are set out in detail in the Determination dated 21 March 2025, which is available on the Aquaculture Licences Appeals Board (ALAB) website at the link below.

A copy of the Technical Advisors' reports referred to in the Determination are available on the Aquaculture Licences Appeals Board (ALAB) website at:

https://alab.ie/activeappeals/appealsyearsreceived/appealsreceivedin2019/ap442019/#d.en.187256

A person wishing to challenge the validity of a decision or determination of the Board may do so by way of judicial review only. An application for leave to apply for judicial review must be made within the period of three months commencing on the date on which the decision or determination was made. Section 73 of the Fisheries (Amendment) Act 1997, as amended, contains the relevant provisions in relation to applications for judicial review of a decision or determination of the Board.

Yours sincerely

Karl Brogan



Birdwatch Ireland Unit 20, Block D Bullford Business Campus Kilcoole/Greystones Greystones Co Wicklow

27 March 2025

Our Ref: AP44/2019 Site Ref: T03/085A

Re: Appeal against the decision by the Minister for Agriculture, Food and the Marine to grant (with variations) an Aquaculture Licence to Loch Garman Harbour Mussels Ltd. on site Ref: T03/085A for the bottom cultivation of mussels on a site on the foreshore at Wexford Harbour, Co Wexford.

Dear Ms Duggan,

I refer to the Notice of Appeal regarding the above decision of the Minister for Agriculture, Food and the Marine received by the Aquaculture Licences Appeals Board on 16 October 2019.

The Aquaculture Licences Appeals Board ("the Board") has concluded its determination of the above appeal and has determined pursuant to Section 40(4)(b) of the Fisheries (Amendment) Act 1997 (as amended), to refuse to grant an Aquaculture Licence to Loch Garman Harbour Mussels Ltd. on site ref: T03/085A for the bottom cultivation of mussels on a site on the foreshore at Wexford Harbour, Co Wexford.

The reasons for the Board's determination are set out in detail in the Determination dated 21 March 2025, which is available on the Aquaculture Licences Appeals Board (ALAB) website at the link below.

A copy of the Technical Advisors' reports referred to in the Determination are available on the Aquaculture Licences Appeals Board (ALAB) website at:

https://alab.ie/activeappeals/appealsyearsreceived/appealsreceivedin2019/ap442019/#d.en.187256

A person wishing to challenge the validity of a decision or determination of the Board may do so by way of judicial review only. An application for leave to apply for judicial review must be made within the period of three months commencing on the date on which the decision or determination was made. Section 73 of the Fisheries (Amendment) Act 1997, as amended, contains the relevant provisions in relation to applications for judicial review of a decision or determination of the Board.

Yours sincerely

Karl Brogan



Dr. Elaine McGoff An Taisce Tailors Hall Back Lane Dublin 8

27 March 2025

Our Ref: AP44/2019 Site Ref: T03/085A

Re: Appeal against the decision by the Minister for Agriculture, Food and the Marine to grant (with variations) an Aquaculture Licence to Loch Garman Harbour Mussels Ltd. on site Ref: T03/085A for the bottom cultivation of mussels on a site on the foreshore at Wexford Harbour, Co Wexford.

Dear Dr. McGoff,

I refer to the Notice of Appeal regarding the above decision of the Minister for Agriculture, Food and the Marine received by the Aquaculture Licences Appeals Board on 16 October 2019.

The Aquaculture Licences Appeals Board ("the Board") has concluded its determination of the above appeal and has determined pursuant to Section 40(4)(b) of the Fisheries (Amendment) Act 1997 (as amended), to refuse to grant an Aquaculture Licence to Loch Garman Harbour Mussels Ltd. on site ref: T03/085A for the bottom cultivation of mussels on a site on the foreshore at Wexford Harbour, Co Wexford.

The reasons for the Board's determination are set out in detail in the Determination dated 21 March 2025, which is available on the Aquaculture Licences Appeals Board (ALAB) website at the link below.

A copy of the Technical Advisors' reports referred to in the Determination are available on the Aquaculture Licences Appeals Board (ALAB) website at:

https://alab.ie/activeappeals/appealsyearsreceived/appealsreceivedin2019/ap442019/#d.en.187256

A person wishing to challenge the validity of a decision or determination of the Board may do so by way of judicial review only. An application for leave to apply for judicial review must be made within the period of three months commencing on the date on which the decision or determination was made. Section 73 of the Fisheries (Amendment) Act 1997, as amended, contains the relevant provisions in relation to applications for judicial review of a decision or determination of the Board.

Yours sincerely

Karl Brogan