# **Ensign Installation Decommissioning Programme**



FINAL VERSION - 30 July 2021



#### **DOCUMENT CONTROL**

Document ID:		SPT-DCM-SNS0104-REP-0004		
Document Classification:		PUBLIC		
Document Ownership:		Decommissioning		
Date of Document:	30/08/18	Signature Date		
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#### **REVISION RECORD**

Revision No.	Date of Revision	Reason for Issue	
A1	15/03/19	Combined DP issued for Review and Comment	
A2	24/04/19	Issued to OPRED for Review and Comment	
A3	08/10/19	Issued for Statutory Consultation	
C1	30/07/21	FINAL Version	

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#### **TERMS AND ABBREVIATIONS**

TERMO ARE ABBREVIATIONS			
ABBREVIATION	EXPLANATION		
CPUK	Conoco Phillips UK Limited		
CSV	Construction Support Vessel		
DCA	Decommissioning Operations (Master Application Template)		
DSV	Diving Support Vessel		
Ensign	Installation comprising small topsides and jacket held in location using 4x piles		
ESDV	Emergency Shutdown Valve		
GMG	Global Marine Group		
HSE	Health and Safety Executive		
Installation	Installation as defined by the Section 29 Notice, comprising topsides and jacket		
ш	Inch; 25.4 millimetres		
JNCC	Joint Nature Conservation Committee		
JUWB	Jack Up Work Barge		
km	Kilometre		
LAT	Lowest Astronomical Tide		
LOGGS	Lincolnshire Offshore Gas Gathering System		
m	Metre(s)		
MAT, SAT	Master Application Template, Supplementary Application Template		
MCV	Monohull Crane Vessel		
MSV	Multipurpose Support Vessel		
N,S,E,W, ESE	North, South, East, West, East-South-East		
n/a	Not Applicable		
NFFO	National Federation of Fishermen's Organisations		
NIFPO	Northern Ireland Fish Producers Organisation		
NORM	Naturally Occurring Radioactive Material		
NPAI	Not Permanently Attended Installation		
NUI	Normally Unattended Installation		
OPEP	Oil Pollution Emergency Plan		
OPRED	Offshore Petroleum Regulator for Environment and Decommissioning		
OSPAR	Oslo-Paris Convention		
Piggybacked	Smaller pipeline is adjacent and clamped to a larger pipeline throughout its length		
Pipeline	Pipeline or umbilical		
PL	Pipeline Identification numbers		
PLA	Pipeline Operations as defined in MAT Operation Types		
Platform	Installation, typically comprising topsides and jacket		
PON	Petroleum Operations Notice		
ROVSV	Remotely Operated Vehicle Support Vessel		



ABBREVIATION	EXPLANATION	
SFF	Scottish Fishermen's Federation	
SLV	Shear Leg Vessel	
Spirit Energy	Spirit Energy North Sea Limited	
SSCV	Semi-Submersible Crane Vessel	
UK	United Kingdom	
UKCS	United Kingdom Continental Shelf	
WGS84	World Geodetic System 1984	



#### 1. EXECUTIVE SUMMARY

#### 1.1 Decommissioning Programme

This document contains one Decommissioning Programme for the set of notices under Section 29 of the Petroleum Act 1998. The Decommissioning Programme is concerned with:

The Ensign installation, comprising a steel jacket and topsides.

Although decommissioning of the Ensign installations and pipelines is being treated in this document as a standalone project, Spirit Energy will also continue to explore cost saving synergies with other projects.

A separate Decommissioning Programme will be prepared for the Ensign pipelines.

#### 1.2 Requirement for Decommissioning Programme

**Installations:** In accordance with the Petroleum Act 1998, Spirit Energy North Sea Limited (as operator of the Ensign field, and on behalf of the Section 29 notice holders (Table 1.4.2), is applying to the Offshore Petroleum Regulator for Environment and Decommissioning (OPRED) to obtain approval for decommissioning the installations detailed in Section 2 of this document. Partner letters of support will be provided separately to OPRED following statutory consultation.

In conjunction with public, stakeholder and regulatory consultation, this Decommissioning Programme is submitted in compliance with national and international regulations and OPRED guidance notes. The schedule outlined in this document is for a seven-year period due to begin mid-2020 with well decommissioning. This allows flexibility for exploring synergistic decommissioning opportunities in the area.

#### 1.3 Introduction

The Ensign field lies within the main Southern North Sea (SNS) Gas Province in UK Block 48/14a. The field lies ~109km west of Easington on the coast of Norfolk in water depths of ~25m.

The Ensign gas field was developed using a single platform. The field achieved first production in 2011. The Ensign installation and pipelines are wholly owned by Spirit Energy North Sea Limited. The installation itself is a Not Permanently Attended Installation (NPAI) supported by four-legged conventional piled steel jacket. Decommissioning of the associated pipelines (PL2838, PL2839, PLU2840 and PL2841) are discussed in the separate Decommissioning Programme for the pipelines [3] and so for brevity shall not be discussed further here. The Cessation of Production justification for Ensign was accepted by the Oil and Gas Authority on 05 March 2020.

Following public, stakeholder and regulatory consultation, the Decommissioning Programme will be submitted without derogation and in full compliance with the OPRED guidance notes. The Decommissioning Programme explains the principles of the removal activities and are supported by an environmental impact assessment documented in the environmental appraisal.



### 1.4 Overview of Installation Being Decommissioned

#### 1.4.1 Installation

Table 1.4.1: Installations Being Decommissioned					
Field(s): Ensign		Production Type	Gas		
Water Depth (m)	Approx. 25m	UKCS Block	48/14a		
	Surface Install	ations			
Number	Type	Topsides Weight (Te)	Jacket Weight (Te)		
1 Steel jacket		465 599 <sup>1</sup>			
Subsea	Installation(s)	Number of Wells			
n/a		Platform	2		
		Subsea <sup>2</sup>	1		
Drill Cuttings piles		Distance to median	Distance from nearest UK coastline		
Number of Piles	Total Estimated volume (m3)	79km (Norway)	109km E of		
n/a	n/a	1 3kiii (Noiway)	Easington		

Table 1.4.2: Installation Section 29 Notice Holders Details					
Section 29 Notice Holder	<b>Registration Number</b>	Equity Interest			
Spirit North Sea Gas Limited	SC182822	0%			
Spirit Energy North Sea Limited	04594558	100%			
Centrica Resources UK Limited	06791610	0%			
GB Gas Holdings Limited	03186121	0%			
NSGP (Ensign) Limited	92236	0%			

#### 1.5 Summary of Proposed Decommissioning Programme

Table 1.5.1: Summary of Decommissioning Programme				
Proposed Decommissioning Solution	Reason for Selection			
1. Topsides				
Complete removal and recycling. The topsides will be removed and recovered to shore and recycled unless alternative options are meantime found to be viable and more appropriate.				
Any permit applications required for work associated with removal of the topsides (DCA MAT) will be submitted.				
2. Jacket				
Complete removal and recycling. The leg piles will be cut 3.0m	To comply with OSPAR requirements			

<sup>&</sup>lt;sup>1</sup> The jacket weight excludes the weight of the leg-piles. Including the four piles and grout this weight increases to 1,032Te

<sup>&</sup>lt;sup>2</sup> The subsea well 48/14a-7y has never produced and is suspended.



