FISHERIES (AMENDMENT) ACT 1997 (AS AMENDED AND SUBSTITUTED)

Appeal Reference Number: AP 2/1/2017

DETERMINATION

WHEREAS an Appeal having been made to the Aquaculture Licences Appeals Board ("the Board") pursuant to Section 40 of the Fisheries (Amendment) Act, 1997 (as amended) ("the Act") by The Carrickfinn Trust Company Ltd, Rose & Charles Boyle, Rose & Joanna Burke, Bernadette Boyle, Kathleen McFadden, John Gillespie, Eileen & Hugo Duffy, Geraldine Boyle, Maeve & John Joe Carson, Pat Sharkey, Anthony Sharkey, Anna Gallagher, Mary T. O'Donnell, Dom Sharkey, and John McFadden ("the Appellants") against the decision of the Minister for Agriculture, Food and the Marine ("the Minister") to grant an Aquaculture Licence to Celtic Kerber Ltd ("the Applicant") for the cultivation of Pacific Oysters using bags and trestles in Braade Strand, Gweedore Bay, Co Donegal on Site T12/419A, T12/419B & T12/419C ("the Site") pursuant to an Application for an Aquaculture Licence made by the Applicant (the "Application for an Aquaculture Licence")

AND WHEREAS the Board in considering the appeal took account of the appeal, the file provided to it by the Minister, the submissions received by the Board from third parties pursuant to section 45(1) of the Act; the submissions received by the Board pursuant to section 44(2) of the Act; the Notices issued by the Board pursuant to section 47(1) of the Act to National Parks and Wildlife Service and to the Marine Institute, and their respective responses; the Appropriate Assessment Screening and Appropriate Assessment provided to the Board as part of the Minister's file; the Bird Impact Assessment dated 13 February 2018 and the Supplemental Appropriate Assessment Screening Report dated April 2019, commissioned by the Board.

As a consequence of the Supplemental Appropriate Assessment Screening Report dated April 2019, the Board determined that it would proceed to a Stage 2 Appropriate Assessment and

notified the Applicant on 25 November 2019 in accordance with Regulation 42(8) of the European Communities (Birds and Natural Habitats) Regulations 2011 as amended ("2011 Regulations"), that the Board had determined that a supplemental Appropriate Assessment, as referred to in Article 6(3) of the Habitats Directive (i.e. Council Directive 92/43/EEC of 21 May 1992 as amended), is required for the project the subject of the above appeal ("the Notice"). The Notice included the following reasons for the Board's determination:

"Independent Appropriate Assessment screening commissioned by the Board had concluded that, based on a preliminary assessment and objective criteria, it was not possible to rule out potential significant adverse impacts resulting from the proposed oyster farming activity in respect of selected nearby SPAs and their associated bird species of conservation interest (SCI). The specific SCIs and *Natura* sites of concern were: Common Gull of the West Donegal Islands and Inishbofin, Inishdooey and Inishbeg SPAs and the Lesser Black-backed Gull of the Inishbofin, Inishdooey and Inishbeg SPA. The Appropriate Assessment screening report determined that:

- The proposed development of aquaculture sites within Gweedore Bay will result in the loss of 58 ha of intertidal habitats potentially used by the abovementioned SCIs for feeding and/ or roosting.
- Several cumulative impacts have been identified that, in combination with the proposed development, may further exacerbate impacts on the SCIs. These include:
 - Additional proposals for aquaculture development (largely oyster cultivation) elsewhere and in relatively close proximity to the Gweedore Bay aquaculture sites;
 - High levels of recreational disturbance which, if not regulated, may temporarily or even permanently displace the SCIs from the area; and
 - c. Sea and river angling which could potentially affect prey availability, especially for Lesser Black-backed Gull which is reliant on fish prey."

The Notice directed the Applicant, pursuant to paragraphs 8 and 3 of Regulation 42 of the 2011 Regulations, that a Natura Impact Statement as defined in Regulation 2(1) of the 2011 Regulations was required and was to be furnished to the Board within 3 (three) months of the date of the

notice. The Notice also stated that, pursuant to Regulation 42(4) of the 2011 Regulations, unless the Board otherwise directed, where an applicant for consent for a project who, having been directed in accordance with of Regulation 42(3) of the 2011 Regulations, fails to furnish a Natura Impact Statement within the period specified in the notice or any additional period that may be agreed, the application shall be deemed to be withdrawn.

No Natura Impact Statement as defined in Regulation 2(1) of the 2011 Regulations, as directed by the Notice, has been received by the Board nor has the Applicant sought any additional period of time within which to furnish the required Natura Impact Statement. As a consequence, the Applicant's Application for an Aquaculture Licence is deemed to be withdrawn by virtue of the provisions of Regulation 42(4) of the 2011 Regulations and this Appeal is determined accordingly.

