## HARBOURS ACT 1964 (AS AMENDED)

# PROPOSED SAINT MAWES PIER AND HARBOUR REVISION ORDER 20[]

#### NOTICE OF APPLICATION FOR A HARBOUR REVISION ORDER

NOTICE IS HEREBY GIVEN that Saint Mawes Pier and Harbour Company ("the applicant") has applied to the Marine Management Organisation ("MMO") for a harbour revision order under section 14 of the Harbours Act 1964.

The Order modernises the statutory harbour powers applying in relation to Saint Mawes Pier and Harbour by amending the Saint Mawes Pier and Harbour Act 1854, to reduce the required shareholding of a director from 10 shares to 5 shares and to permit up to two directors to be appointed who do not hold shares.

The proposed order would not authorise the construction or alteration of a project or confer development consent. Accordingly, Council Directive 85/337/EEC on assessment of the effects of certain public and private projects on the environment (as amended) which is codified by Council Directive 2011/92/EU (as amended by Directive 2014/52/EU) does not apply to the proposals and no environmental statement has been supplied.

A copy of the draft order and accompanying documents is deposited at the offices of the applicant at: Saint Mawes Pier and Harbour Company, The Quay, St Mawes, Truro TR2 5DG. These may be inspected at all reasonable hours (by appointment only) until the expiry of the forty-two day period referred to below.

The draft order and accompanying documents are also available for inspection at the offices of the MMO in Newcastle by appointment at the email address below or may be viewed on the MMO's website at:

## www.gov.uk/government/collections/harbour-orders-public-register

Any person desiring to make an objection or representation concerning the application should write to the Marine Licensing Team, Marine Management Organisation, Lancaster House, Hampshire Court, Newcastle Upon Tyne, NE4 7YH or email to harbourorders@marinemanagement.org.uk. An objection or representation **should**:

- i. Be received before the expiry of a period of 42 days starting with the date at the foot of this notice;
- ii. Be made in writing and quoting reference HRO/2020/00007;
- iii. State the grounds of the objection or representation;
- iv. Indicate who is making the objection or representation; and
- v. Give an address to which correspondence relating to the objection or representation may be sent.

The MMO will pass to the applicant and their relevant representatives a copy of any objections and other representations received.

If an objection is duly made and not withdrawn then the MMO may cause an inquiry to be held. Any objections duly made and not withdrawn and any representations duly made will be considered before the MMO decides whether or not to make the order.

Dated: 4 May 2021

### Ashfords LLP

Solicitors for Saint Mawes Pier and Harbour Company