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Table 1.5.1: Summary of Decommissioning Programme				
Proposed Decommissioning Solution	Reason for Selection			
below seabed and the jacket will be removed and recovered to shore for recycling.	Removes a potential obstruction to			
Any permit applications required for work associated with removal of the jacket (MAT) will be submitted.	fishing operations and maximises recycling of materials.			
3. Wells				
Wells will be decommissioned to comply with HSE "Offshore Installations and Wells (Design and Construction, etc.) Regulations 1996" and in accordance with the latest version of Oil & Gas UK Well Decommissioning Guidelines.	requirements.			
The wells will be decommissioned using a Jack Up Drilling Rig. A Master Application Template (MAT) and the supporting Subsidiary Application Template (SATs) will be submitted in support of activities carried out; a PON5 application will be submitted to OGA to decommission the wells.				

#### 4. Interdependencies

The whole of the Ensign installation will be removed. The piles can be cut with small amounts of seabed sediment being displaced to allow access for cutting.

For PL2838 and piggybacked PL2839 there is one third party pipeline crossing and one third party cable crossing. These are both outside 500m safety zone but will not be disturbed because of these decommissioning proposals.

Pipeline stabilisation features such as concrete mattresses and any grout bags found that are exposed will be removed as part of the pipeline decommissioning activities, but deposited rock and any buried stabilisation features will remain *in situ*.



#### 1.6 Field Location in UKCS

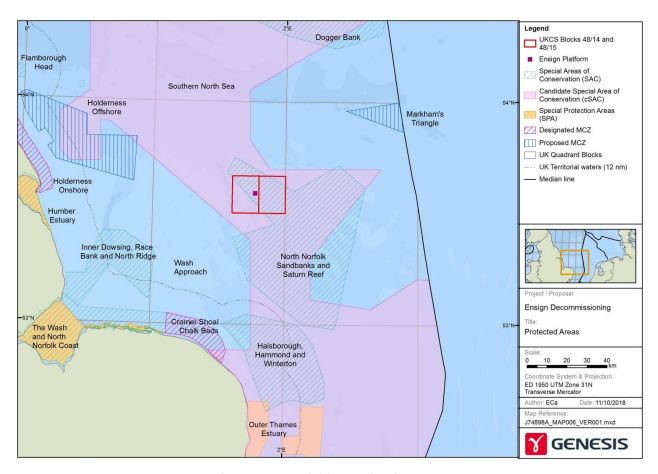


Figure 1.6.1: Field Location in UKCS



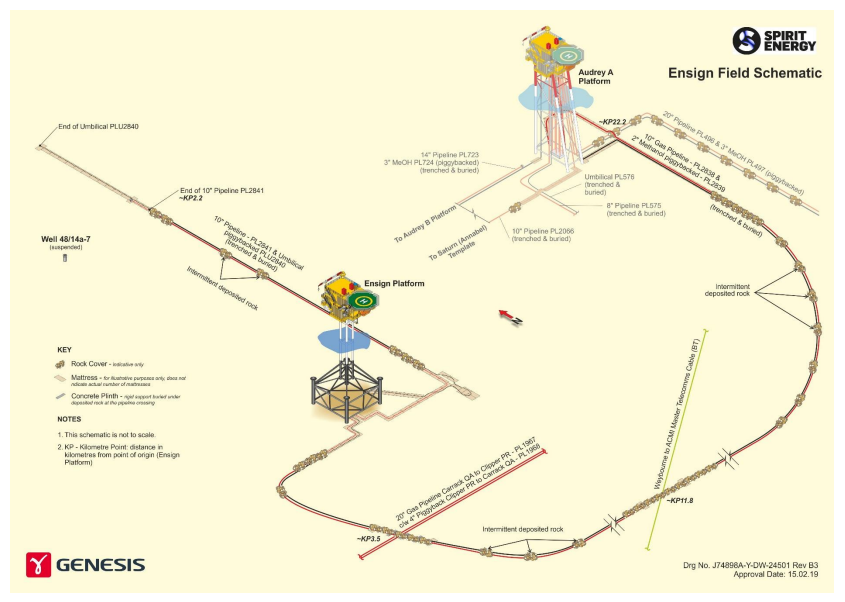


Figure 1.6.2: Ensign Prior to Decommissioning



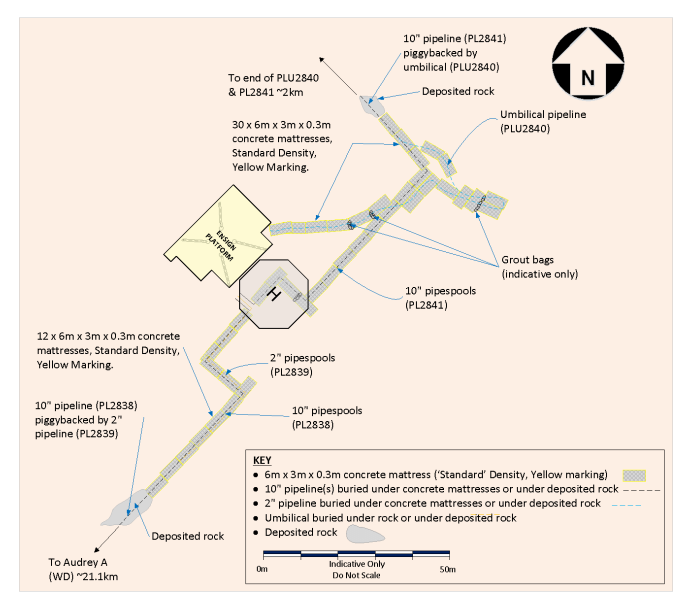


Figure 1.6.3: Overview of Ensign Approaches

Table 1.6.1: Adjacent Facilities					
Owner	Name	Type	Distance/Direction	Information	Status
Spirit Energy	Audrey A (WD)	Fixed Steel Platform. NUI	16.9km ESE of Ensign	Ensign used to export gas via Audrey A onto LOGGS	Cold Suspension
Spirit Energy	Audrey B (XW)	Fixed Steel Platform. NUI	13.2km ESE of Ensign		Cold Suspension
CPUK	LOGGS Riser Platform	Fixed Steel Platform. NUI	26.8km SE of Ensign		Operational
CPUK	LOGGS Compression Platform	Fixed Steel Platform. NUI	26.9km SE of Ensign		Operational
CPUK	North Valiant Platform	Fixed Steel Platform. NUI	27km SE of Ensign		Operational