Dated this 12 day of May 2020

The affixing of the Seal of the AQUACULTURE LICENCES APPEALS BOARD was authenticated by :-

metcla keynte Imelda feynolds

Chair

dhael Sweeney Deputy Chair

FISHERIES (AMENDMENT) ACT 1997 (AS AMENDED AND SUBSTITUTED)

Appeal Reference Number: AP 2/2/2017

DETERMINATION

WHEREAS an Appeal having been made to the Aquaculture Licences Appeals Board ("the Board") pursuant to Section 40 of the Fisheries (Amendment) Act, 1997 (as amended) ("the Act") by Anraí Ó Domhnaill, T/A Carrickfinn Wild Atlantic (Holiday Homes) ("the Appellant") against the decision of the Minister for Agriculture, Food and the Marine ("the Minister") to grant an Aquaculture Licence to Celtic Kerber Ltd ("the Applicant") for the cultivation of Pacific Oysters using bags and trestles in Braade Strand, Gweedore Bay, Co Donegal on Site T12/419A, T12/419B & T12/419C ("the Site") pursuant to an Application for an Aquaculture Licence made by the Applicant (the "Application for an Aquaculture Licence")

AND WHEREAS the Board in considering the appeal took account of the appeal, the file provided to it by the Minister, the submissions received by the Board from third parties pursuant to section 45(1) of the Act; the submissions received by the Board pursuant to section 44(2) of the Act; the Notices issued by the Board pursuant to section 47(1) of the Act to National Parks and Wildlife Service and to the Marine Institute, and their respective responses; the Appropriate Assessment Screening and Appropriate Assessment provided to the Board as part of the Minister's file; the Bird Impact Assessment dated 13 February 2018 and the Supplemental Appropriate Assessment Screening Report dated April 2019, commissioned by the Board.

As a consequence of the Supplemental Appropriate Assessment Screening Report dated April 2019, the Board determined that it would proceed to a Stage 2 Appropriate Assessment and notified the Applicant on 25 November 2019 in accordance with Regulation 42(8) of the European Communities (Birds and Natural Habitats) Regulations 2011 as amended ("2011 Regulations"),

that the Board had determined that a supplemental Appropriate Assessment, as referred to in Article 6(3) of the Habitats Directive (i.e. Council Directive 92/43/EEC of 21 May 1992 as amended), is required for the project the subject of the above appeal ("the Notice"). The Notice included the following reasons for the Board's determination:

"Independent Appropriate Assessment screening commissioned by the Board had concluded that, based on a preliminary assessment and objective criteria, it was not possible to rule out potential significant adverse impacts resulting from the proposed oyster farming activity in respect of selected nearby SPAs and their associated bird species of conservation interest (SCI). The specific SCIs and *Natura* sites of concern were: Common Gull of the West Donegal Islands and Inishbofin, Inishdooey and Inishbeg SPAs and the Lesser Black-backed Gull of the Inishbofin, Inishdooey and Inishbeg SPA. The Appropriate Assessment screening report determined that:

- The proposed development of aquaculture sites within Gweedore Bay will result in the loss of 58 ha of intertidal habitats potentially used by the abovementioned SCIs for feeding and/ or roosting.
- Several cumulative impacts have been identified that, in combination with the proposed development, may further exacerbate impacts on the SCIs. These include:
 - Additional proposals for aquaculture development (largely oyster cultivation) elsewhere and in relatively close proximity to the Gweedore Bay aquaculture sites;
 - High levels of recreational disturbance which, if not regulated, may temporarily or even permanently displace the SCIs from the area; and
 - c. Sea and river angling which could potentially affect prey availability, especially for Lesser Black-backed Gull which is reliant on fish prey."

The Notice directed the Applicant, pursuant to paragraphs 8 and 3 of Regulation 42 of the 2011 Regulations, that a Natura Impact Statement as defined in Regulation 2(1) of the 2011 Regulations was required and was to be furnished to the Board within 3 (three) months of the date of the notice. The Notice also stated that, pursuant to Regulation 42(4) of the 2011 Regulations, unless the Board otherwise directed, where an applicant for consent for a project who, having been

directed in accordance with of Regulation 42(3) of the 2011 Regulations, fails to furnish a Natura Impact Statement within the period specified in the notice or any additional period that may be agreed, the application shall be deemed to be withdrawn.

No Natura Impact Statement as defined in Regulation 2(1) of the 2011 Regulations, as directed by the Notice, has been received by the Board nor has the Applicant sought any additional period of time within which to furnish the required Natura Impact Statement. As a consequence, the Applicant's Application for an Aquaculture Licence is deemed to be withdrawn by virtue of the provisions of Regulation 42(4) of the 2011 Regulations and this Appeal is determined accordingly.

