

# Notice of Appeal Under Section 40(1) of Fisheries (Amendment) Act 1997 (No.23)

# **APPEAL FORM**

	Section 40(2) of the 1997 Act this form will on the ALAB offices at the following address:		
	oad, Portlaoise, Co. Laois, R32 DTW5		(8 H   21   21   18
Name of Appellant (Block Letters)	SEAMUS & SHARON PALMER	/ 1	2
Address of Appellant		/ 3	SURCULTURE ON AND
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Phone No.	Email address (enter below)		
Mobile No.			
Please note if there is <b>any change</b> to notified accordingly.	the details given above, the onus is on the app	ellant to ensure that A	LAB is
	FEES		
Fees must be received by the closing date for receipt of appeals		Amount	Tick
An appeal by an applicant for a licence against a decision by the Minister in respect of that application		eof €380	
An appeal by the holder of a licence against the revocation or amendment of that licence by the Minister		cence €380	
An appeal by any other individual or organisation		€150	1
Request for an Oral Hearing* (fee payable in addition to appeal fee) *In the event that the Board decides not to hold an Oral Hearing the fee will not be refunded		€75	
Fees can be paid by way of Cheque of	r Electronic Funds Transfer	Kalen da est	ATTENNANT.
Cheques are payable to the Aquacul Appeals (Fees) Regulations, 2021 (S	ture Licences Appeals Board in accordance w I. No. 771 of 2021)	vith the Aquaculture	Licensing
Electronic Funds Transfer Detai	IBAN: IE89AIBK93104704051067	BIC: AIBKIE2D	
<ol> <li>Payment of the correct fees in the appeal will not be accept</li> </ol>	riate fee with your appeal will result in your ap	for receipt of appeals	s, otherwise

An Bord Achomhairc Um Cheadúnais Dobharshaothraithe j Aquaculture Licences Appeals Board Cúirt Choill Mhinsí, Bóthar Bhaile Átha Cliath, Port Laoise, Contae Laoise, R32 DTW5

Kilminchy Court, Dublin Road, Portlaoise, County Laois, R32 DTW



Phone: +353 (0) 57 8631912 R-phost/Email: info@alab.ie www.alab.ie



# The Legislation governing the appeals is set out at Appendix 1 below.

#### SUBJECT MATTER OF THE APPEAL

I am writing to formally appeal the decision to grant an aquaculture licence to Woodstown Bay Shellfish Limited for bottom-culture mussel farming on a 23.1626-hectare site (T05-472A) in Kinsale Harbour, Co. Cork. While I acknowledge the Minister's consideration of relevant legislation and submissions received, I contend that the decision overlooks several material concerns that warrant further scrutiny.

Note that we have not had access to all of the relevant documentation online. This lack of access results in a structural bias within the appeals process, as it undermines transparency and prevents a clear understanding of how decisions were made. Public bodies have a duty to uphold public trust by ensuring transparency in their decision-making. The absence of complete documentation and clarity around the decision-making process significantly impairs our ability to conduct a thorough review and prepare an informed appeal.

Site Reference Number: -

(as allocated by the Department of Agriculture, Food, and the Marine)

T05-472A

#### APPELLANT'S PARTICULAR INTEREST

Briefly outline your particular interest in the outcome of the appeal:

I would be impacted by this development because I am an avid sea swimmer and I use the Dock Beach all year round. My specific concerns are:

#### A: Public Access and Recreational Use

A large-scale aquaculture developments like the proposal, has the potential to interfere with my recreational activities, i.e. sea swimming. It remains unclear how safe public access will be preserved, or whether local stakeholders such as water sports users and swimmers were adequately consulted in the licensing process.

#### B: Fouling of seawater at the Dock Beach.

The proximity of the mussel farm to the Recreational swimming area off the Dock Beach raises serious concerns under EU water quality directives. The risk of contamination and its implications for the safety and public health of swimmers and beach users has not been sufficiently evaluated.

#### C: Danger from heavy vehicles:

The proposed access point via Dock Beach, does not have the infrastructure to support vehicle access. The use of heavy vehicles here would likely damage the natural beach environment, public amenity and present a real danger to beach users, in particular children. The current road network struggles to cater for existing traffic volumes during the summer months, so much so that the Cork County Council/Garda implement a one way system from the beginning of June to the end of August. This would mean the heavy vehicles leaving the site would have to access the R600 via the narrow and steep Castlepark Hill/ Castlelands road.



#### **CONFIRMATION NOTICE ON EIA PORTAL (if required)**

In accordance with Section 41(1) f of the Fisheries (Amendment) Act 1997, where an Environmental Impact Assessment (EIA) is required for the project in question, please provide a copy of the confirmation notice, or other evidence (such as the Portal ID Number) that the proposed aquaculture the subject of this appeal is included on the portal established under Section 172A of the Planning and Development Act 2000. (See Explanatory Note at Appendix 2 below for further information).

Please tick the relevant box below:

EIA Portal Confirmation Notice is enclosed with this Notice of Appeal

Other evidence of Project's inclusion on EIA Portal is enclosed or set out below (such as the Portal ID Number)

An EIA was not completed in the Application stage/the Project does not appear on the EIA Portal

N/A

Details of other evidence

Signed by the Appellant

Date

14/6/25

Please note that this form will only be accepted by REGISTERED POST or handed in to the ALAB offices

Payment of fees must be received on or before the closing date for receipt of appeals, otherwise the appeal will be deemed invalid.

This Notice of Appeal should be completed under each heading, including all the documents, particulars, or information as specified in the notice and duly signed by the appellant, and may include such additional documents, particulars, or information relating to the appeal as the appellant considers necessary or appropriate."

