

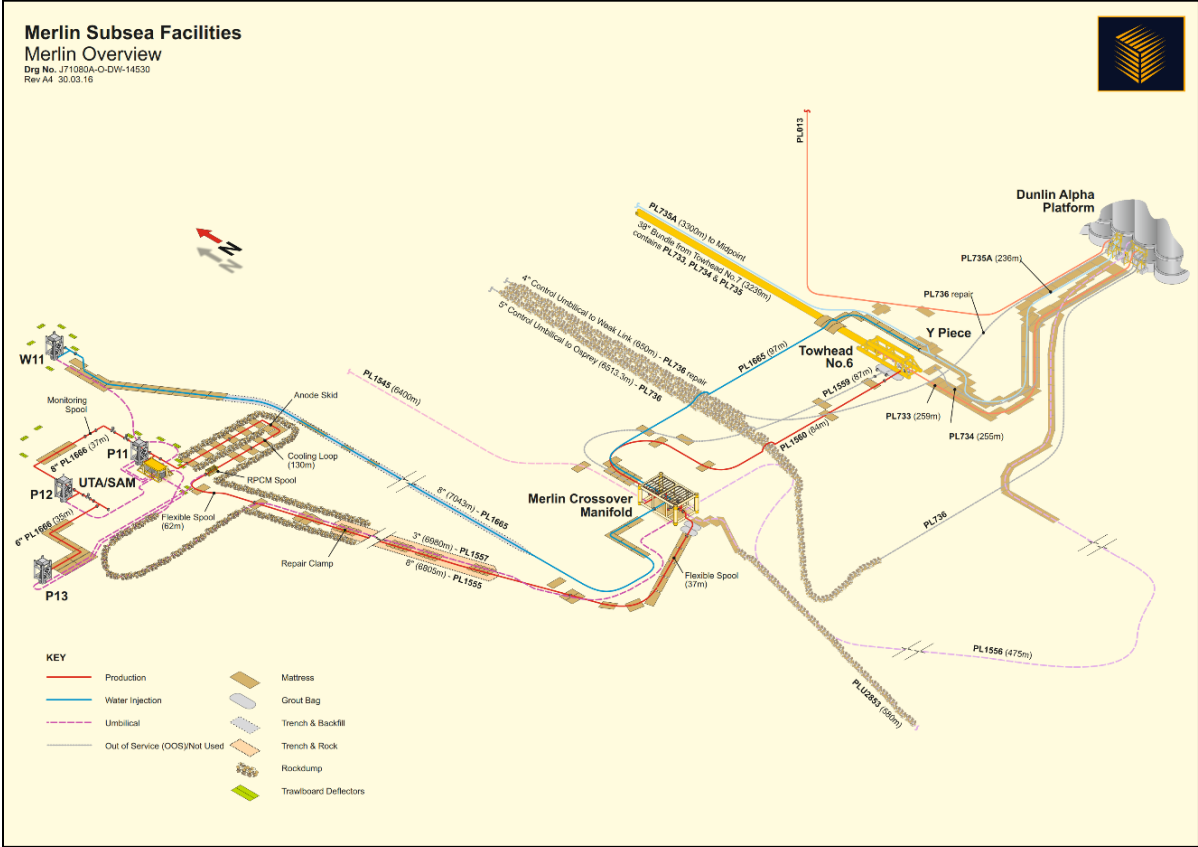


# Fairfield Fagus Limited

## Merlin Pipelines and Structures Decommissioning Programmes (DP1) (Non-Derogation)

Final Version

FFL-DUN-MER-HSE-01-PLN-00001







## Document Control

### Approvals

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### Revision Control

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A8	Post Consultation Draft	Stakeholder comments included	17 Nov 2017
A9	Final	Partner Letters of Support	08 Dec 2017

### Distribution List

Name	Company	No. of copies for formal consultation
Internal Distribution	Fairfield	FEL DCC
Offshore Decommissioning Unit	Department for Business, Energy and Industrial Strategy (BEIS)	One
Steven Alexander Raymond Hall	Scottish Fishermen's Federation (SFF) (also representing NFFO and NIFPO)	Three
John Wrottesley	Global Marine Systems	One



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## Abbreviations

Abbreviation	Explanation
BEIS	Department for Business, Energy and Industrial Strategy (formerly DECC)
CA	Comparative Assessment
CGBS	Concrete Gravity Based Structure
Comms	Communications
COP	Cessation of Production
DCC	Document Control Centre
DECC	Department of Energy and Climate Change (now called BEIS)
DP	Decommissioning Programme(s)
DSV	Diving Support Vessel
EIA	Environmental Impact Assessment
ES	Environmental Statement
FBL	Fairfield Betula Limited
FEL	Fairfield Energy Limited
FFL	Fairfield Fagus Limited
FWMS	Fairfield Waste Management Strategy
GMS	Global Marine Systems
INST	Installation
IPR	Interim Pipeline Regime
JOA	Joint Operating Agreement
LSA	Low Specific Activity (related to NORM)
MCDA	Multi Criteria Decision Analysis
MCOM	Merlin Cross Over Manifold
MER	Maximising Economic Recovery
MODU	Mobile Drilling Unit
MoM	Minute of Meeting
N/A	Non Applicable
NFFO	National Federation of Fishermen's Organisations
NIFPO	Northern Ireland Fish Producers' Organisation Limited
NORM	Naturally Occurring Radioactive Material (related to LSA)
OGA	Oil & Gas Authority
OGUK	Oil & Gas United Kingdom
OSPAR	Oslo Paris Convention
P&A	Plug and Abandon
PETS	Portal Environmental Tracking System
PL	Pipeline
PLU	Pipeline: Umbilical
PMT	Project Management Team
PON	Petroleum Operations Notice
PWA	Pipeline Works Authorisation
RPCM	Ring Pair Corrosion Monitor
S29	Section 29 Notices
SAM	Subsea Accumulator Module
SFF	Scottish Fishermen's Federation
SS	Subsea



Abbreviation	Explanation
SWFPA	Scottish White Fish Producers Association
TBC	To Be Confirmed
TFSW	Trans-Frontier Shipment of Waste
TSCJ	Tree Supply Control Jumper
UK	United Kingdom
UKCS	United Kingdom Continental Shelf
UTA	Umbilical Termination Assembly
WMC	Waste Management Contractor
WONS	Well Operations and Notification System

### Units of measure

Unit	Explanation
ft	Foot (0.3048 m)
"	Inch (0.0254 m)
m	Metre
km	Kilometre (one thousand metres)
m <sup>2</sup>	Square metres
m <sup>3</sup>	Cubic metres
%	Percentage
Te	Tonne - mass equal to 1,000 kilograms (SI unit is t)





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## **1 EXECUTIVE SUMMARY**

### **1.1 Combined Decommissioning Programmes**

This document contains the Decommissioning Programmes (DPs) for the Merlin field subsea installations and pipelines that apply to the following Section 29 (S29) Notices:

1. Merlin block and subsea facilities (issued August 2008)
2. Merlin submarine pipelines (issued August 2008)
3. Merlin submarine pipelines (issued August 2011).

Note that the Dunlin Alpha asset is subject to a separate DPs FBL-DUN-DUNA-HSE-01-PLN-00001.

The Greater Dunlin Area integrated DPs are described in the following document:

- FBL-DUN-DAOM-HSE-01-PLN-00001 Greater Dunlin Area DP Bridging Doc

The latest revision of the decommissioning documents can be found on the Fairfield website: <http://www.fairfield-energy.com>

### **1.2 Requirement for Decommissioning Programmes**

MCX Osprey (UK) Ltd. holds a 100% interest in the Merlin licence and is therefore the owner of all Merlin infrastructure. Fairfield Fagus Ltd. (FFL) is the appointed licence operator under a Joint Operating Agreement (JOA) in relation to the Merlin licence with Fairfield Betula Ltd. (FBL) as the 'Lead Operator' under a JOA in relation to all of Dunlin, Merlin and Osprey fields.

FFL and MCX Osprey (UK) Limited are included as S29 notice holders of all Merlin infrastructure.

This project forms part of, and is integrated with, the overall Greater Dunlin Area decommissioning programme. The schedule outlined in this document spans seven years from Cessation of Production (COP) to completion, with execution activities beginning post approval of these DPs. In conjunction with public, stakeholder and regulatory consultation, the decommissioning programmes are submitted in compliance with national and international regulations and DECC guidelines.

#### **1.2.1 Installations**

In accordance with the Petroleum Act 1998, the S29 notice holders of the Merlin installations / field (see Table 1-2) are applying to the Department for Business, Energy and Industrial Strategy (BEIS, formerly DECC) to obtain approval for decommissioning the installations detailed in Section 2.1 and 2.2 of this programme (see also section 8 Partner Letter of Support).

#### **1.2.2 Pipelines**

In accordance with the Petroleum Act 1998, the S29 notice holders of the Merlin pipelines (see Table 1-4) are applying to BEIS to obtain approval for decommissioning the pipelines detailed in Section 2.3 of this programme (see also section 8 Partner Letter of Support).

### **1.3 Introduction**

These decommissioning programmes have been prepared to support decommissioning of the Merlin Field, which is part of a wider suite of decommissioning programmes for the Greater Dunlin Area.