Table 1.6.1: Adjacent Facilities					
Owner	Name	Туре	Distance/Direction	Information	Status
CPUK	LOGGS Production Platform	Fixed Steel Platform. NUI	27km SE of Ensign		Operational
CPUK	LOGGS Accommodation Platform	Fixed Steel Platform.	27km SE of Ensign		Operational
Shell UK Limited	Clipper PH	Fixed Steel Platform	14.3km S of Ensign	Accommodation Platform	Operational
Shell UK Limited	Clipper PR	Fixed Steel Platform. NUI	14.3km S of Ensign	Riser Platform	Operational
Shell UK Limited	Clipper PW	Fixed Steel Platform. NUI	14.8km S of Ensign	Wellhead Platform	Operational
Shell UK Limited	Clipper PC	Fixed Steel Platform. NUI	14.9km S of Ensign	Compression Platform	Operational
Shell UK Limited	Clipper PM	Fixed Steel Platform. NUI	14.9km S of Ensign	Metering & Manifold Platform	Operational
Shell UK Limited	Clipper PT	Fixed Steel Platform	14.9km S of Ensign	Production & Platform	Operational

#### **Impacts of Decommissioning Proposals**

There are no direct impacts on adjacent facilities from the associated decommissioning works outside the Ensign installation.

Where crossings and concrete mattresses are overlain with rock, it is proposed to decommission the rock and the infrastructure beneath by leaving *in situ*.

As part of the environmental appraisal we have considered potential in combination or cumulative effect of activities in the area, including decommissioning and new developments. This has been done using data that are publicly available. However, operational windows tend to include a degree of flexibility, so it is not possible to be precise. However, as part of the operational phase any potential impacts will be mitigated in two ways. The first is via direct communication with the parties involved, and the other is via submission of the MATs and SATs.

#### 1.7 Industrial Implications

The platform well and subsea well decommissioning will be completed using a jack-up drilling rig. The activities to decommission the installation will be completed using a crane vessel supported by a Dive Support Vessel (DSV), Remotely Operated Vehicle Support Vessel (ROVSV), Construction Support Vessel (CSV), or Multi Support Vessel (MSV). The need for diving related activities will be minimised.

It is Spirit Energy's intention to develop a contract strategy that will result in an efficient and costeffective execution of the decommissioning works. Where appropriate existing framework
agreements may be used for decommissioning of the pipelines and pipeline stabilisation
features. Spirit Energy will try to combine Ensign decommissioning activities with other
development or decommissioning activities to reduce mobilisation costs should the opportunity
arise; as a minimum the current intention is for decommissioning activities at the Audrey A (WD)
location to be carried out at the same time as activities for Ensign pipelines PL2838 and PL2839.
The decommissioning schedule allows flexibility for when decommissioning operations are
carried out and completed.



#### 2. <u>DESCRIPTION OF ITEMS TO BE DECOMMISSIONED</u>

#### 2.1 Installation: Surface Facilities

Table 2.1.1: Surface Facilities Information								
	E - 1960		Topsides/ Facilities			Jacket		
Name	Facility Type	L	ocation	Weight (Te)	No of modules	Weight (Te)	Number of legs & piles	Weight of piles (Te)
Ensign	Small	WGS84 Decimal	53.59054°N 1.773314°E					
installation	fixed steel	WGS84 Decimal Minute	53°35.4322"N 1°46.3988"E	465	1	599	4 piles	433



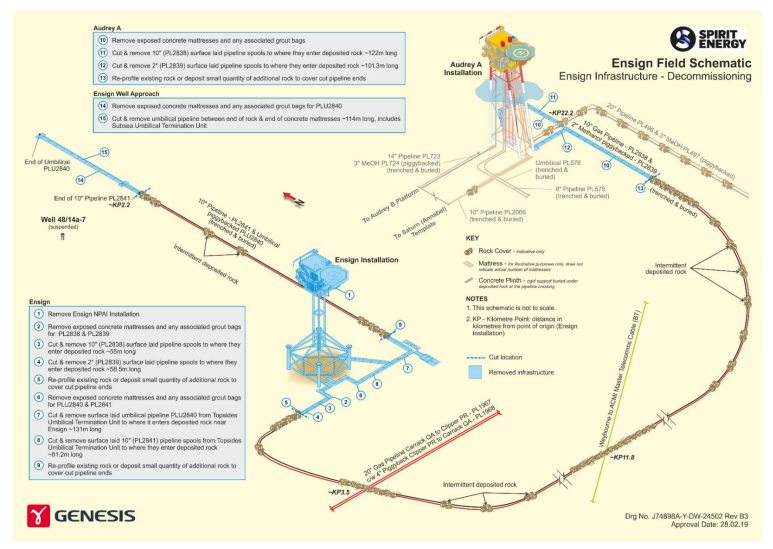


Figure 2.1.1: Overview of Ensign decommissioning proposals<sup>3</sup>

<sup>&</sup>lt;sup>3</sup> Although the Ensign pipelines are not addressed in this Decommissioning Programme, for completeness the decommissioning proposals are included on this schematic.



#### 2.2 Wells

Table 2.2.1: Well Information			
Well ID	Designation	Status	Category of Well
48/14a-7y	Gas production	Suspended	SS-0-4-3
48/14a-5	Gas production	In Service	PL-3-4-3
48/14a-6	Gas production	In Service	PL-3-4-3

For details of well categorisation see the latest version of the Oil & Gas UK Guidelines for the Decommissioning of Wells.

#### 2.3 Inventory Estimates

#### **Estimated Inventory: Installations**

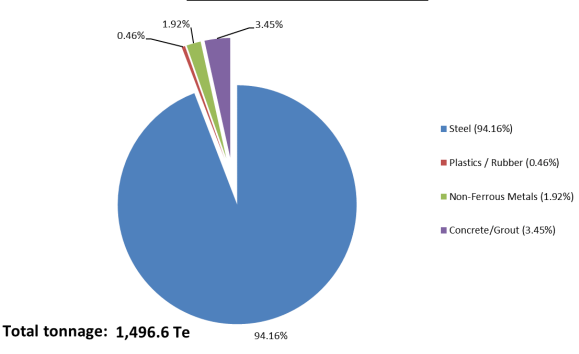


Figure 2.3.1: Pie chart of estimated installation inventory

Refer to Section 4.7 of the Environmental Appraisal [2] for further details.

#### 3. REMOVAL AND DISPOSAL METHODS

Waste will be dealt with in accordance with the Waste Framework Directive. The reuse of an installation or pipelines (or parts thereof) is first in the order of preferred decommissioning options. Options for the reuse of installations or pipelines (or parts thereof) are currently under investigation. Waste generated during decommissioning will be segregated by type and periodically transported to shore in an auditable manner through licensed waste contractors. Steel and other recyclable metal are estimated to account for the greatest proportion of the materials inventory. Refer to Section 4.7 of the Environmental Appraisal [2] for further details concerning disposal of waste.