Dated this 12 day of

2020

The affixing of the Seal of the **AQUACULTURE LICENCES APPEALS BOARD** was authenticated by:-

welde key-

Chair

lichael Sweeney Deputy Chair

FISHERIES (AMENDMENT) ACT 1997 (AS AMENDED AND SUBSTITUTED)

Appeal Reference Number: AP 2/3/2017

DETERMINATION

WHEREAS an Appeal having been made to the Aquaculture Licences Appeals Board ("the Board") pursuant to Section 40 of the Fisheries (Amendment) Act, 1997 (as amended) ("the Act") by Coiste Timpeallachta an Ghaoith, T/A Áislann Rann na Feirste ("the Appellant") against the decision of the Minister for Agriculture, Food and the Marine ("the Minister") to grant an Aquaculture Licence to Celtic Kerber Ltd ("the Applicant") for the cultivation of Pacific Oysters using bags and trestles in Braade Strand, Gweedore Bay, Co Donegal on Site T12/419A, T12/419B & T12/419C ("the Site") pursuant to an Application for an Aquaculture Licence made by the Applicant (the "Application for an Aquaculture Licence")

AND WHEREAS the Board in considering the appeal took account of the appeal, the file provided to it by the Minister, the submissions received by the Board from third parties pursuant to section 45(1) of the Act; the submissions received by the Board pursuant to section 44(2) of the Act; the Notices issued by the Board pursuant to section 47(1) of the Act to National Parks and Wildlife Service and to the Marine Institute, and their respective responses; the Appropriate Assessment Screening and Appropriate Assessment provided to the Board as part of the Minister's file; the Bird Impact Assessment dated 13 February 2018 and the Supplemental Appropriate Assessment Screening Report dated April 2019, commissioned by the Board.

As a consequence of the Supplemental Appropriate Assessment Screening Report dated April 2019, the Board determined that it would proceed to a Stage 2 Appropriate Assessment and notified the Applicant on 25 November 2019 in accordance with Regulation 42(8) of the European Communities (Birds and Natural Habitats) Regulations 2011 as amended ("2011 Regulations"), that the Board had determined that a supplemental Appropriate Assessment, as referred to in Article 6(3) of the Habitats Directive (i.e. Council Directive 92/43/EEC of 21 May 1992 as amended), is required for the project the subject of the above appeal ("the Notice"). The Notice included the following reasons for the Board's determination:

"Independent Appropriate Assessment screening commissioned by the Board had concluded that, based on a preliminary assessment and objective criteria, it was not possible to rule out potential significant adverse impacts resulting from the proposed oyster farming activity in respect of selected nearby SPAs and their associated bird species of conservation interest (SCI). The specific SCIs and *Natura* sites of concern were: Common Gull of the West Donegal Islands and Inishbofin, Inishdooey and Inishbeg SPAs and the Lesser Black-backed Gull of the Inishbofin, Inishdooey and Inishbeg SPA. The Appropriate Assessment screening report determined that:

- The proposed development of aquaculture sites within Gweedore Bay will result in the loss of 58 ha of intertidal habitats potentially used by the abovementioned SCIs for feeding and/ or roosting.
- Several cumulative impacts have been identified that, in combination with the proposed development, may further exacerbate impacts on the SCIs. These include:
 - a. Additional proposals for aquaculture development (largely oyster cultivation) elsewhere and in relatively close proximity to the Gweedore Bay aquaculture sites;
 - b. High levels of recreational disturbance which, if not regulated, may temporarily or even permanently displace the SCIs from the area; and
 - c. Sea and river angling which could potentially affect prey availability, especially for Lesser Black-backed Gull which is reliant on fish prey."

The Notice directed the Applicant, pursuant to paragraphs 8 and 3 of Regulation 42 of the 2011 Regulations, that a Natura Impact Statement as defined in Regulation 2(1) of the 2011 Regulations was required and was to be furnished to the Board within 3 (three) months of the date of the notice. The Notice also stated that, pursuant to Regulation 42(4) of the 2011 Regulations, unless the Board otherwise directed, where an applicant for consent for a project who, having been

directed in accordance with of Regulation 42(3) of the 2011 Regulations, fails to furnish a Natura Impact Statement within the period specified in the notice or any additional period that may be agreed, the application shall be deemed to be withdrawn.

No Natura Impact Statement as defined in Regulation 2(1) of the 2011 Regulations, as directed by the Notice, has been received by the Board nor has the Applicant sought any additional period of time within which to furnish the required Natura Impact Statement. As a consequence, the Applicant's Application for an Aquaculture Licence is deemed to be withdrawn by virtue of the provisions of Regulation 42(4) of the 2011 Regulations and this Appeal is determined accordingly.