The Greater Dunlin Area consists of the Dunlin, Dunlin South West, Osprey and Merlin Fields, located in the Shetland Basin of the northern North Sea. The Dunlin Alpha platform served as the production facility for the Greater Dunlin Area and is located in block 211/23a, approximately 137 km north east of Scotland and 11 km from the UK / Norwegian median line, in a water depth of 151 m.



The Dunlin Alpha platform was installed in 1977 and two subsea tiebacks, Osprey and Merlin, were developed in 1991 and 1997 respectively. During its lifetime, over 522 million barrels of oil have been produced from the Greater Dunlin Area.

The Merlin subsea field is located 7 km north-west of Dunlin Alpha platform in block 211/23a and 211/23b in a water depth of 150 m. There are three production wells in a daisy-chain arrangement linked by a production pipeline to a crossover manifold. Flexible jumpers extend from the crossover manifold to tee connections on the Osprey risers, which terminate at Dunlin Alpha. A single water injection well is linked to the Osprey water injection pipeline by a flexible flowline via a Y-piece connecting spool.

Termination of production from the Greater Dunlin Area was announced in May 2015, following achievement of Maximising Economic Recovery (MER) from these oilfields. Termination of production was agreed with the OGA on 9<sup>th</sup> July 2015, with COP confirmed by letter dated 15<sup>th</sup> January 2016, to have occurred on 15<sup>th</sup> June 2015.

The methodologies required for the decommissioning of infrastructure and pipelines associated with the Merlin field are in compliance with DECC and Oil & Gas UK (OGUK) guidelines and are subject to full public, stakeholder and regulatory consultation. These are further supported through Comparative Assessment (CA) of removal options and by an Environmental Impact Assessment (EIA) of the preferred option.

## 1.4 Overview of Installations / Pipelines being Decommissioned

### 1.4.1 Installations

Table 1-1: Installations being Decommissioned			
<b>Field:</b>	Merlin	<b>Production Type(Oil / Gas / Condensate)</b>	Oil
<b>Water Depth (m)</b>	150	<b>UKCS block</b>	211/23a and 211/23b
Surface Installations			
<b>Number</b>	<b>Type</b>	<b>Topsides Weight (Te)</b>	<b>Jacket Weight (Te)</b>
N/A	N/A	N/A	N/A
Subsea Installations		Number of Wells	
<b>Number</b>	<b>Type</b>	<b>Platform</b>	<b>Subsea</b>
1	Manifold	N/A	4
Drill Cuttings pile		Distance to median	Distance from nearest UK coastline
<b>Number of Piles</b>	<b>Total Estimated volume (m<sup>3</sup>)</b>	<b>(Dunlin Alpha ref. point)</b>	<b>(Dunlin Alpha ref. point)</b>
1	551	11 km	137 km

Table 1-2: Installations S29 Notice Holders Details		
S29 Notice Holders	Registration Number	Equity Interest (%) <i>If zero show 0%</i>
Esso Exploration and Production UK Limited	00207426	0%



Fairfield Energy Limited	05562373	0%
Fairfield Fagus Limited	05461823	0%
MCX Osprey (UK) Limited	06451720	100%
Mitsubishi Corporation	BR005199	0%
Shell UK Limited	00140141	0%
Statoil (UK) Limited	01285743	0%

#### 1.4.2 Pipelines

Table 1-3: Pipelines being Decommissioned		
<b>Number of Pipelines</b>	Thirteen (13) uniquely numbered lines.	(See section 2.3)

Table 1-4: Pipelines S29 Notice Holders Details		
S29 Notice Holders	Registration Number	Equity Interest (%) <i>If zero show 0%</i>
Esso Exploration and Production UK Limited	00207426	0%
Fairfield Fagus Limited	05461823	0%
MCX Osprey (UK) Limited	06451720	100%
Mitsubishi Corporation	BR005199	0%
Shell UK Limited	00140141	0%
Statoil (UK) Limited	01285743	0%

The above table lists the S29 notice holders for the following pipelines: PL1555, PL1556.1 to PL1556.33, PL1557.1 to PL1557.9, PL1559, PL1560, PL1665, PL1666, PL1667.1 to PL1667.7, PLU1880, PLU4306 and PL4307.

Table 1-5: Pipelines S29 Notice Holders Details		
S29 Notice Holders	Registration Number	Equity Interest (%) <i>If zero show 0%</i>
Fairfield Fagus Limited	05461823	0%
MCX Osprey (UK) Limited	06451720	100%
Mitsubishi Corporation	BR005199	0%

The above table lists the S29 notice holders for the following pipeline: PL2804JP11 and PL4338.



## 1.5 Summary of Proposed Decommissioning Programmes

Table 1-6: Summary of Decommissioning Programmes		
Selected Option	Reason for Selection	Proposed Decommissioning Solution
<b>1. Topsides</b>		
N/A	N/A	N/A
<b>2. Jacket / Floating Facility (FPSO, etc.)</b>		
N/A	N/A	N/A
<b>3. Subsea Installations</b>		
Xmas trees will be removed using a MODU. The wellheads may be removed by the MODU or at a later stage using a DSV	Removal of all seabed structures to leave a clear seabed.	There are no wellhead protection frames or over trawlable structures in place on the Merlin wells. Wellheads and associated completion materials will be removed to (minus) -3 m.
Merlin Cross Over Manifold (MCOM) removal	Removal of all seabed structures to leave a clear seabed.	Full removal.
<b>4. Pipelines, Flowlines and Umbilicals<sup>1</sup></b>		
Group 1: pipeline and umbilical components	Leaves clear seabed and meets regulations.	Full removal.
Group 2a: deposits	Leaves clear seabed and meets regulations.	Full removal.
Group 2b: structures	Leaves clear seabed and meets regulations.	Full removal.
Group 3: structures and deposits (pipeline route)	Leaves clear seabed and meets regulations.	Full removal.
Group 4: surface laid flexible jumpers	Leaves clear seabed and meets regulations.	Full removal.
Group 5: surface laid rigid spools	Leaves clear seabed and meets regulations.	Full removal.
Group 6: surface laid umbilicals	Leaves clear seabed and meets regulations.	Full removal.
Group 7: trenched and rock covered pipelines and umbilicals	Comparatively assessed as preferred option. The pipelines and umbilicals are sufficiently buried and stable, posing no hazard to marine users. Minimal seabed disturbance, lower energy usage, reduced risk to personnel engaged in the activity.	Partial Removal.

<sup>1</sup> FBL-DUN-MER-SSP-01-RPT-00003 Merlin Subsea Assets, Burial Status.





**Table 1-6: Summary of Decommissioning Programmes**

<b>Table 1-6: Summary of Decommissioning Programmes</b>		
<b>Selected Option</b>	<b>Reason for Selection</b>	<b>Proposed Decommissioning Solution</b>
Group 8: trenched and buried pipelines	Comparatively assessed as preferred option. Leaves clear seabed and meets regulatory requirements.	Full removal.
Group 9: umbilical riser	Comparatively assessed as preferred option. The riser is contained within the Dunlin Alpha concrete gravity based structure.	Partial Removal.
<b>5. Wells</b>		
Abandoned in accordance with OGUK guidelines for the Abandonment of Wells, issue 5 July 2015	Meets regulatory requirements.	A PON5 will be in submitted through the OGA Well Operations and Notification System (WONS) and Chemical Permit and Marine Licences will be submitted through the Portal Environmental Tracking System (PETS) to support the work to be carried out.
<b>6. Drill Cuttings</b>		
Leave in place to degrade naturally	Cuttings coverage is small, thin and widely dispersed and falls below both of OSPAR 2006/5 thresholds.	Left undisturbed on seabed.
<b>Criteria:</b>	<b>Merlin Production Wells Cuttings (Pile):</b>	<b>Merlin Water Injection Well Cuttings (Single well cuttings accumulation, no pile):</b>
Area (m <sup>2</sup> )	1,876	705
Volume (m <sup>3</sup> )	551	187
Average depth of cover (m)	0.37	0.48
Maximum depth of cover (m)	0.83	1.16
<b>7. Interdependencies</b>		
None		