#### 3.1 Topsides

#### 3.1.1 Topsides Decommissioning Overview

**Topside description:** The Ensign topside structure comprises a cellar deck, mezzanine deck and weather deck with overall plan dimensions 35m x 24m. It weighs approximately 465Te excluding rigging. The topside features a manifold to collect fluids subsea as well as platform wells. The combined fluids used to be exported via the 10" pipeline to Audrey A (WD) and onwards to LOGGS.

**Removal method:** the topsides will be completely removed and recovered to shore. Possible methods are described in Table 3.1.2, although the topsides will most likely be removed in a single lift. A final decision on removal methods will be made following a commercial tendering process.

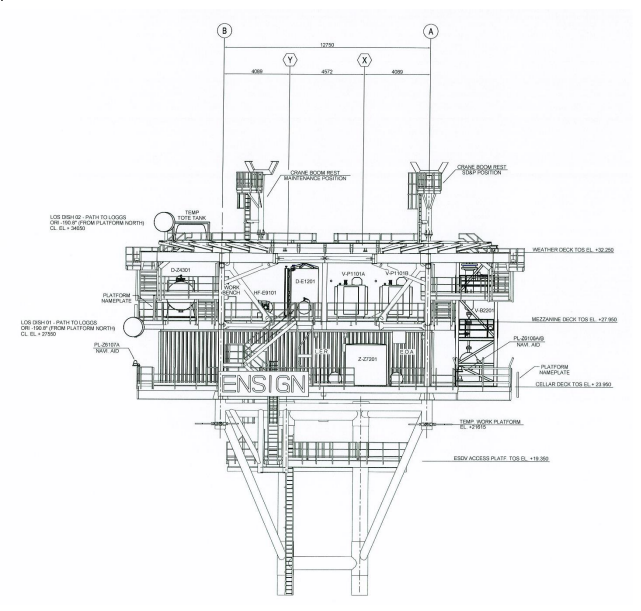


Figure 3.1.1: Ensign Looking North



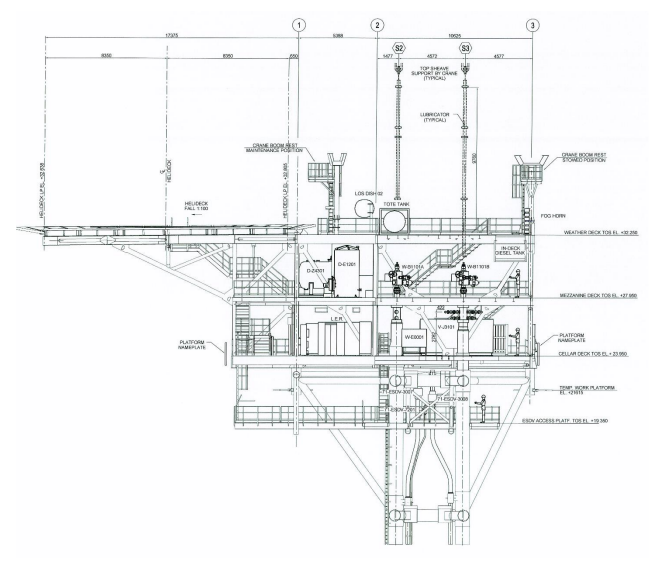


Figure 3.1.2: Ensign Looking West

**Preparation and cleaning:** The methods that will be used to vent and purge the topsides prior to removal to shore are summarised in Table 3.1.1.

Table 3.1.1: Cleaning of topsides for removal			
Waste type	<b>Composition of Waste</b>	Disposal Route	
On-board hydrocarbons	Hydrocarbons	On-board hydrocarbons have already been evacuated from topsides.	
Other hazardous materials	The presence of NORM will be identified.	NORM, if present, will be disposed of in accordance with the appropriate permit.	
Original paint coating	The presence of lead- based paints will be identified.	May give off toxic fumes / dust if flame- cutting or grinding / blasting is used so appropriate safety measures will be taken. Painted items will be disposed of onshore with consideration given to any toxic components.	



#### **Table 3.1.2: Topside Removal Methods**

1) Semi-Submersible Crane Vessel  $\boxtimes$ ; 2) Monohull Crane Vessel  $\boxtimes$ ; 3) Shear Leg Vessel  $\boxtimes$ ; 4) Jack up Work barge  $\boxtimes$ ; 5) Piece small or large  $\boxtimes$ ; 6) Complete with jacket  $\boxtimes$ ;

Method	Description
Single lift removal along with jacket using SSCV / MCV / SLV	Removal of topsides and jacket as a complete unit followed by recovery to shore for re-use, recycling, and disposal as appropriate.
Single lift removal using SSCV / MCV / SLV	Removal of topsides as a single unit followed by recovery to shore for re-use, recycling, disposal as appropriate.
Piece-small or piece- large removal using JUWB	Removal of topsides in a series of smaller sub-units making use of the JUWB used for the well decommissioning activities, followed by recovery to shore for a programme of re-use, recycling or disposal as appropriate.
Proposed removal method and disposal route	Removal of topsides followed by recovery to shore for re-use, recycling, and final disposal to landfill as appropriate. A final decision on the decommissioning method will be made following a commercial tendering process.

#### 3.2 Jacket

#### 3.2.1 Jacket Decommissioning Overview

**Jacket description:** The Ensign jacket weighs approximately 599Te excluding the piles and rigging. The legs will be cut at an appropriate elevation to allow the lift aids to be installed, and the jacket will most likely be removed in a single lift<sup>4</sup> (Figure 3.2.1). Assuming there would be no technical issues, the piles will be internally cut 3.0m below the seabed. If any difficulties are encountered in accessing the piles internally such that an excavation will be required, OPRED will be consulted before the piles are cut. The jacket will be returned to shore for recycling.

#### **Table 3.2.1: Jacket Decommissioning Methods**

1) Semi-Submersible Crane Vessel  $\boxtimes$ ; 2) Monohull Crane Vessel  $\boxtimes$ ; 3) Shear Leg Vessel  $\boxtimes$ ; 4) Jack up Work barge  $\square$ ; 5) Complete with topsides  $\boxtimes$ 

Work burge E, of Complete with topolaces E			
Method	Description		
Single lift removal along with topsides using SSCV.	Removal of the topsides and jacket as a complete unit followed by recovery to shore for re-use, recycling, and disposal as appropriate.		
Single lift removal using SSCV.	Removal of the jacket as a single unit followed by recovery to shore for re-use, recycling, disposal as appropriate.		
Proposed removal method and disposal route	Removal of jacket as a single unit followed by recovery to shore for re- use, recycling, and final disposal to landfill as appropriate. A final decision on the decommissioning method will be made following a commercial tendering process.		