DATA PROTECTION—the data collected for this purpose will be held by ALAB only as long as there is a business need to do so and may include publication on the ALAB website.



#### **GROUNDS OF APPEAL**

State in full the grounds of appeal and the reasons, considerations, and arguments on which they are based) (if necessary, on additional page(s)):

#### 1.Inadequate Environmental Assessment

Although the determination claims "no significant impacts on the marine environment", no independent environmental study is cited to support this assertion. The potential for biodiversity disruption, water quality deterioration, and seabed sediment alteration requires rigorous scientific investigation. Furthermore, cumulative impacts from existing and future aquaculture operations in the harbour have not been sufficiently assessed, undermining the sustainability of the marine environment.

#### 2. Public Access and Recreational Use

Large-scale aquaculture developments can restrict navigation, impact traditional fishing routes, and interfere with recreational activities. It remains unclear how public access will be preserved, or whether local stakeholders were adequately consulted in the licensing process.

#### 3. Public Health Concerns.

The proximity of the mussel farm to wastewater treatment plants both at The Bulman, Summer Cove Kinsale, and at
Castlepark, Kinsale raises serious concerns under EU water quality directives. The risk of contamination and its
implications for shellfish safety and public health have not been sufficiently evaluated.



#### Appendix 2.

# **Explanatory Note: EIA Portal Confirmation Notice/Portal ID number**

The EIA Portal is provided by the Department of Housing, Local Government and Heritage as an electronic notification to the public of requests for development consent that are accompanied by an Environmental Impact Assessment Report (EIA Applications). The purpose of the portal is to provide information necessary for facilitating early and effective opportunities to participate in environmental decision-making procedures.

The portal contains information on EIA applications made since 16 May 2017, including the competent authority(ies) to which they are submitted, the name of the applicant, a description of the project, as well as the location on a GIS map, as well as the Portal ID number. The portal is searchable by these metrics and can be accessed at:

Section 41(1)(f) of the Fisheries (Amendment) Act 1997 requires that "where an environmental impact assessment is required" the notice of appeal shall show compliance with Regulation 3A of the Aquaculture Appeals (Environmental Impact Assessment) Regulations 2012 (S.I. 468/2012), as amended by the Aquaculture Appeals (Environmental Impact Assessment) (Amendment) Regulations 2019 (S.I. 279/2019) (The EIA Regulations)

Regulation 3A of the EIA Regulations requires that, in cases where an EIA is required because (i) the proposed aquaculture is of a class specified in Regulation 5(1)(a)(b)(c) or (d) of the Aquaculture (Licence Application) Regulations 1998 as amended – listed below, or (ii) the Minister has determined that an EIA was required as part of their consideration of an application for intensive fish farming, an appellant (that is, the party submitting the appeal to ALAB, including a third party appellant as the case may be) must provide evidence that the proposed aquaculture project that is the subject of the appeal is included on the EIA portal.

If you are a third-party appellant (that is, not the original applicant) and you are unsure if an EIA was carried out, or if you cannot find the relevant Portal ID number on the EIA portal at the link provided, please contact the Department of Housing, Local Government and Heritage for assistance before submitting your appeal form.

The Classes of aquaculture that are required to undergo an EIA specified in Regulation 5(1)(a)(b)(c) and (d) of the Aquaculture (Licence Application) Regulations 1998 S.I. 236 of 1998 as amended are:

- a) Marine based intensive fish farm (other than for trial or research purposes where the output would not exceed 50 tonnes);
- b) All fish breeding installations consisting of cage rearing in lakes;
- c) All fish breeding installations upstream of drinking water intakes;
- d) Other fresh-water fish breeding installations which would exceed 1 million smolts and with less than 1 cubic metre per second per 1 million smolts low flow diluting waters.

In addition, under Regulation 5(1) (e) of the 1998 Regulations, the Minister may, as part of his or her consideration of an application for intensive fish farming, make a determination under Regulation 4A that an EIA is required.



## Appendix 1.

## Extract from the Fisheries (Amendment) Act 1997 (No.23)

- 40. (1) A person aggrieved by a decision of the Minister on an application for an aquaculture licence or by the revocation or amendment of an aquaculture licence may, before the expiration of a period of one month beginning on the date of publication in accordance with this Act of that decision, or the notification to the person of the revocation or amendment, appeal to the Board against the decision, revocation or amendment, by serving on the Board a notice of appeal.
  - (2) A notice of appeal shall be served—
    - (a) by sending it by registered post to the Board,
    - (b) by leaving it at the office of the Board, during normal office hours, with a person who is apparently an employee of the Board, or
    - (c) by such other means as may be prescribed.
  - (3) The Board shall not consider an appeal notice of which is received by it later than the expiration of the period referred to in subsection (1)
- 41. (1) For an appeal under section 40 to be valid, the notice of appeal shall—
  - (a) be in writing,
  - (b) state the name and address of the appellant,
  - (c) state the subject matter of the appeal,
  - (d) state the appellant's particular interest in the outcome of the appeal,
  - (e) state in full the grounds of the appeal and the reasons, considerations and arguments on which they are based, and

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- (f) where an environmental impact assessment is required under Regulation 3 of the Aquaculture Appeals (Environmental Impact Assessment)
  Regulations 2012 (SI No 468 of 2012), include evidence of compliance with paragraph (3A) of the said Regulation 3, and
- (g) **be accompanied by such fee**, if any, as may be payable in respect of such an appeal in accordance with regulations under *section 63*, and

shall be accompanied by such documents, particulars or other information relating to the appeal as the appellant considers necessary or appropriate.

<sup>\*\*</sup>Please contact the ALAB offices in advance to confirm office opening hours.