## 1.6 Field Location Including Field Layout and Adjacent Facilities

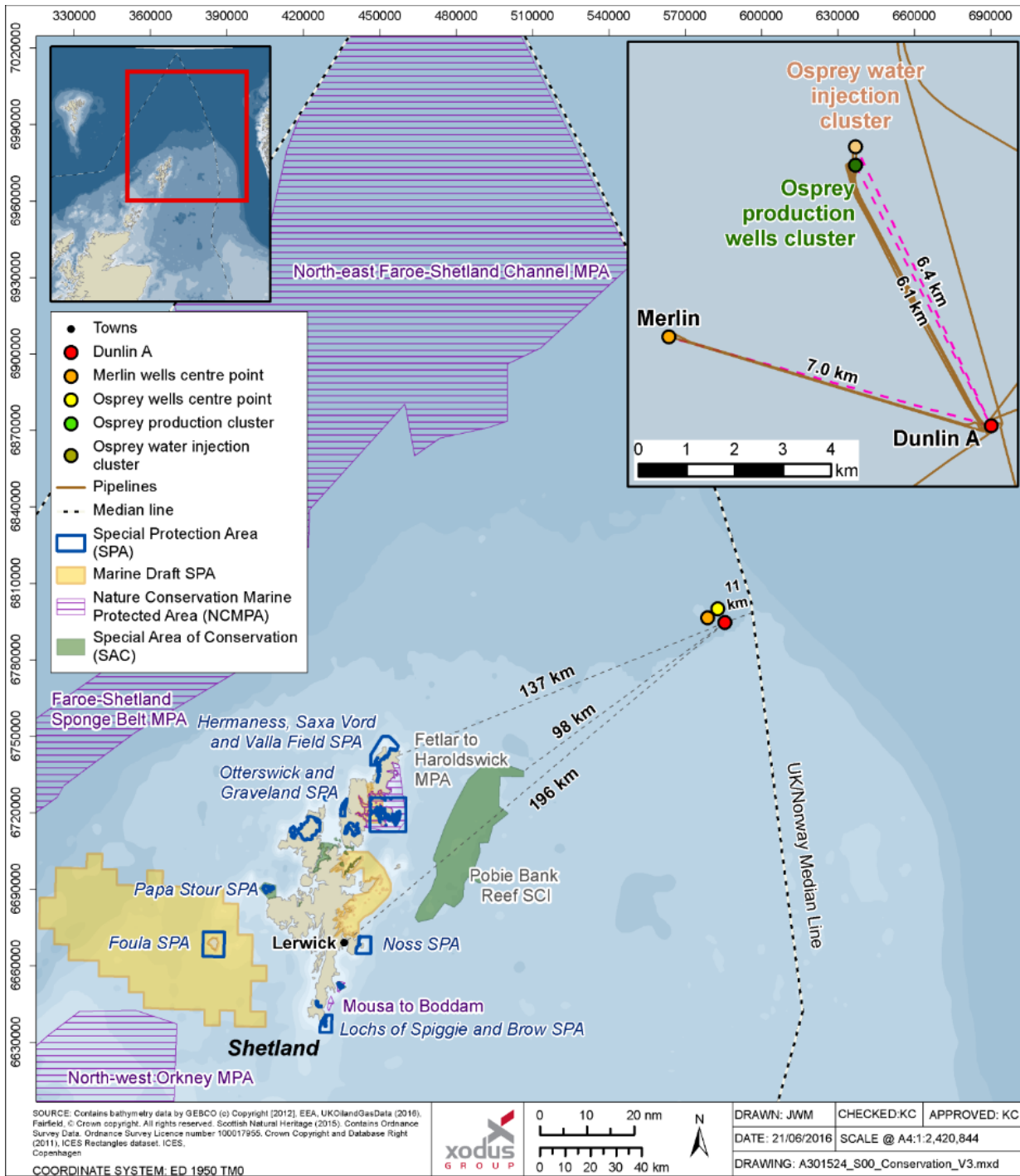


Figure 1-1: Field Location in UKCS

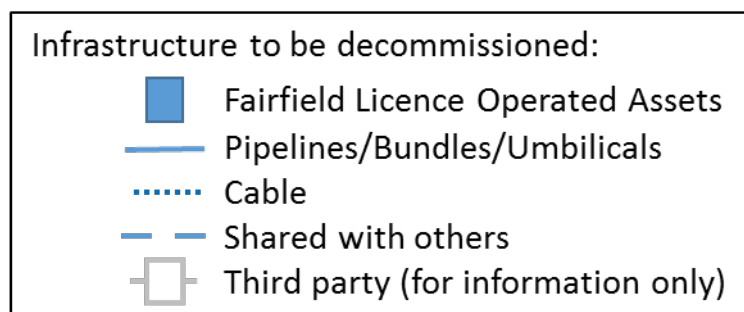
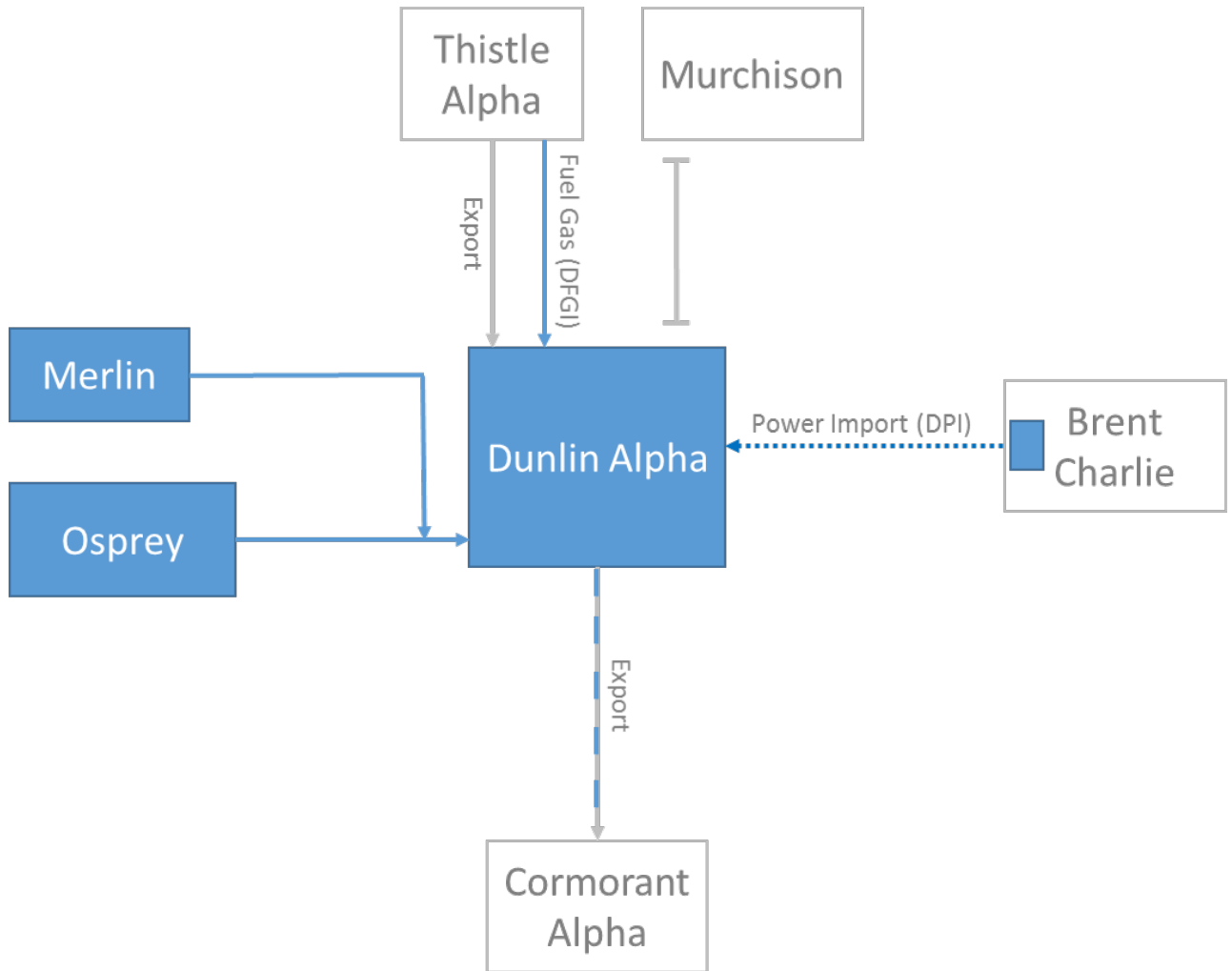
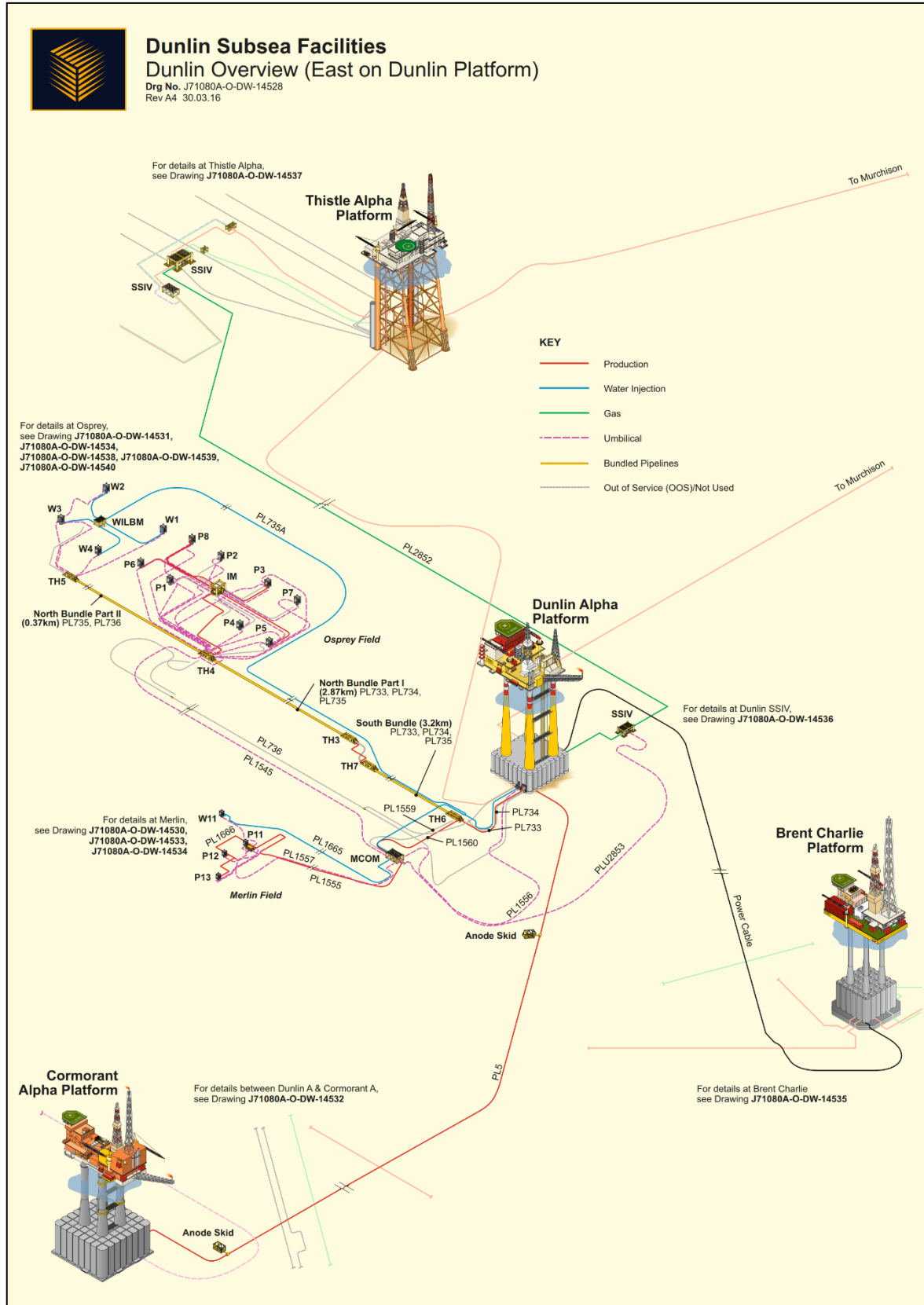
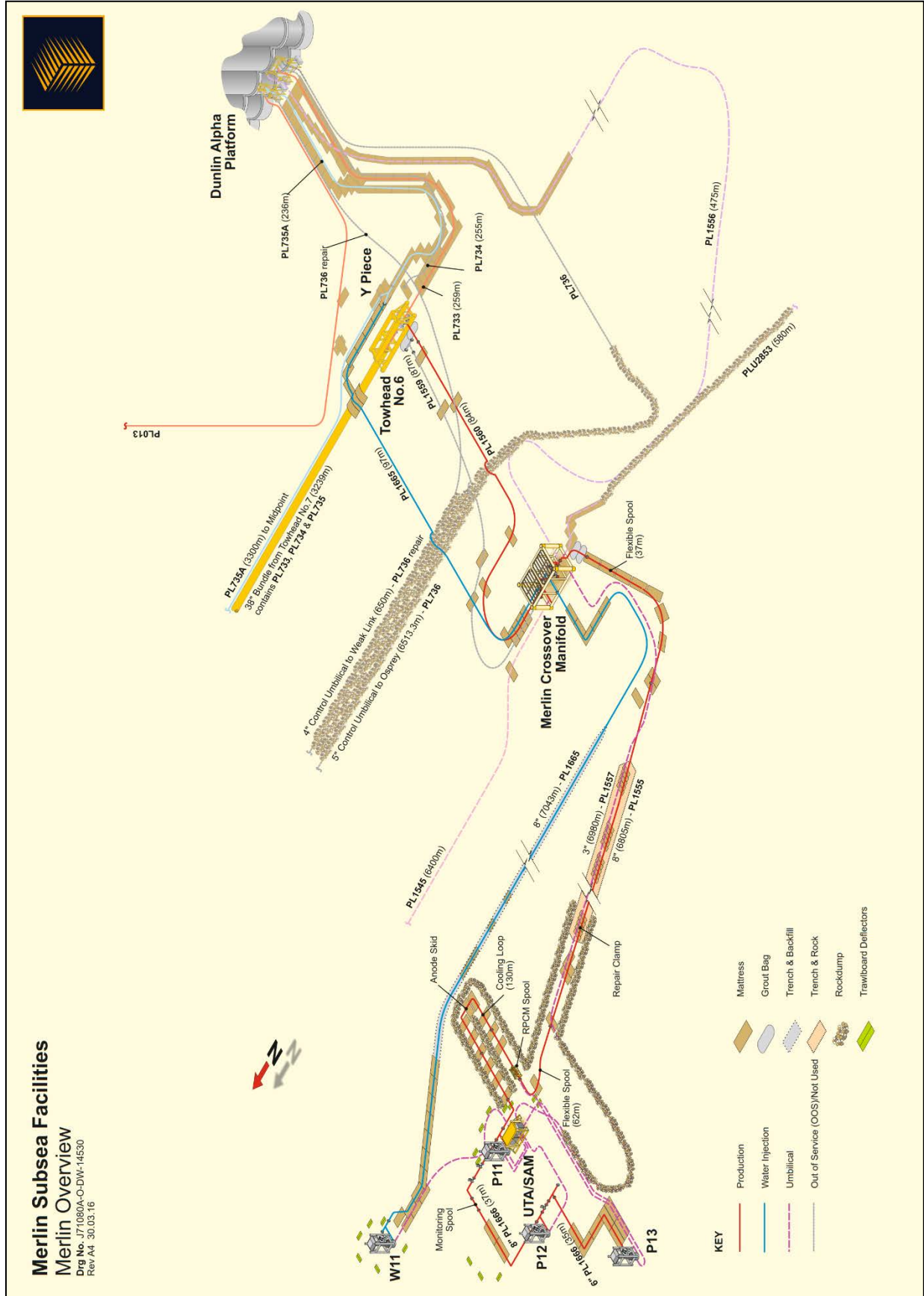