Dated this

12 day of May

2020

The affixing of the Seal of the **AQUACULTURE LICENCES APPEALS BOARD** was authenticated by:-

Hichael Sweeney **Deputy Chair**

FISHERIES (AMENDMENT) ACT 1997 (AS AMENDED AND SUBSTITUTED)

Appeal Reference Number: AP 3/1/2017

DETERMINATION

WHEREAS an Appeal having been made to the Aquaculture Licences Appeals Board ("the Board") pursuant to Section 40 of the Fisheries (Amendment) Act, 1997 (as amended) ("the Act") by The Carrickfinn Trust Company Ltd, Rose & Charles Boyle, Rose & Joanna Burke, Bernadette Boyle, Kathleen McFadden, John Gillespie, Eileen & Hugo Duffy, Geraldine Boyle, Maeve & John Joe Carson, Pat Sharkey, Anthony Sharkey, Anna Gallagher, Mary T. O'Donnell, Dom Sharkey, and John McFadden ("the Appellants") against the decision of the Minister for Agriculture, Food and the Marine ("the Minister") to grant an Aquaculture Licence to John Boyle ("the Applicant") for the cultivation of Pacific Oysters using bags and trestles in Braade Strand, Gweedore Bay, Co Donegal on Site T12/430A & T12/430B ("the Site") pursuant to an Application for an Aquaculture Licence made by the Applicant (the "Application for an Aquaculture Licence")

AND WHEREAS the Board in considering the appeal took account of the appeal, the file provided to it by the Minister, the submissions received by the Board from third parties pursuant to section 45(1) of the Act; the submissions received by the Board pursuant to section 44(2) of the Act; the Notices issued by the Board pursuant to section 47(1) of the Act to National Parks and Wildlife Service and to the Marine Institute, and their respective responses; the Appropriate Assessment Screening and Appropriate Assessment provided to the Board as part of the Minister's file; the Bird Impact Assessment dated 13 February 2018 and the Supplemental Appropriate Assessment Screening Report dated April 2019, commissioned by the Board.

As a consequence of the Supplemental Appropriate Assessment Screening Report dated April 2019, the Board determined that it would proceed to a Stage 2 Appropriate Assessment and

notified the Applicant on 25 November 2019 in accordance with Regulation 42(8) of the European Communities (Birds and Natural Habitats) Regulations 2011 as amended ("2011 Regulations"), that the Board had determined that a supplemental Appropriate Assessment, as referred to in Article 6(3) of the Habitats Directive (i.e. Council Directive 92/43/EEC of 21 May 1992 as amended), is required for the project the subject of the above appeal ("the Notice"). The Notice included the following reasons for the Board's determination:

"Independent Appropriate Assessment screening commissioned by the Board had concluded that, based on a preliminary assessment and objective criteria, it was not possible to rule out potential significant adverse impacts resulting from the proposed oyster farming activity in respect of selected nearby SPAs and their associated bird species of conservation interest (SCI). The specific SCIs and *Natura* sites of concern were: Common Gull of the West Donegal Islands and Inishbofin, Inishdooey and Inishbeg SPAs and the Lesser Black-backed Gull of the Inishbofin, Inishdooey and Inishbeg SPA. The Appropriate Assessment screening report determined that:

 The proposed development of aquaculture sites within Gweedore Bay will result in the loss of 58 ha of intertidal habitats potentially used by the abovementioned SCIs for feeding and/ or roosting.

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- 2. Several cumulative impacts have been identified that, in combination with the proposed development, may further exacerbate impacts on the SCIs. These include:
 - Additional proposals for aquaculture development (largely oyster cultivation) elsewhere and in relatively close proximity to the Gweedore Bay aquaculture sites;
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 - c. Sea and river angling which could potentially affect prey availability, especially for Lesser Black-backed Gull which is reliant on fish prey."

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Dated this 12 day of May

2020

The affixing of the Seal of the **AQUACULTURE LICENCES APPEALS BOARD** was authenticated by:-

Imelda Reynolds
Chair

ichael Sweeney Deputy Chair

FISHERIES (AMENDMENT) ACT 1997 (AS AMENDED AND SUBSTITUTED)

Appeal Reference Number: AP 3/2/2017

DETERMINATION

WHEREAS an Appeal having been made to the Aquaculture Licences Appeals Board ("the Board") pursuant to Section 40 of the Fisheries (Amendment) Act, 1997 (as amended) ("the Act") by Coiste Timpeallachta an Ghaoith, T/A Áislann Rann na Feirste ("the Appellant") against the decision of the Minister for Agriculture, Food and the Marine ("the Minister") to grant an Aquaculture Licence to John Boyle ("the Applicant") for the cultivation of Pacific Oysters using bags and trestles in Braade Strand, Gweedore Bay, Co Donegal on Site T12/430A & T12/430B ("the Site") pursuant to an Application for an Aquaculture Licence made by the Applicant (the "Application for an Aquaculture Licence")