<sup>&</sup>lt;sup>4</sup> The technique adopted for removal of the jacket will be subject to engineering feasibility and any commercial agreements.



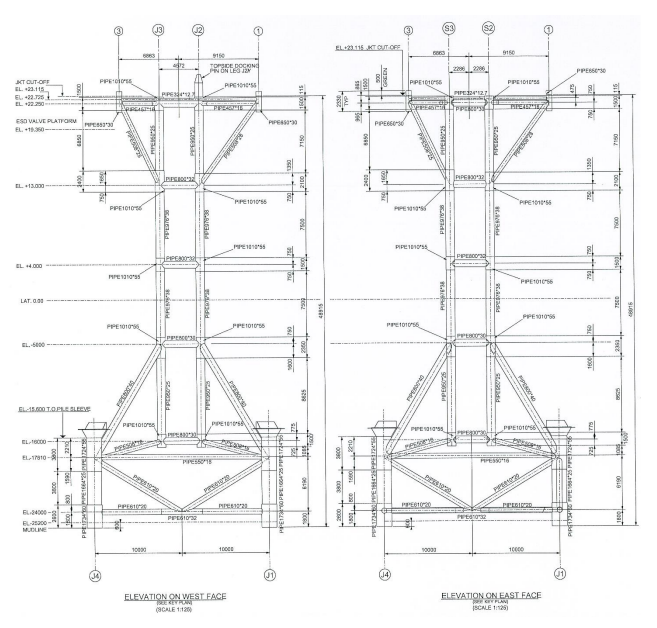


Figure 3.2.1: Elevations on West & East Jacket Faces



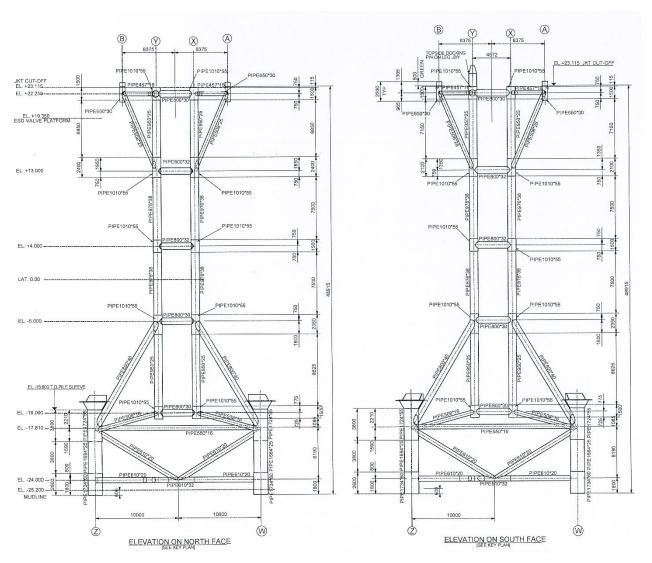


Figure 3.2.2: Elevations on North and South Jacket Faces

#### 3.3 Wells

#### **Table 3.3.1: Well Decommissioning**

The Ensign field consists of three wells (48/14a-7y, 5 & 6). The wells listed in Section 2.2 (Table 2.2.1) will be decommissioned in accordance with latest version of the Oil & Gas UK Well Decommissioning Guidelines. A Master Application Template (MAT) and the supporting Subsidiary Application Template (SAT) will be submitted in support of works carried out. A PON5 will also be submitted to OGA for application to decommission the wells. Well decommissioning is scheduled to occur ~2019-20.



#### 3.4 Waste Streams

	Table 3.4.1: Waste Stream Management Method	
Waste Stream	Removal and Disposal Method	
Bulk liquids	Residual hydrocarbons will be removed from topsides. Further cleaning and decontamination will take place onshore prior to re-use or recycling.	
Marine growth	Where necessary and practicable, to allow access some marine growth will be removed offshore. The remainder will be brought to shore and disposed of according to guidelines and company policies.	
NORM	Tests for NORM will be undertaken offshore by the Radiation Protection Supervisor and any NORM encountered will be dealt with and disposed of in accordance with guidelines and company policies and under appropriate permit.	
Asbestos	No asbestos is expected, but if small quantities are found they will be dealt with and disposed of in accordance with guidelines and company policies.	
Other hazardous wastes	Other hazardous waste will be recovered to shore and disposed of according to guidelines and company policies and under appropriate permit.	
Onshore Dismantling sites	Appropriate licensed sites will be selected. The dismantling site must demonstrate proven disposal track record and waste stream management throughout the deconstruction process and demonstrate their ability to deliver re-use and recycling options.	

Table 3.4.2: Inventory Disposition				
Inventory	Total Inventory Tonnage	Planned tonnage to shore	Planned tonnage decommissioned <i>in situ</i>	
Installations	1,497	1,225	272	

All recovered material will be transported onshore for re-use, recycling or disposal. It is not possible to predict the market for reusable materials with any confidence, so the figures presented here are aspirational.

Table 3.4.3: Re-use, Recycle & Disposal Aspirations for Recovered Material			
Inventory	Re-use	Recycle	Disposal
Installations	<5% <sup>5</sup>	>95%	<5%

Refer to [2] for further details.

<sup>&</sup>lt;sup>5</sup> This figure is predicated by the assumption that all business development and resale opportunities have been exhausted, and that re-use opportunities would then be limited to individual items of equipment.



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#### 4. ENVIRONMENTAL IMPACT ASSESSMENT

#### 4.1 Potential Environmental Impacts and their Management

**Environmental Appraisal Summary:** 

There will be some planned and unplanned environmental impacts arising from decommissioning of the Ensign infrastructure (48/14a). Long-term environmental impacts from the decommissioning operations are expected to be low. Incremental cumulative impacts and trans-boundary effects associated with the planned decommissioning operations are also expected to be low.

#### 4.1.1 Overview

Table 4.1.1: Environmental Impact Management [2]			
Activity	Main Impacts	Management	
Topsides removal	Decommissioning of the topsides will require cutting of the structure above sea level and lifting activities using large lift vessels that are potentially anchored.	All planned impacts are expected to be short-term and localised and of low significance provided the proposed mitigation measures are implemented when carrying out the topside decommissioning activities.	
	The principle impacts will include:  • physical presence of vessels and equipment	The exception to this is the risk of a large hydrocarbon releases which could have the potential to have a moderate significant impact.	
	<ul> <li>energy use and atmospheric emissions</li> <li>underwater noise from vessels,</li> <li>surface noise from cutting</li> </ul>	The assessment of potential cumulative impacts concludes that no significant impacts are expected to occur because of decommissioning operations.	
	discharges to the marine environment from vessels and residues from topsides	Activities will be planned to be executed as efficiently as possible, minimising cutting to reduce the potential noise impacts.	
	<ul> <li>disturbance of the seabed from anchors</li> <li>production of waste materials</li> <li>Risks of additional impact will include:</li> </ul>	The contractors' capability, processes and procedures will be subject to audit and evaluation as part of the selection process and their vessels will be audited as part of selection and premobilisation and the marine assurance standard adhered to.	
	<ul> <li>disturbance to the seabed from potential dropped objects</li> <li>small hydrocarbon and chemical releases to the marine environment</li> </ul>	Vessels will be managed to minimise the durations required and associated discharge. In addition, on board operational practices will address fuel efficiency, noise management and minimise waste.	