Figure 1-2: Greater Dunlin Area Configuration Map



**Figure 1-3: Greater Dunlin Area Field Layout**





**Table 1-7: Adjacent Facilities**

Operator	Name	Type	Distance / Direction	Information	Status
FBL	Dunlin Alpha	Platform	Merlin - Dunlin Alpha 6.98 km (4.36 miles) south east	Host to Merlin.	COP, provides up and over service to Thistle, exports to Cormorant Alpha.
FFL	Osprey	Subsea	Merlin - Osprey north east 5.24 km (3.28 miles)	Merlin ties into the Osprey system.	COP, out of use.
EnQuest	Thistle	Platform	Dunlin Alpha – Thistle 9.87 km (6.17 miles) north north west	Thistle exports to Dunlin Alpha for up and over services, plus supplied fuel gas for Dunlin water injection primary movers.	Operational.
TAQA	Cormorant Alpha	Platform	Dunlin Alpha - Cormorant Alpha 34.12 km (21.33 miles) south west	Dunlin Alpha exports to Cormorant Alpha.	Operational.
Shell UK	Brent Charlie	Platform	Dunlin Alpha - Brent Charlie 20.99 km (13.12 miles) south east	Provided electrical power and comms to Dunlin Alpha.	DPI electrical supply is out of use, DPI comms are in use, Brent Charlie is operational.
CNR	Murchison	Platform	Dunlin Alpha - Murchison 15.89 km (9.93 miles) north east	Being decommissioned. Disconnected from Dunlin Alpha.	Out of use, being decommissioned.

**Impacts of Decommissioning Proposals**

The Merlin field will be decommissioned along with Osprey, Dunlin Alpha and associated infrastructure. EnQuest may install a Dunlin Alpha bypass for their export route to Cormorant Alpha in response to the Greater Dunlin Area decommissioning. The proposed route for the EnQuest export pipeline has not been decided at the time of writing and therefore may cross over Merlin pipelines PL1555, PL1557 and PL1665.

**1.7 Industrial Implications**

The Greater Dunlin Area Decommissioning Project will be managed by FBL in Aberdeen. There will be a number of specialist contract services required for the execution of the Greater Dunlin Area



Decommissioning Project, including but not limited to; engineering studies, subsea infrastructure decommissioning, topsides preparation for removal, topsides removal, topsides recycling / disposal.

In planning, preparing and executing the decommissioning of the Greater Dunlin Area, FBL will ensure that all contracts are raised and administered in a consistent and effective manner and that they:

- Adhere to the ethical and safety standards of the company
- Meet the requirements of legislation and all other relevant external organisations
- Are processed and awarded with tight and proper controls which will meet all stakeholder requirements
- Are focussed on the maximisation of safe, efficient and cost effective decommissioning service delivery.

FBL will also engage with the supply chain to identify effective technological solutions that are environmentally acceptable and safe.