AND WHEREAS the Board in considering the appeal took account of the appeal, the file provided to it by the Minister, the submissions received by the Board from third parties pursuant to section 45(1) of the Act; the submissions received by the Board pursuant to section 44(2) of the Act; the Notices issued by the Board pursuant to section 47(1) of the Act to National Parks and Wildlife Service and to the Marine Institute, and their respective responses; the Appropriate Assessment Screening and Appropriate Assessment provided to the Board as part of the Minister's file; the Bird Impact Assessment dated 13 February 2018 and the Supplemental Appropriate Assessment Screening Report dated April 2019, commissioned by the Board.

As a consequence of the Supplemental Appropriate Assessment Screening Report dated April 2019, the Board determined that it would proceed to a Stage 2 Appropriate Assessment and notified the Applicant on 25 November 2019 in accordance with Regulation 42(8) of the European Communities (Birds and Natural Habitats) Regulations 2011 as amended ("2011 Regulations"), that the Board had determined that a supplemental Appropriate Assessment, as referred to in Article 6(3) of the Habitats Directive (i.e. Council Directive 92/43/EEC of 21 May 1992 as amended), is required for the project the subject of the above appeal ("the Notice"). The Notice included the following reasons for the Board's determination:

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 - b. High levels of recreational disturbance which, if not regulated, may temporarily or even permanently displace the SCIs from the area; and
 - c. Sea and river angling which could potentially affect prey availability, especially for Lesser Black-backed Gull which is reliant on fish prey."

The Notice directed the Applicant, pursuant to paragraphs 8 and 3 of Regulation 42 of the 2011 Regulations, that a Natura Impact Statement as defined in Regulation 2(1) of the 2011 Regulations was required and was to be furnished to the Board within 3 (three) months of the date of the notice. The Notice also stated that, pursuant to Regulation 42(4) of the 2011 Regulations, unless the Board otherwise directed, where an applicant for consent for a project who, having been

directed in accordance with of Regulation 42(3) of the 2011 Regulations, fails to furnish a Natura Impact Statement within the period specified in the notice or any additional period that may be agreed, the application shall be deemed to be withdrawn.

No Natura Impact Statement as defined in Regulation 2(1) of the 2011 Regulations, as directed by the Notice, has been received by the Board nor has the Applicant sought any additional period of time within which to furnish the required Natura Impact Statement. As a consequence, the Applicant's Application for an Aquaculture Licence is deemed to be withdrawn by virtue of the provisions of Regulation 42(4) of the 2011 Regulations and this Appeal is determined accordingly.

Dated this 12 day of

2020

The affixing of the Seal of the **AQUACULTURE LICENCES APPEALS BOARD** was authenticated by:-

Imelda Reynolds

ael Sweeney Deputy Chair

FISHERIES (AMENDMENT) ACT 1997 (AS AMENDED AND SUBSTITUTED)

Appeal Reference Number: AP 4/1/2017

DETERMINATION

WHEREAS an Appeal having been made to the Aquaculture Licences Appeals Board ("the Board") pursuant to Section 40 of the Fisheries (Amendment) Act, 1997 (as amended) ("the Act") by The Carrickfinn Trust Company Ltd, Rose & Charles Boyle, Rose & Joanna Burke, Bernadette Boyle, Kathleen McFadden, John Gillespie, Eileen & Hugo Duffy, Geraldine Boyle, Maeve & John Joe Carson, Pat Sharkey, Anthony Sharkey, Anna Gallagher, Mary T. O'Donnell, Dom Sharkey, and John McFadden ("the Appellants") against the decision of the Minister for Agriculture, Food and the Marine ("the Minister") to grant an Aquaculture Licence to Gary Boyle ("the Applicant") for the cultivation of Pacific Oysters using bags and trestles in Braade Strand, Gweedore Bay, Co Donegal on Site T12/438A & T12/438B ("the Site") pursuant to an Application for an Aquaculture Licence made by the Applicant (the "Application for an Aquaculture Licence")

AND WHEREAS the Board in considering the appeal took account of the appeal, the file provided to it by the Minister, the submissions received by the Board from third parties pursuant to section 45(1) of the Act; the submissions received by the Board pursuant to section 44(2) of the Act; the Notices issued by the Board pursuant to section 47(1) of the Act to National Parks and Wildlife Service and to the Marine Institute, and their respective responses; the Appropriate Assessment Screening and Appropriate Assessment provided to the Board as part of the Minister's file; the Bird Impact Assessment dated 13 February 2018 and the Supplemental Appropriate Assessment Screening Report dated April 2019, commissioned by the Board.