Table 4.1.1: Environmental Impact Management [2]			
Activity	Main Impacts	Management	
	disruption to fishing activities	Anchoring procedures will be developed.	
		Risk assessments will be undertaken for the work at key stages throughout planning and execution.	
		The waste hierarchy will be followed with material being segregated and re-used where practicable, and recycling where possible. Only if other options are not possible will waste material be sent to landfill.	
		Spirit Energy will continue to monitor the performance of the contractor throughout operational activities via our offshore representatives.	
		Compliance with EU and UK waste legislation and duty of care.	
		As part of the OPEP, specialist oil spill management and response services will be in place, to minimise impacts from potential releases to the marine environment.	
Jacket removal	Decommissioning of the jacket will require cutting of the structure at the seabed and lifting activities using large lift vessels that are potentially anchored. The piles will be cut below	All planned impacts are expected to be short-term and localised and of low significance provided the proposed mitigation measures are implemented when carrying out the jacket decommissioning activities.	
	the seabed which may require local water jetting of sediments and temporary placement of equipment and components.	The exception to this is the risk of a large hydrocarbon release which could have the potential to have a moderate significant impact.	
	The principle impacts will include:  • physical presence of vessels and equipment;	The assessment of potential cumulative impacts concludes that no significant impacts are expected to occur because of decommissioning operations.	
	energy use and atmospheric emissions;	Activities will be planned to be executed as efficiently as possible,	
	underwater noise from vessels, cutting and excavation operations;	minimising cutting and disturbance of the seabed to reduce the potential for impact on the area around the jacket.	
	discharges to the marine environment from vessels;	The contractors' capability, processes and procedures will be subject to audit and evaluation as part of the selection process and their vessels will be audited as part of selection and pre-	
	disturbance of the seabed;	mobilisation and the marine assurance standard adhered to.	
	production of waste materials.	Vessels will be managed to minimise the durations required and	



Table 4.1.1: Environmental Impact Management [2]			
Activity	Main Impacts	Management	
	Risks of additional impact will include:  disturbance to the seabed from potential dropped objects;  large and small hydrocarbon and chemical releases to the marine environment;  disruption to fishing activities.	associated discharge. In addition, on board operational practices will address fuel efficiency, noise management and minimise waste.  Anchoring procedures will be developed.  Risk assessments will be undertaken for the work at key stages throughout planning and execution.  The waste hierarchy will be followed with material being segregated and re-used where practicable and by recycling where possible. Only if other options are not possible then waste material will be sent to landfill.  Spirit Energy will continue to monitor the performance of the contractor throughout operational activities via our offshore representatives.  Compliance with EU and UK waste legislation and duty of care.  A post decommissioning debris survey will be conducted, and any debris recovered.  As part of the OPEP specialist oil spill management and response services will be in place, to minimise impacts from potential releases to the marine environment.	



#### 5. INTERESTED PARTY CONSULTATIONS

#### 5.1 Consultations Summary

During the public consultation period (08 October 2019 to 07 November 2019), copies of the Decommissioning Programmes and supporting documents were forwarded to the following Statutory Consultees:

- The National Federation of Fishermen's Organisations (NFFO);
- The Scottish Fishermen's Federation (SFF);
- The Northern Ireland Fish Producer's Organisation (NIFPO); and,
- Global Marine Group (GMG).

Meetings and telephone calls have been held with NFFO to advise of progress and to provide more detail of the proposals.

Copies of the Decommissioning Programmes and supporting documents were made available as a download from the Spirit Energy Decommissioning website: <a href="https://www.spirit-energy.com/ensign">www.spirit-energy.com/ensign</a>

A bound copy of the Decommissioning Programmes was made available in the Hull Central Library.

A public notice was published in the following local newspapers and online media published by JPI Media:

Hull Daily Mail – 08 October 2019;

A public notice was also published in the "London Gazette" on 08 October 2019. Please refer to Appendix B.1 for a copy of the public notices. The public notice gave instructions for representations to be made in writing by Thursday 07 November 2019. Spirit Energy received no comments or any written or verbal representation from the public in direct response to the public notice or during the public consultation period.

Copies were also submitted for consideration to OPRED.

#### 5.2 Stakeholder Consultations & Feedback

Table 5.2.1: Summary of Stakeholder Comments			
Who	Comment	Response	
INFORMAL CONSULTATIONS			
NFFO	The decommissioning proposals herein were presented to NFFO on 22 Oct 2018.	The NFFO had no adverse comment to make concerning the decommissioning proposals.	
SFF	The decommissioning proposals herein were presented to SFF on 28 Jan 2018.	The SFF had no adverse comment to make concerning the decommissioning proposals.	
STATUTORY CONSULTATIONS			
NFFO	The Decommissioning Programmes and supporting documentation were sent to NFFO via email on 08 October 2019.	No further comment concerning the proposals, noting that NFFO would be looking forward to working closely with Spirit-Energy throughout the decommissioning process.	
SFF	The Decommissioning Programmes and supporting documentation were	The SFF had no adverse comment to make concerning the decommissioning	



Table 5.2.1: Summary of Stakeholder Comments			
Who	Comment	Response	
	sent to NIFPO via email on 08 October 2019.	proposals.	
NIFPO	The Decommissioning Programmes and supporting documentation were sent to SFF via email on 08 October 2019.	The NIFPO had no adverse comment to make concerning the decommissioning proposals.	
GMG	The Decommissioning Programmes and supporting documentation were sent to GMG via email on 08 October 2019.	The GMG had no adverse comment to make concerning the decommissioning proposals.  Notify Kingfisher Fortnightly Bulletin and to ESCA as well as any other methods of ensuring that other sea users are informed of any active operations that interact with the seabed.	
Public		No adverse comments received.	



#### 6. PROGRAMME MANAGEMENT

#### 6.1 Project Management and Verification

A Spirit Energy project management team will manage the operations of competent contractors selected for all decommissioning activities. The team will ensure the decommissioning is executed safely, in accordance with legislation and Spirit Energy Health and Safety principles. Changes to the Decommissioning Programme will be discussed with OPRED with any necessary approvals sought.

#### 6.2 Post-Decommissioning Debris Clearance and Verification

#### 6.2.1 Offshore

The Ensign installation site including the 500m safety zones will be subject to clean seabed verification surveys when decommissioning activities have concluded. Due to the sensitive nature of the North Norfolk Sandbanks and surrounding area, we would propose to work with OPRED and NFFO to use a non-invasive and evidence-based approach to establish an acceptable clear seabed for the pipelines outside of the existing 500m safety zone.