## 2 DESCRIPTION OF ITEMS TO BE DECOMMISSIONED

### 2.1 Installations: Surface Facilities

Table 2-1: Surface Facilities Information

N/A
-----

### 2.2 Installations: Subsea Including Stabilisation Features

Table 2-2: Subsea Installations and Stabilisation Features

Subsea installations including Stabilisation Features	Number	Size / Weight (Te)	Location		Comments / Status
Wellheads (comprising of Xmas tree, wellhead, flowbase, 30" conductor and 20" casing to (minus) -3 m)	4	18.2 ft (above seabed) 49.5 Te	WGS84 Decimal	61.29240 01.47118	211/23a-13Z (ME-P11S1) Well is currently closed-in and will undergo plug and abandonment. None of the structure is piled to the seabed.
			WGS84 Decimal Minute	61°17.544' N 01°28.271' E	
		18.2 ft (above seabed) 49.5 Te	WGS84 Decimal	61.29243 01.47156	211/23a-15 (ME-P12) Well is currently closed-in and will undergo plug and abandonment. None of the structure is piled to the seabed.
			WGS84 Decimal Minute	61°17.546' N 01°28.294' E	
		21.5 ft (above seabed) 63.8 Te	WGS84 Decimal	61.29226 1.47077	211/23a-16 (ME-P13) Well is currently closed-in and will undergo plug and abandonment. None of the structure is piled to the seabed.
			WGS84 Decimal Minute	61°17.536' N 01°28.246' E	
		18.2 ft (above seabed) 49.5 Te	WGS84 Decimal	61.29354 01.47080	211/23a-14 (ME-W11) Well is currently closed-in and will undergo plug and abandonment. None of the structure is piled to the seabed.
			WGS84 Decimal Minute	61°17.613' N 01°28.248' E	





**Table 2-2: Subsea Installations and Stabilisation Features**

Subsea installations including Stabilisation Features	Number	Size / Weight (Te)	Location		Comments / Status
Manifold (MCOM)	1	12.1 m x 7.6 m x 5.1 m 77.151 Te	WGS84 Decimal	61.274 01.593	The manifold is gravity based and not piled. Note, PL1545 is an Osprey pipeline and is covered under the Osprey DP - PL1545 terminates at the MCOM UTA. PLU2853 is a DFGI umbilical and is covered under the Dunlin subsea DP - PLU2853 terminates at the MCOM UTA.
			WGS84 Decimal Minute	61°16.440' N 01°35.580' E	
Protection frames	N/A	N/A	N/A		N/A
Concrete mattresses	N/A	N/A	N/A		N/A
Grout bags	N/A	N/A	N/A		N/A
Formwork	N/A	N/A	N/A		N/A
Froned mats	N/A	N/A	N/A		N/A
Rock cover	N/A	N/A	N/A		N/A
Merlin trawl blocks	19	387.6 Te (20.4 Te each)	P11 / PL1555, W11 / PL1665, P12 / PL1666		Exposed



## 2.3 Pipelines Including Stabilisation Features

Table 2-3: Pipeline / Flowline / Umbilical Information

Description	Pipeline Number (as per PWA)	Diameter (inches)	Length (km)	Description of Component Parts	Product Conveyed	From – To End Points	Burial Status	Pipeline Status	Current Content
Merlin production pipeline	PL 1666	6 / 8	0.070	6" rigid spool (super duplex / epoxy). P13/P12 tee spool (steel). P12 tee spool (steel). 8" rigid spool (super duplex / epoxy). CORMON spool (steel).	Production fluids	From P13 to P11 tee spool	Laid on seabed	Out of use	Flushed / inhibited seawater / methanol
Merlin production pipeline	PL 1555	8	7.139	P11 tee spool (super duplex). Cooling loop (steel / epoxy). RPCM spool (steel). Merlin flexible jumper (polymer / steel). Rigid pipeline (steel). Dunlin flexible jumper (polymer / steel) MCOM spool (steel).	Production fluids	From P11 tee spool to MCOM	Trenched and buried over 6.550 km / matted	Out of use	Flushed / inhibited seawater



Table 2-3: Pipeline / Flowline / Umbilical Information

Description	Pipeline Number (as per PWA)	Diameter (inches)	Length (km)	Description of Component Parts	Product Conveyed	From – To End Points	Burial Status	Pipeline Status	Current Content
Merlin production jumper (out of service)	PL 1559	8	0.087	Flexible jumper (polymer / steel). Tee spool (steel).	Production fluids	From MCOM to Towhead 6	Laid on seabed / matted	Out of use	Flushed / inhibited seawater
Merlin production jumper	PL 1560	8	0.084	Flexible jumper (polymer / steel). Tee spool (steel)	Production fluids	From MCOM to Towhead 6	Laid on seabed / matted	Out of use	Flushed / inhibited seawater
Merlin water injection pipeline	PL 1665	8	7.138	Flexible jumper (polymer / steel). Flexible pipeline (polymer / steel). Tee spool (steel)	Water / chemicals	From Y-Piece to Water Injection well (W11)	Trenched and buried over 6.680 km / matted	Out of use	Inhibited seawater
Merlin umbilical	PL 1557 (9 off cores)	3	6.950	Umbilical (polymer / super duplex / copper). Merlin UTA/SAM (steel).	Control fluids	From MCOM to UTA/SAM	Trenched and buried over 6.550 km / matted	Suspended	Potable water as from Q1 2018.
Merlin umbilical	PL 1556 (33 off cores)	4	0.460	Umbilical (polymer / super duplex / copper).	Control fluids	From Dunlin Alpha TUTU to MCOM UTA	Partially rock covered (0.060 km)	Suspended	Potable water as from Q1 2018.



Table 2-3: Pipeline / Flowline / Umbilical Information

Description	Pipeline Number (as per PWA)	Diameter (inches)	Length (km)	Description of Component Parts	Product Conveyed	From – To End Points	Burial Status	Pipeline Status	Current Content
P12 tree supply control jumper	PL 1667 (7 off cores)	3.5	0.050	Umbilical jumper (thermoplastic / stainless steel / copper)	Control fluids	From UTA / SAM to P12	Laid on seabed	Suspended	Control fluids
P13 tree supply control jumper	PLU 1880 (7 off cores)	3.5	0.064	Umbilical jumper (thermoplastic / stainless steel / copper)	Control fluids	From UTA / SAM to P13	Laid on seabed	Suspended	Control fluids
Umbilical jumper	PL2804JP11 (1 core)	0.5	0.025	Umbilical jumper (thermoplastic / copper)	Control fluids	From UTA / SAM to P11	Laid on seabed	Suspended	Control fluids
P11 tree supply control jumper	PLU4306 (7 off cores)	3.5	0.025	Umbilical jumper (thermoplastic / stainless steel)	Control fluids	UTA / SAM to P11	Laid on seabed	Suspended	Control fluids
W11 tree supply control jumper	PLU4307 (7 off cores)	3.5	0.150	W11 umbilical jumper (thermoplastic / stainless steel / copper)	Control fluids	UTA / SAM to W11	Laid on seabed	Suspended	Control fluids
RPCM hose	PL 4338 (1 core)	0.5	0.091	RPCM hose (steel / elastomer / copper)	N/A	P13 to RPCM	Laid on seabed	Suspended	N/A



Table 2-4: Subsea Pipeline Stabilisation Features

Stabilisation Feature	Total Number	Weight (Te)	Locations	Status
Concrete mattresses (5 m x 2 m x 0.15 m)	108	388.8 (3.6 Te each)	PL1666 (x7) PL1555 (x25) PL1556 (x12) PL1559 (x9) PL1560 (x9) PL1665 (x41) PLU1880 (x2) PLU4307 (x3)	Exposed
Concrete mattresses (6 m x 3 m x 0.15 m)	41	277 (6.75 Te each)	PL1555 (x21) PL1665 (x20)	Exposed
Sand bags	4,185	105 (25 kg each)	PL1555 (x3625) PL1559 (x240) PL1560 (x240) PL1665 (x80)	585 off sandbags are exposed. 3600 off sandbags for PL1555 trench infill is exposed below mean seabed level
Grout bags	914	23 (25 kg each)	PL1666 (x634) PL1559 (x140) PL1560 (x140)	Exposed
Formwork	N/A	N/A	N/A	N/A
Froned mats	N/A	N/A	N/A	N/A
Trawl berm (rock cover)	N/A	2,200	PL1555 / PL1557	Exposed



Table 2-4: Subsea Pipeline Stabilisation Features

Stabilisation Feature	Total Number	Weight (Te)	Locations	Status
Rock cover	N/A	35,000	PL1555 / PL1557	Trench infill is exposed below mean seabed level
Other (describe briefly)	-	-	-	-



## 2.4 Wells

Table 2-5: Well Information			
Platform Wells	Designation	Status	Category of Well
N/A	N/A	N/A	N/A
Subsea Wells			
211/23a-13Z (ME-P11S1)	Oil production	Closed-in	SS 3-4-3
211/23a-15 (ME-P12)	Oil production	Closed-in	SS 3-4-3
211/23a-16 (ME-P13)	Oil production	Closed-in	SS 3-4-3
211/23a-14 (ME-W11)	Water injector	Closed-in	SS 3-4-3

For details of well categorisation see OGUK Guidelines for the Suspension or Abandonment of Wells, issue 5, July 2015, appendix D.

## 2.5 Drill Cuttings

See section 3.7 for further information.