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Dated this

12 day of May

2020

The affixing of the Seal of the **AQUACULTURE LICENCES APPEALS BOARD** was authenticated by:-

Chair

Ichael Sweeney Deputy Chair

FISHERIES (AMENDMENT) ACT 1997 (AS AMENDED AND SUBSTITUTED)

Appeal Reference Number: AP 4/2/2017

DETERMINATION

WHEREAS an Appeal having been made to the Aquaculture Licences Appeals Board ("the Board") pursuant to Section 40 of the Fisheries (Amendment) Act, 1997 (as amended) ("the Act") by Coiste Timpeallachta an Ghaoith, T/A Áislann Rann na Feirste ("the Appellant") against the decision of the Minister for Agriculture, Food and the Marine ("the Minister") to grant an Aquaculture Licence to Gary Boyle ("the Applicant") for the cultivation of Pacific Oysters using bags and trestles in Braade Strand, Gweedore Bay, Co Donegal on Site T12/438A & T12/438B ("the Site") pursuant to an Application for an Aquaculture Licence made by the Applicant (the "Application for an Aquaculture Licence")

AND WHEREAS the Board in considering the appeal took account of the appeal, the file provided to it by the Minister, the submissions received by the Board from third parties pursuant to section 45(1) of the Act; the submissions received by the Board pursuant to section 44(2) of the Act; the Notices issued by the Board pursuant to section 47(1) of the Act to National Parks and Wildlife Service and to the Marine Institute, and their respective responses; the Appropriate Assessment Screening and Appropriate Assessment provided to the Board as part of the Minister's file; the Bird Impact Assessment dated 13 February 2018 and the Supplemental Appropriate Assessment Screening Report dated April 2019, commissioned by the Board.

As a consequence of the Supplemental Appropriate Assessment Screening Report dated April 2019, the Board determined that it would proceed to a Stage 2 Appropriate Assessment and notified the Applicant on 25 November 2019 in accordance with Regulation 42(8) of the European Communities (Birds and Natural Habitats) Regulations 2011 as amended ("2011 Regulations"),

that the Board had determined that a supplemental Appropriate Assessment, as referred to in Article 6(3) of the Habitats Directive (i.e. Council Directive 92/43/EEC of 21 May 1992 as amended), is required for the project the subject of the above appeal ("the Notice"). The Notice included the following reasons for the Board's determination:

"Independent Appropriate Assessment screening commissioned by the Board had concluded that, based on a preliminary assessment and objective criteria, it was not possible to rule out potential significant adverse impacts resulting from the proposed oyster farming activity in respect of selected nearby SPAs and their associated bird species of conservation interest (SCI). The specific SCIs and *Natura* sites of concern were: Common Gull of the West Donegal Islands and Inishbofin, Inishdooey and Inishbeg SPAs and the Lesser Black-backed Gull of the Inishbofin, Inishdooey and Inishbeg SPA. The Appropriate Assessment screening report determined that:

- The proposed development of aquaculture sites within Gweedore Bay will result in the loss of 58 ha of intertidal habitats potentially used by the abovementioned SCIs for feeding and/ or roosting.
- Several cumulative impacts have been identified that, in combination with the proposed development, may further exacerbate impacts on the SCIs. These include:
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 - b. High levels of recreational disturbance which, if not regulated, may temporarily or even permanently displace the SCIs from the area; and
 - c. Sea and river angling which could potentially affect prey availability, especially for Lesser Black-backed Gull which is reliant on fish prey."

The Notice directed the Applicant, pursuant to paragraphs 8 and 3 of Regulation 42 of the 2011 Regulations, that a Natura Impact Statement as defined in Regulation 2(1) of the 2011 Regulations was required and was to be furnished to the Board within 3 (three) months of the date of the notice. The Notice also stated that, pursuant to Regulation 42(4) of the 2011 Regulations, unless the Board otherwise directed, where an applicant for consent for a project who, having been

directed in accordance with of Regulation 42(3) of the 2011 Regulations, fails to furnish a Natura Impact Statement within the period specified in the notice or any additional period that may be agreed, the application shall be deemed to be withdrawn.

No Natura Impact Statement as defined in Regulation 2(1) of the 2011 Regulations, as directed by the Notice, has been received by the Board nor has the Applicant sought any additional period of time within which to furnish the required Natura Impact Statement. As a consequence, the Applicant's Application for an Aquaculture Licence is deemed to be withdrawn by virtue of the provisions of Regulation 42(4) of the 2011 Regulations and this Appeal is determined accordingly.