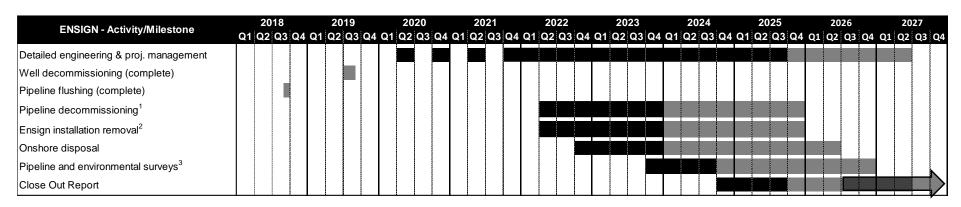
Any seabed oil and gas debris will be recovered for onshore disposal or recycling in line with existing disposal methods. Independent verification of a clear seabed will be obtained by working with OPRED and NFFO to use a non-invasive and evidence-based approach. This will be included in the Close Out Report and sent to the Seabed Data Centre (Offshore Installations) at the Hydrographic Office.

#### 6.3 Schedule

A proposed schedule is provided in Figure 6.3.1. The activities are subject to the acceptance of the Decommissioning Programme presented in this document and any unavoidable constraints (e.g. vessel availability) that may be encountered while executing the decommissioning activities. Therefore, activity schedule windows have been included to account for this uncertainty.

The commencement of offshore decommissioning activities will depend on commercial agreements and commitments.





#### Notes / Key

Earliest potential activity.

Activity window to allow commercial flexibility associated with decommissioning activities.

- 1. Current intention is that Ensign pipelines at Audrey 'A' be decommissioned at the same time as the pipelines at Audrey 'A' while retaining some flexibility in schedule;
- 2. Current intention is that Ensign installatrion will be removed in the same campaign as the Audrey installations while retaining some flexibility in schedule;
- 3. Post decommissioning surveys; timing of any future surveys to be agreed with OPRED.

Figure 6.3.1: Gantt Chart of Project Plan



#### 6.4 Costs

Decommissioning costs will be provided separately to OPRED and OGA.

#### 6.5 Close Out

A close out report will be submitted within 12 months of completion of the offshore work, including debris clearance and post-decommissioning surveys, as required in OPRED guidance notes. The report will explain any variance from the Decommissioning Programme.

#### 6.6 Post-Decommissioning Liability, Monitoring and Evaluation

After decommissioning activities have been concluded environmental surveys will be completed with the findings being sent to OPRED in the Close Out report. The frequency and scope of future surveys will be agreed with OPRED and supported by a risk assessment. Residual liability will remain with the Section 29 holders identified in Table 1.4.2. Unless agreed otherwise in advance with OPRED, Spirit Energy will remain the focal point for such matters, such as any change in ownership, for example.

The requirement for legacy and liability management will be described in more detail in the Close Out report.



#### 7. SUPPORTING DOCUMENTS

- [1] Fugro (2019) Pre-Decommissioning Environmental & Debris Survey, Ensign, 182070V1.1;
- [2] Spirit Energy (2019) Ensign Decommissioning Environmental Appraisal, SPT-DCM-SNS0104-REP-0002;
- [3] Spirit Energy (2019) Ensign Pipelines Decommissioning Programme, SPT-DCM-SNS0104-REP-0005.



#### APPENDIX A PUBLIC NOTICE & CONSULTEE CORRESPONDENCE

#### **Appendix A.1 Public Notices**

# SPIRIT ENERGY NORTH SEA LIMITED THE PETROLEUM ACT 1998 ENSIGN DECOMMISSIONING PROJECT

Spirit Energy North Limited has submitted, for the consideration of the Secretary of State for Business, Energy Industrial Strategy, draft Decommissioning Programmes for the Ensign installations and associated pipelines in accordance with the provisions of the Petroleum Act 1998. It is a requirement of the Act that interested parties be consulted such decommissioning ∩n proposals.

The facilities covered by the Decommissioning Programmes are:

- · The Ensign installation offshore ~109km east of Easington in UK block 48/14a; and,
- · The pipelines associated with Ensign (PL2838, PL2839, PLU2840 & PL2841.

Spirit Energy North Sea Limited hereby gives notice that the Ensign Decommissioning Programmes can be viewed at the internet address:

www.spirit-energy.com/ensign Alternatively, a hardcopy of the Decommissioning Programmes can be inspected by contacting Ross Davidson, Head of Communications, at the following location during office hours: Spirit Energy Limited IQ Building, 15 Justice Mill Lane, Aberdeen, AB11 6EQ

Hard copies of the Programmes will also be made available at Hull Central Library, Albion Street, Hull, HU1 3TF.

Representations regarding the Ensign Decommissioning Programmes should he submitted in writing Ross Davidson, Head Communications, at the above address. Representations should be received by 07 November 2019.

Date 08 October 2019.

Ross Davidson, Head of Communications, Spirit Energy Limited, IQ Building, 15 Justice Mill Lane, Aberdeen AB11 6EQ

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Spirit Energy Limited

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15 Justice Mill Lane

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**AB11 6EQ** 

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Representations regarding the Ensign Decommissioning Programmes should be submitted in writing to Ross Davidson, Head of Communications, at the above address. Representations should be received by 07 November 2019.

Date 08 October 2019

Ross Davidson, Head of Communications, Spirit Energy Limited, IQ Building, 15 Justice Mill Lane, Aberdeen AB11 6EQ (3402002)

Table A.1.1: Public Notices: Hull Daily Mail & The London Gazette (published 08 Oct 2019)



#### Appendix A.2 NFFO - Mr Ian Rowe, via email

## **NFFO Services Ltd**



30 Monkgate York YO31 7PF Tel:01904 635 432 8<sup>th</sup> October 2019.

Ross Davidson Spirit Energy IQ Building 15 Justice Mill Lane Aberdeen AB11 6EQ

#### Hello Ross

In reference to the decommissioning program for the Ensign and associated infield pipelines.

The National Federation Fisherman's Organisation would like to thank Spirit Energy for the detailed documentation explaining the planned methodology on planned decommissioning of these assets.

The Federation has no adverse comments to add on the documentation received regarding the proposed decommissioning program of these assets and NFFO Services department look forward to working closely with Spirit Energy throughout the decommissioning process.

Kind Regards	
Ian Rowe	
NFFO Services	
General Manager.	

.....