Table 2-6: Drill Cuttings Pile Information		
Location of Pile Centre (Latitude / Longitude)	Seabed Area (m <sup>2</sup> )	Estimated volume of cuttings (m <sup>3</sup> )
Production drill centre 61° 17.544' N 01° 28.246' E	1,876	551
Water injection drill centre 61° 17.612' N 01° 28.249' E	705	187

## 2.6 Inventory Estimates

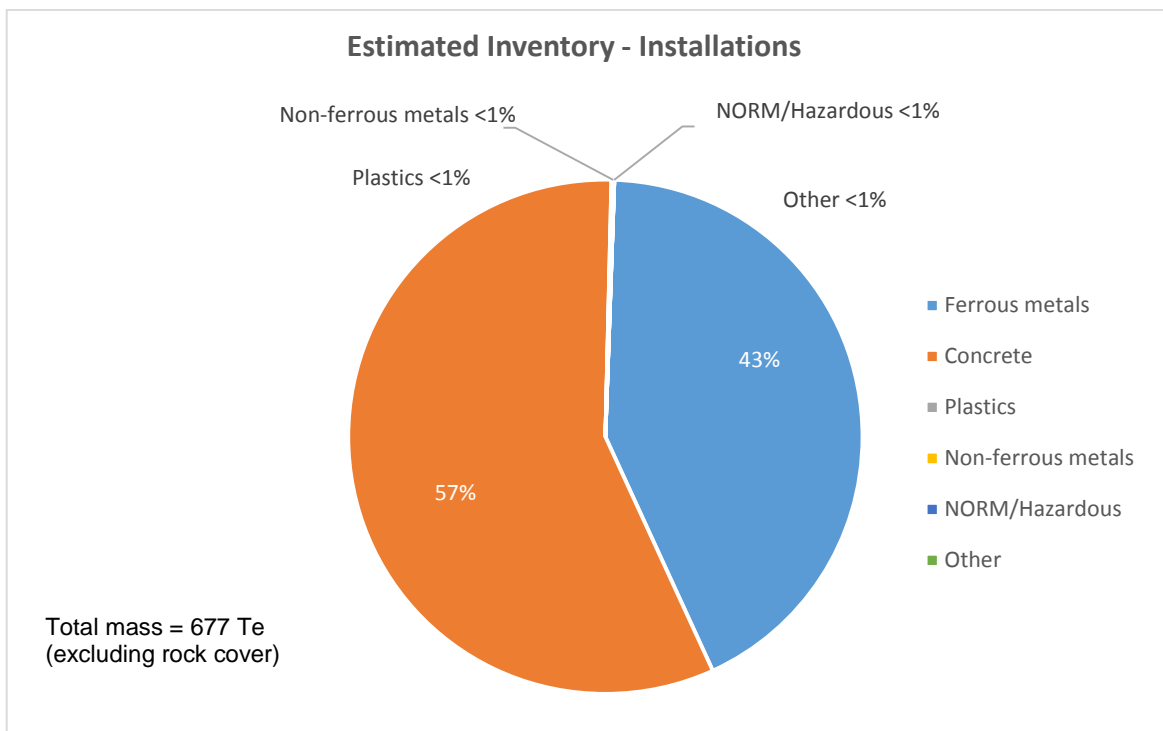
Table 2-7 provides an estimate of the total weight of materials associated with the Merlin Pipelines and Structures Decommissioning Programmes, including approximately 212 tonnes of steel associated with the Merlin wellheads, as described in section 2.2.

A further breakdown of the inventory estimates for Subsea Installations and Subsea Pipelines is provided in Figure 2-1 and Figure 2-2 respectively.

All wells will be abandoned in accordance with OGUK guidelines for the Abandonment of Wells, issue 5, July 2015. A PON5 will be submitted through the OGA WONS and Chemical Permits and Marine Licences will be submitted via the BEIS Oil Portal (PETS) system to support the work to be carried out. Xmas trees will be removed using a MODU. The wellheads may also be removed by the MODU or at a later stage using a DSV.



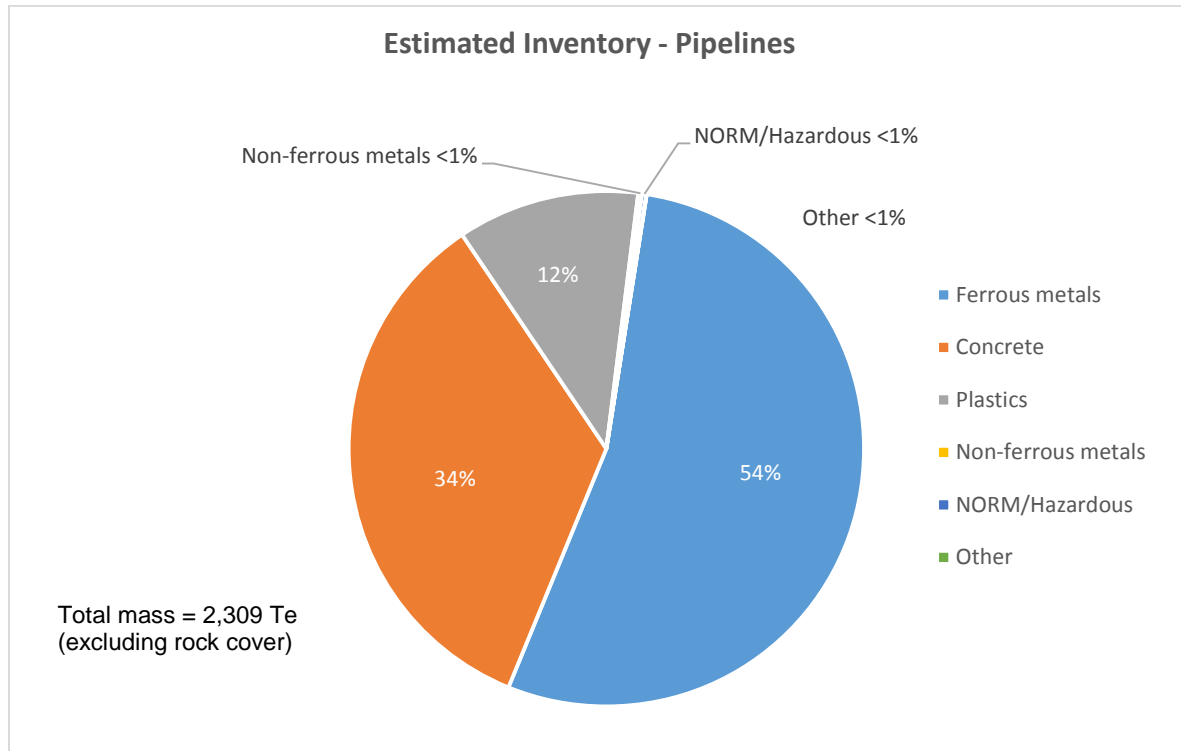
Table 2-7: Inventory of Material Associated with Merlin Pipelines and Structures Removal		
Item	Description	Mass (t)
Metals	<i>Ferrous (steel - all grades)</i>	1,528
	<i>Non-ferrous (copper; aluminium; zinc; indium)</i>	6.7
Concrete	<i>Aggregates (mattresses; grout bags; sand bags)</i>	1,181
Plastic	<i>Rubbers; Polymers</i>	264
Hazardous	<i>Residual Fluids (hydrocarbons; chemicals; control fluid)</i>	0.64
	<i>NORM Scale</i>	5.7
Other	<i>Fibre Optics</i>	0.1
<b>Total (tonnes)</b>		<b>2,986</b>



**Figure 2-1: Pie Chart of Estimated Inventories (Installations)**

Please refer to sections 2.1 and 7.1 of the Merlin Subsea Decommissioning Environmental Statement for further details.





**Figure 2-2: Pie Chart of Estimated Inventories (Pipelines)**

Please refer to sections 2.1 and 7.1 of the Merlin Subsea Decommissioning Environmental Statement for further details.



### 3 REMOVAL AND DISPOSAL METHODS

In line with waste hierarchy principles, reuse of pipelines and subsea installations (or parts thereof) is first in the order of preferred decommissioning options for assessment. The reuse of Merlin pipelines was not considered an option as they are past their service life and contain known defects. Reuse of manifolds was also dismissed due to the age and bespoke design of this type of equipment.

Recovered infrastructure will be returned to shore and transferred to a suitably licensed decommissioning facility. It is expected that the manifolds, flowlines, spool pieces and control jumpers would be cleaned before being largely recycled.

Concrete mattresses, grout bags, and sand bags will be cleaned of marine growth onshore if required, and either reused, recovered as aggregate for infrastructure projects, or sent to landfill.

An appropriately licensed disposal yard has not yet been selected. However, the selection process will ensure that the chosen facility is able to demonstrate a proven disposal track record and waste stream management throughout the deconstruction process, as well as the ability to deliver innovative reuse / recycling options. Locations of potential disposal yards may require the consideration of Trans-Frontier Shipment of Waste (TFSW), including hazardous materials. Early engagement with the regulatory authority will ensure any issues with TFSW are addressed.

Fairfield will continue to engage with other companies and wider industries to discuss reuse opportunities. However, Fairfield believes that any further reuse or resale opportunities will be best achieved through the tendering and selection of a waste management contractor with the required knowledge and experience in this area.