Dated this 12 day of

Man

2020

The affixing of the Seal of the AQUACULTURE LICENCES APPEALS BOARD was authenticated by:-

Imelda Reynolds

Deputy Chair

FISHERIES (AMENDMENT) ACT 1997 (AS AMENDED AND SUBSTITUTED)

Appeal Reference Number: AP 6/1/2017

DETERMINATION

WHEREAS an Appeal having been made to the Aquaculture Licences Appeals Board ("the Board") pursuant to Section 40 of the Fisheries (Amendment) Act, 1997 (as amended) ("the Act") by Coiste Timpeallachta an Ghaoith, T/A Áislann Rann na Feirste ("the Appellant") against the decision of the Minister for Agriculture, Food and the Marine ("the Minister") to grant an Aquaculture Licence to Brendan Boyle ("the Applicant") for the cultivation of Pacific Oysters using bags and trestles in Braade Strand, Gweedore Bay, Co Donegal on Site T12/461A ("the Site") pursuant to an Application for an Aquaculture Licence made by the Applicant (the "Application for an Aquaculture_Licence")_

AND WHEREAS the Board in considering the appeal took account of the appeal, the file provided to it by the Minister, the submissions received by the Board from third parties pursuant to section 45(1) of the Act; the submissions received by the Board pursuant to section 44(2) of the Act; the Notices issued by the Board pursuant to section 47(1) of the Act to National Parks and Wildlife Service and to the Marine Institute, and their respective responses; the Appropriate Assessment Screening and Appropriate Assessment provided to the Board as part of the Minister's file; the Bird Impact Assessment dated 13 February 2018 and the Supplemental Appropriate Assessment Screening Report dated April 2019, commissioned by the Board.

As a consequence of the Supplemental Appropriate Assessment Screening Report dated April 2019, the Board determined that it would proceed to a Stage 2 Appropriate Assessment and notified the Applicant on 25 November 2019 in accordance with Regulation 42(8) of the European Communities (Birds and Natural Habitats) Regulations 2011 as amended ("2011 Regulations"), that the Board had determined that a supplemental Appropriate Assessment, as referred to in Article 6(3) of the Habitats Directive (i.e. Council Directive 92/43/EEC of 21 May 1992 as amended), is required for the project the subject of the above appeal ("the Notice"). The Notice included the following reasons for the Board's determination:

"Independent Appropriate Assessment screening commissioned by the Board had concluded that, based on a preliminary assessment and objective criteria, it was not possible to rule out potential significant adverse impacts resulting from the proposed oyster farming activity in respect of selected nearby SPAs and their associated bird species of conservation interest (SCI). The specific SCIs and *Natura* sites of concern were: Common Gull of the West Donegal Islands and Inishbofin, Inishdooey and Inishbeg SPAs and the Lesser Black-backed Gull of the Inishbofin, Inishdooey and Inishbeg SPA. The Appropriate Assessment screening report determined that:

- The proposed development of aquaculture sites within Gweedore Bay will result in the loss of 58 ha of intertidal habitats potentially used by the abovementioned SCIs for feeding and/ or roosting.
- Several cumulative impacts have been identified that, in combination with the proposed development, may further exacerbate impacts on the SCIs. These include:
 - Additional proposals for aquaculture development (largely oyster cultivation) elsewhere and in relatively close proximity to the Gweedore Bay aquaculture sites;
 - b. High levels of recreational disturbance which, if not regulated, may temporarily or even permanently displace the SCIs from the area; and
 - c. Sea and river angling which could potentially affect prey availability, especially for Lesser Black-backed Gull which is reliant on fish prey."

The Notice directed the Applicant, pursuant to paragraphs 8 and 3 of Regulation 42 of the 2011 Regulations, that a Natura Impact Statement as defined in Regulation 2(1) of the 2011 Regulations was required and was to be furnished to the Board within 3 (three) months of the date of the notice. The Notice also stated that, pursuant to Regulation 42(4) of the 2011 Regulations, unless the Board otherwise directed, where an applicant for consent for a project who, having been

directed in accordance with of Regulation 42(3) of the 2011 Regulations, fails to furnish a Natura Impact Statement within the period specified in the notice or any additional period that may be agreed, the application shall be deemed to be withdrawn.

No Natura Impact Statement as defined in Regulation 2(1) of the 2011 Regulations, as directed by the Notice, has been received by the Board nor has the Applicant sought any additional period of time within which to furnish the required Natura Impact Statement. As a consequence, the Applicant's Application for an Aquaculture Licence is deemed to be withdrawn by virtue of the provisions of Regulation 42(4) of the 2011 Regulations and this Appeal is determined accordingly.