From: Davidson, Ross

Sent: 08 October 2019 08:36

**To:** ian@nffo.org.uk

Cc: Laptech Ltd, Aberdeen DC

Subject: Consultation: Spirit Energy's Ensign Decommissioning Programmes

Dear lan,

Spirit Energy North Sea Limited has submitted, for the consideration of the Secretary of State for Business, Energy & Industrial Strategy, draft Decommissioning Programmes for the Ensign installations and associated pipelines in accordance with the provisions of the Petroleum Act 1998. It is a requirement of the Act that interested parties be consulted on such decommissioning proposals.

The facilities covered by the Decommissioning Programmes are:

- The Ensign installation offshore ~109km east of Easington in UK block 48/14a; and,
- The pipelines associated with Ensign (PL2838, PL2839, PLU2840 & PL2841).

Spirit Energy North Sea Limited hereby gives notice that the Ensign Decommissioning Programmes can be viewed at the internet address: www.spirit-energy.com/ensign.

Alternatively, electronic copies of the Decommissioning Programmes, Comparative Assessment and Environmental Appraisal are attached to this email.

Separately, you will receive a document transmittal from our document control department, please can you return this to acknowledge receipt.

Please can you confirm that you've received all that you require, and if you have any questions of concerns, please make any representations to the undersigned by 07 November, 2019. Best regards,

Ross.



#### Appendix A.3 <u>SFF – Mr Steven Alexander & Mr Andrew Third</u>

From: Steven Alexander <S.Alexander@sff.co.uk>

**Sent:** 15 November 2019 17:12

To: 'Davidson, Ross' <ross.davidson@spirit-energy.com>; Andrew Third <A.Third@sff.co.uk>

Cc: Laptech Ltd; Aberdeen DC; MacKenzie, Susan

Subject: RE: Consultation: Spirit Energy's Ensign Decommissioning Programmes

Hi Ross,

Given the locality of this particular Field, I can advise that the Scottish Fishermen's Federation (SFF) is content to leave it with the National Federation of Fishermen's Organisations (NFFO) to respond to you on these plans.

Thanks and kind regards,

Steven

Steven Alexander, Offshore Liaison, Scottish Fishermen's Federation, 24 Rubislaw Terrace, Aberdeen, AB10 1XE

From: Davidson, Ross

Sent: 08 October 2019 08:38

To: s.alexander@sff.co.uk; a.third@sff.co.uk

Cc: Laptech Ltd; Aberdeen DC

Subject: Consultation: Spirit Energy's Ensign Decommissioning Programmes

Dear Steven, Andrew,

Spirit Energy North Sea Limited has submitted, for the consideration of the Secretary of State for Business, Energy & Industrial Strategy, draft Decommissioning Programmes for the Ensign installations and associated pipelines in accordance with the provisions of the Petroleum Act 1998. It is a requirement of the Act that interested parties be consulted on such decommissioning proposals.

The facilities covered by the Decommissioning Programmes are:

- The Ensign installation offshore ~109km east of Easington in UK block 48/14a; and,
- The pipelines associated with Ensign (PL2838, PL2839, PLU2840 & PL2841).

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Alternatively, electronic copies of the Decommissioning Programmes, Comparative Assessment and Environmental Appraisal are attached to this email.

Separately, you will receive a document transmittal from our document control department, please can you return this to acknowledge receipt.

Please can you confirm that you've received all that you require, and if you have any questions of concerns, please make any representations to the undersigned by 07 November, 2019. Best regards,

Ross.



#### Appendix A.4 NIFPO - Mr Wayne Sloan

From: Wayne Sloan <waynes@fpoffshoreservices.co.uk>

**Sent:** 15 November 2019 15:36

**To:** Davidson, Ross <ross.davidson@spirit-energy.com> **Cc:** Laptech Ltd; Aberdeen DC; MacKenzie, Susan

Subject: Re: Consultation: Spirit Energy's Ensign Decommissioning Programmes

Hi Ross,

Apologies for not responding. I've no feedback on any of the documents. Cheers

Kind Regards

Wayne Sloan, Offshore Manager, FP Offshore Services (NI) Ltd

.....

From: Davidson, Ross

**Sent:** 08 October 2019 08:39

**To:** waynes@fpoffshoreservices.co.uk

Cc: Laptech Ltd; Aberdeen DC

Subject: Consultation: Spirit Energy's Ensign Decommissioning Programmes

Dear Wayne,

Spirit Energy North Sea Limited has submitted, for the consideration of the Secretary of State for Business, Energy & Industrial Strategy, draft Decommissioning Programmes for the Ensign installations and associated pipelines in accordance with the provisions of the Petroleum Act 1998. It is a requirement of the Act that interested parties be consulted on such decommissioning proposals.

The facilities covered by the Decommissioning Programmes are:

- The Ensign installation offshore ~109km east of Easington in UK block 48/14a; and,
- The pipelines associated with Ensign (PL2838, PL2839, PLU2840 & PL2841).

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Separately, you will receive a document transmittal from our document control department, please can you return this to acknowledge receipt.

Please can you confirm that you've received all that you require, and if you have any questions of concerns, please make any representations to the undersigned by 07 November, 2019. Best regards,

Ross.



#### Appendix A.5 GMG - Mr John Wrottesley

From: Wrottesley, John (Global Marine Group) < John. Wrottesley@globalmarine.group>

Sent: 15 November 2019 15:37

**To:** Davidson, Ross <ross.davidson@spirit-energy.com> **Cc:** Laptech Ltd; Aberdeen DC; MacKenzie, Susan

Subject: RE: Consultation: Spirit Energy's Ensign Decommissioning Programmes

Dear Ross,

Apologies for the delay in responding.

The nearest active telecommunications cables belong to Tampnet, and I note that these have been identified along with subsea power cables.

Notifications should be issued prior to and during operations in case of any future developments in close vicinity depending on operational timescales.

I would not expect any interaction with In-Service cables and have no further comment.

Best regards,

John

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From: Davidson, Ross

Sent: 08 October 2019 08:39

To: john.wrottesley@globalmarine.group

Cc: Laptech Ltd; Aberdeen DC

Subject: Consultation: Spirit Energy's Ensign Decommissioning Programmes

Dear John,

Spirit Energy North Sea Limited has submitted, for the consideration of the Secretary of State for Business, Energy & Industrial Strategy, draft Decommissioning Programmes for the Ensign installations and associated pipelines in accordance with the provisions of the Petroleum Act 1998. It is a requirement of the Act that interested parties be consulted on such decommissioning proposals.

The facilities covered by the Decommissioning Programmes are:

- The Ensign installation offshore ~109km east of Easington in UK block 48/14a; and,
- The pipelines associated with Ensign (PL2838, PL2839, PLU2840 & PL2841).

Spirit Energy North Sea Limited hereby gives notice that the Ensign Decommissioning Programmes can be viewed at the internet address: <a href="https://www.spirit-energy.com/ensign">www.spirit-energy.com/ensign</a>.

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Please can you confirm that you've received all that you require, and if you have any questions of concerns, please make any representations to the undersigned by 07 November, 2019. Best regards,

Ross.