Final disposal routes and historical performance will be a key consideration within the tendering process to ensure the aims of the waste hierarchy are best achieved.

#### 3.1 **Topsides**

##### 3.1.1 **Topsides Decommissioning Overview**

Table 3-1: Cleaning of Topsides for Removal
N/A

Table 3-2: Topsides Removal Methods
N/A

#### 3.2 **Jacket**

##### 3.2.1 **Jacket Decommissioning Overview**

Table 3-3: Jacket Decommissioning Methods
N/A



### 3.3 Subsea Installations and Stabilisation Features

Table 3-4: Subsea Installations and Stabilisation Features			
Subsea installations and stabilisation features	Number	Option	Disposal Route (if applicable)
Wellheads (comprising of Xmas tree, wellhead, flowbase, 30" conductor and 20" casing to (minus) -3 m)	4	Full recovery as part of MODU campaign and DSV removal of the completion to (minus) -3 m, to P&A wells.	Return to shore for reuse or recycling.
Manifolds	1	Full recovery.	Return to shore for reuse or recycling.
Templates	N/A	N/A	N/A
Protection frames	N/A	N/A	N/A
Concrete mattresses	N/A	N/A	N/A
Grout bags	N/A	N/A	N/A
Formwork	N/A	N/A	N/A
Froned mats	N/A	N/A	N/A
Rock cover	N/A	N/A	N/A
Other - Merlin trawl blocks	19	Full recovery.	Return to shore for reuse or recycling.

### 3.4 Pipelines

#### 3.4.1 Decommissioning Options

\*Key to options:

- |                             |                           |                        |
|-----------------------------|---------------------------|------------------------|
| 1) Remove - reverse reeling | 2) Remove - reverse S lay | 3) Trench and bury     |
| 4) Remedial removal         | 5) Remedial trenching     | 6) Partial removal     |
| 7) Leave in place           | 8) Other (as described)   | 9) Remedial rock cover |

Table 3-5: Pipeline or Pipeline Groups Decommissioning Options			
Pipeline or Group (as per PWA)	Condition of Line / Group (Surface Laid / Trenched / Buried / Spanning)	Whole or Part of Pipeline / Group	Decommissioning Options* Considered
Flexible jumpers (PL1555; PL1559; PL1560; PL1665)	Surface laid	Whole.	8 Other (disconnect and recover).



**Table 3-5: Pipeline or Pipeline Groups Decommissioning Options**

Pipeline or Group (as per PWA)	Condition of Line / Group (Surface Laid / Trenched / Buried / Spanning)	Whole or Part of Pipeline / Group	Decommissioning Options* Considered
Rigid spools (PL1555; PL1666)	Surface laid	Whole.	8 Other (disconnect and recover).
Umbilicals (PL1667; PLU1880; PL2804JP11; PLU4306; PLU4307; PL4338;	Surface laid	Whole.	8 Other (disconnect and recover).
Pipelines and umbilicals (PL1555; PL1557)	Trenched / buried	Whole. Rigid pipeline.	1, 4, 5, 6, 8 Other (cut and lift), 9.
Pipelines (PL1665)	Trenched / buried	Whole. Flexible pipeline.	1, 4, 5, 6, 8 Other (cut and lift), 9.
Umbilical risers (PL1556)	Surface laid / partially rock covered / contained within J-tube	Whole. 475 m umbilical of which 180 m is contained within J-tube; the remaining 295 m is surface laid, of which 60 m is rock covered.	6, 8 Other (reverse J-tube pull), 8 Other (topside pull), 9.

### 3.4.2 CA Method

CA is a core part of the overall decommissioning planning and approval process being undertaken by Fairfield for the subsea infrastructure.

Fairfield's strategy for the CA process is aligned with the OGUK guidelines for Comparative Assessment in Decommissioning Programmes (issue 1, Oct 2015) and DECC's Guidance Notes for the Decommissioning of Offshore Oil and Gas Installations and Pipelines under the Petroleum Act 1998, version 6, dated: March 2011.

Fairfield has scoped all the associated infrastructure into logical groupings. All feasible decommissioning options for each group have been identified, assessed, ranked and screened to carry forward the credible options to be assessed through the process of CA.

The CA process uses five assessment criteria of Safety, Environment, Technical, Societal and Economic to compare the relative merits of each option. The assessment criteria are equally weighted to balance and represent the views of the associated key stakeholders.

An independent consultancy using its bespoke configurable Multi Criteria Decision Analysis (MCDA) pairwise software was employed to facilitate the CA process. The assessment team comprised of Fairfield specialists and industry / regulatory experts.



For each assessment criteria the team analysed the relative importance of each option against the other options and looked for a differentiator to judge against each other in either a quantitative or qualitative way, using terms such as 'much stronger than' or 'weaker than'. This was input into the software to allow numerical weightings to be derived for the various competing criteria and is a standard part of any MCDA activity. Once all options were assessed and compared, the software completed the ranking to allow the assessment team including key external stakeholders to select the preferred decommissioning option per grouping.

The CA output is captured in the Merlin CA report FFL-DUN-MER-HSE-01-RPT-00001 which supports these decommissioning programmes.

### 3.4.3 Outcome of Comparative Assessment [1]

Table 3-6: Outcomes of Comparative Assessment		
Pipeline or Group	Recommended Option*	Justification
Group 7: trenched and rock covered pipelines and umbilicals (PL1555; PL1557)	Option 6 - partial removal. Removal of exposed ends, rock placement over snag hazards and areas of low cover, i.e. those revealed on removal of mattresses / grout.	<p>With the exception of the end sections, PL1555 and PL1557 are trenched to 0.6 m or greater along the majority of the route. Backfill is provided by 35,000 t of rock located within the trench. The lines are stable and there is no significant seabed mobility within the vicinity of the lines.<sup>2</sup></p> <p>All options considered at the CA were similar however; partial removal has lower levels of personnel exposure. As with all operations, Fairfield will look to minimise safety exposure (to all) and the introduction of new material, to the lowest amount required to ensure confidence in the long term future of the decommissioning solution.</p> <p>The outcome of this decision point is therefore to decommission Group 7 in situ by partial removal. This infrastructure will be decommissioned by removing exposures outside of the defined trench and placing local rock cover at the cut ends and areas of low burial depth.</p> <p>Periodic monitoring and remediation will be carried out at this location as required.</p>
Group 8: trenched and buried pipelines (PL1665)	Option 1 - remove. Reverse reeling.	<p>With the exception of the end sections, PL1665 is trenched and buried along the majority of the route. However there are a number of exposures, spans and areas of low cover along the route that may present hazards to other users of the sea.</p> <p>The physical properties of the flexible line and its installed configuration are such that reverse reeling, according to desk-top engineering studies, is deemed to be feasible, although it still carries some technical risk.</p> <p>Against all other CA criteria, removal by reverse reeling was either preferred or neutral with the other options considered. The outcome of this decision point is therefore to fully remove Group 8 and ship it onshore for processing.</p>

<sup>2</sup> FBL-DUN-MER-SSP-01-RPT-00003 Merlin Subsea Assets, Burial Status.



**Table 3-6: Outcomes of Comparative Assessment**

Pipeline or Group	Recommended Option*	Justification
Group 9: umbilical riser (PL1556)	Option 6 - partial removal. Outboard cut and recovery.	<p>Partial removal of the riser, where the outboard and exposed section of the riser is removed, leaving the remainder in the J-tube, was assessed as being the preferred option in all criteria apart from societal (in which it was considered neutral to the other CA options).</p> <p>The outcome of this decision point is therefore to decommission Group 9 in situ by partial removal, having recovered the surface laid / exposed sections. The fate of the section within the J-tube will ultimately be determined by the CA covering the fate of the Dunlin Alpha CGBS. The Merlin - Effect of Riser Remaining Study has been conducted examining the effects of decommissioning the risers in the J-tube and found the consequence on other activities to be negligible.</p>

### 3.5 Pipeline Stabilisation Features

**Table 3-7: Pipeline Stabilisation Features**

Stabilisation features	Number	Option	Disposal Route (if applicable)
Concrete mattresses (5 m x 2 m x 0.15 m)	108	Full removal - exposed items presenting a hazard to other users of the sea will be recovered to shore. In the event of practical difficulties with these removals, BEIS will be consulted and a CA submitted as appropriate.	Recover and transport ashore for disposal.
Concrete mattresses (6 m x 3 m x 0.15 m)	41		
Sand bags	4,185	Full removal - exposed items presenting a hazard to other users of the sea will be recovered to shore. In the event of practical difficulties with these removals, BEIS will be consulted and CA submitted as appropriate.	Recover and transport ashore for disposal.
Grout bags	914	Full removal - exposed items presenting a hazard to other users of the sea will be recovered to shore. In the event of practical difficulties with these removals, BEIS will be consulted and a CA submitted as appropriate.	Recover and transport ashore for disposal.
Formwork	N/A	N/A	N/A
Fronde mats	N/A	N/A	N/A
Rock cover (trawl berm)	2,200 Te	To remain in place.	N/A
Rock cover	35,000 Te	To remain in place.	N/A



### 3.6 Wells

**Table 3-8: Well Plug and Abandonment**

The wells which remain to be abandoned, as listed in section 2.4 (Table 2-5) will be plugged and abandoned in accordance with OGUK Guidelines for the Abandonment of Wells, issue 5, July 2015. A WONS / PETS / Marine Licence application will be submitted in support of any such work that is to be carried out.