Dated this

12 day of Man

2020

The affixing of the Seal of the **AQUACULTURE LICENCES APPEALS BOARD** was authenticated by:-

Imelda Reynolds

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Chair

Wichael Sweeney Deputy Chair

FISHERIES (AMENDMENT) ACT 1997 (AS AMENDED AND SUBSTITUTED)

Appeal Reference Number: AP 6/2/2017

DETERMINATION

WHEREAS an Appeal having been made to the Aquaculture Licences Appeals Board ("the Board") pursuant to Section 40 of the Fisheries (Amendment) Act, 1997 (as amended) ("the Act") by The Carrickfinn Trust Company Ltd, Rose & Charles Boyle, Rose & Joanna Burke, Bernadette Boyle, Kathleen McFadden, John Gillespie, Eileen & Hugo Duffy, Geraldine Boyle, Maeve & John Joe Carson, Pat Sharkey, Anthony Sharkey, Anna Gallagher, Mary T. O'Donnell, Dom Sharkey, and John McFadden ("the Appellants") against the decision of the Minister for Agriculture, Food and the Marine ("the Minister") to grant an Aquaculture Licence to Brendan Boyle ("the Applicant") for the cultivation of Pacific Oysters using bags and trestles in Braade Strand, Gweedore Bay, Co Donegal on Site T12/461A ("the Site") pursuant to an Application for an Aquaculture Licence made by the Applicant (the "Application for an Aquaculture Licence")

AND WHEREAS the Board in considering the appeal took account of the appeal, the file provided to it by the Minister, the submissions received by the Board from third parties pursuant to section 45(1) of the Act; the submissions received by the Board pursuant to section 44(2) of the Act; the Notices issued by the Board pursuant to section 47(1) of the Act to National Parks and Wildlife Service and to the Marine Institute, and their respective responses; the Appropriate Assessment Screening and Appropriate Assessment provided to the Board as part of the Minister's file; the Bird Impact Assessment dated 13 February 2018 and the Supplemental Appropriate Assessment Screening Report dated April 2019, commissioned by the Board.

As a consequence of the Supplemental Appropriate Assessment Screening Report dated April 2019, the Board determined that it would proceed to a Stage 2 Appropriate Assessment and

notified the Applicant on 25 November 2019 in accordance with Regulation 42(8) of the European Communities (Birds and Natural Habitats) Regulations 2011 as amended ("2011 Regulations"), that the Board had determined that a supplemental Appropriate Assessment, as referred to in Article 6(3) of the Habitats Directive (i.e. Council Directive 92/43/EEC of 21 May 1992 as amended), is required for the project the subject of the above appeal ("the Notice"). The Notice included the following reasons for the Board's determination:

"Independent Appropriate Assessment screening commissioned by the Board had concluded that, based on a preliminary assessment and objective criteria, it was not possible to rule out potential significant adverse impacts resulting from the proposed oyster farming activity in respect of selected nearby SPAs and their associated bird species of conservation interest (SCI). The specific SCIs and *Natura* sites of concern were: Common Gull of the West Donegal Islands and Inishbofin, Inishdooey and Inishbeg SPAs and the Lesser Black-backed Gull of the Inishbofin, Inishdooey and Inishbeg SPA. The Appropriate Assessment screening report determined that:

- The proposed development of aquaculture sites within Gweedore Bay will result in the loss of 58 ha of intertidal habitats potentially used by the abovementioned SCIs for feeding and/ or roosting.
- Several cumulative impacts have been identified that, in combination with the proposed development, may further exacerbate impacts on the SCIs. These include:
 - a. Additional proposals for aquaculture development (largely oyster cultivation) elsewhere and in relatively close proximity to the Gweedore Bay aquaculture sites;
 - b. High levels of recreational disturbance which, if not regulated, may temporarily or even permanently displace the SCIs from the area; and
 - c. Sea and river angling which could potentially affect prey availability, especially for Lesser Black-backed Gull which is reliant on fish prey."

The Notice directed the Applicant, pursuant to paragraphs 8 and 3 of Regulation 42 of the 2011 Regulations, that a Natura Impact Statement as defined in Regulation 2(1) of the 2011 Regulations was required and was to be furnished to the Board within 3 (three) months of the date of the

notice. The Notice also stated that, pursuant to Regulation 42(4) of the 2011 Regulations, unless the Board otherwise directed, where an applicant for consent for a project who, having been directed in accordance with of Regulation 42(3) of the 2011 Regulations, fails to furnish a Natura Impact Statement within the period specified in the notice or any additional period that may be agreed, the application shall be deemed to be withdrawn.

No Natura Impact Statement as defined in Regulation 2(1) of the 2011 Regulations, as directed by the Notice, has been received by the Board nor has the Applicant sought any additional period of time within which to furnish the required Natura Impact Statement. As a consequence, the Applicant's Application for an Aquaculture Licence is deemed to be withdrawn by virtue of the provisions of Regulation 42(4) of the 2011 Regulations and this Appeal is determined accordingly.

Dated this

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12 day of May

2020

The affixing of the Seal of the **AQUACULTURE LICENCES APPEALS BOARD** was authenticated by:-

Michael Sweeney Deputy Chair