### 3.7 Drill Cuttings

Drill Cuttings Decommissioning Options:

**Table 3-9: Drill Cuttings Decommissioning Options**

How many drill cuttings piles are present?	One			
Tick options examined:				
<input type="checkbox"/> Remove and re-inject	<input checked="" type="checkbox"/> Leave in place	<input type="checkbox"/> Cover		
<input type="checkbox"/> Relocate on seabed	<input type="checkbox"/> Remove and treat onshore	<input type="checkbox"/> Remove and treat offshore		
<input type="checkbox"/> Other (describe briefly)	Cuttings from single wells on Merlin will be left in situ.			
Review of pile characteristics	Pile 1	Pile 2	Pile 3	Pile 4
How has the cuttings pile been screened?	Samples taken	N/A	N/A	N/A
Dates of sampling (if applicable)	13 Feb to 3 Apr 2016	N/A	N/A	N/A
Sampling to be included in pre-decommissioning survey?	Y	N/A	N/A	N/A
Does it fall below both OSPAR thresholds?	Y	N/A	N/A	N/A
Will the drill cuttings pile have to be displaced in order to remove the jacket?	N/A	N/A	N/A	N/A
What quantity (m <sup>3</sup> ) would have to be displaced / removed?	N/A	N/A	N/A	N/A
Will the drill cuttings pile have to be displaced in order to remove any pipelines?	Y	N/A	N/A	N/A
What quantity (m <sup>3</sup> ) would have to be displaced / removed?	135.72	N/A	N/A	N/A
Have you carried out a CA of options for the cuttings pile?	N/A	N/A	N/A	N/A

#### 3.7.1 CA Method

The cuttings pile survey, sampling and assessment indicated that the cuttings pile on Merlin falls below the OSPAR thresholds and therefore does not require a CA. The Merlin Drill Cuttings are further discussed in the Merlin Environmental Statement (XOD-DUN-HSE-RPT-00002).

#### 3.7.2 Outcome of Comparative Assessment

Not applicable.



### 3.8 Waste Streams

The Fairfield Waste Management Strategy (FEL-DUN-HSE-STR-00003) specifies the requirements for the contractor waste management plan. This will be developed as appropriate once the contract is awarded throughout the project execution phase. The plans shall adhere to the waste stream licensee conditions and controlled accordingly. Discussion with the regulator will ensure that all relevant permits and consents are in place.

Table 3-10: Waste Stream Management Methods	
Waste Stream	Removal and Disposal Method
Bulk liquids	Residual fluids within subsea pipelines and associated infrastructure will be discharged in compliance with the appropriate permittry.
Marine growth	Any marine growth returned that is attached to recovered items shall be disposed of onshore by the selected WMC.
NORM / LSA scale	NORM scale will be transported to shore and disposed of by a selected WMC at an appropriately licensed facility.
Asbestos	N/A
Other hazardous wastes	All hazardous waste will be shipped to shore and disposed of at an appropriately licensed facility.
Onshore dismantling sites	An appropriately licensed disposal yard has not yet been selected. However, the selection process will ensure that the chosen facility is able to demonstrate a proven disposal track record and waste stream management throughout the deconstruction process, as well as the ability to deliver innovative reuse / recycling options. Locations of potential disposal yards may require the consideration of TFSW, including hazardous materials. Early engagement with the regulatory authority will ensure any issues with TFSW are addressed.

Table 3-11 summarises the disposition of materials planned for recovery to shore and materials to be left in situ. Further details can be found within the Merlin Field Infrastructure Comparative Assessment Report.

Table 3-11: Inventory Disposition			
	Total Inventory Tonnage (Te)	Planned tonnage to shore (Te)	Planned left in situ (Te)
Installations	677	677	0
Pipelines	2,309	1,608	701
Total	2,986	2,285	701

Table 3-12 indicates Fairfield's disposal aspirations for materials recovered to shore. Steel and other recyclables will account for the majority of materials to be removed and disposed of and a high rate of recycling (95%) is anticipated. Recycling / other recovery rates for concrete will be dependent on the





condition of mattresses and the availability of infrastructure projects. Please refer to section 7.4 of the Merlin Subsea Decommissioning Environmental Statement for further information.

<b>Table 3-12: Waste Disposal Aspirations</b>				
<b>Waste Stream</b>	<b>Reuse</b>	<b>Recycle</b>	<b>*Other Recovery</b>	<b>Landfill</b>
Ferrous metal	0 to 15%	95 to 98%	0%	0 to 5%
Non-ferrous metal	0%	95 to 98%	0%	0 to 5%
Concrete (aggregates)	0 to 50%	0%	50 to 100%	0 to 25%
Plastics	0%	50 to 75%	15 to 40%	0 to 10%
Residual hydrocarbons	0%	0%	85 to 100%	0 to 15%
NORM scale	0%	0%	0%	**100%
Marine growth	0%	0%	75 to 100%	0 to 25%

\* Other recovery refers to materials used as construction aggregate or energy from waste.

\*\* NORM scale may be sent for incineration prior to landfill in order to reduce volume.



## 4 ENVIRONMENTAL IMPACT ASSESSMENT

### 4.1 Environmental Sensitivities (Summary)

Environmental Receptor	Main Features
Conservation interests	None of the survey work undertaken in the Merlin area has identified any seabed habitats or species that are of specific conservation significance, apart from low numbers of juvenile ocean quahog, which is a threatened species. There are no designated or proposed sites of conservation interest in the Merlin area; the closest designated site, the European Site of Community Importance 'Pobie Bank Reef' lies 94 km to the south west of Merlin, off the east coast of Shetland.
Seabed	The habitat assessment undertaken for the Merlin area determined the sediments to be mainly muddy sand and mixed sediment. The visible animals found across the survey area included polychaete worms and bivalve crustaceans. Species were generally considered to be intolerant of hydrocarbon contaminations. Surveys showed the seabed to host a relatively diverse range of species, with little variation across the area.
Fish	The fish populations in the Merlin area are characterised by species typical of the northern North Sea, including long rough dab, hagfish and Norway pout. Basking shark, tope and porbeagle are all also likely to occur in small numbers. The Merlin area is located within the spawning grounds of cod, haddock, Norway pout and saithe; meaning that these species use the area for breeding. Nursery grounds, where juvenile fish remain to feed and grow, for blue whiting, European hake, haddock, herring, ling, mackerel, Norway pout, spurdog and whiting are also found in the wider area.
Fisheries	Saithe and mackerel (often targeted by the larger pelagic vessels in January and February) are the key commercial species landed from the Merlin area. However, they are of relatively low value when compared to total landings into Scotland. Combined, landings of these species from the wider area, within which the Merlin area sits, comprise only 0.06% of the value of landings into Scotland. Other species of commercial value include megrim, cod and monks / anglers.
Marine mammals	Spatially and temporally, harbour porpoises, white-beaked dolphins, minke whales, killer whales and white-sided dolphins are the most regularly sighted cetacean species in the North Sea. Given the distance to shore, species such as the bottlenose dolphin and grey and harbour seals are unlikely to be sighted in the Merlin area.



**Table 4-1: Environmental Sensitivities**

Environmental Receptor	Main Features
Birds	The Merlin area is important for fulmar, northern gannet, great black-backed gull, Atlantic puffin, black-legged kittiwake and common guillemot for the majority of the year. Manx shearwaters are present in the vicinity of the Merlin area between the spring and autumn months. European storm petrels are present during September and November. Great skua, glaucous gull, Arctic skua and little auk may be present in low densities for the majority of the year. The seasonal vulnerability of seabirds to oil pollution in the immediate vicinity of the Merlin area has been derived from Joint Nature Conservation Committee data; the months of March, July, October and November are those when seabird species in the Merlin area are considered most vulnerable to surface pollution. Overall annual seabird vulnerability is reported to be low.
Onshore communities	Decommissioned infrastructure removed from the seabed will be delivered to one or more onshore dismantling sites. Although the dismantling site has not yet been selected, it will be chosen from existing disposal yards and no new facilities will be required. Onshore dismantling yards will be required to have appropriate management plans in place to manage potential impacts from noise and odour, as well as ensuring no local air quality issues occur.
Other users of the sea	There is very little shipping activity in the Merlin area, and no site of renewable or archaeological interest. There is also limited infrastructure related to other oil and gas developments.
Atmosphere	Using energy to power vessels results in emissions to the air, which can contribute to local air quality issues; the absence of vulnerable receptors in the offshore area means this is not an issue for the Merlin area. However, emissions to air can act cumulatively with those from other activities (such as onshore power generation and use of cars) to contribute to global climate change. These emissions may come from vessel use but also through linked activities such as the recycling of materials brought onshore.

## 4.2 Potential Environmental Impacts and their Management

### 4.2.1 EIA Summary

The planned operations have been rigorously assessed through the CA and EIA processes, resulting in a set of selected options which are thought to present the least risk of environmental impact whilst satisfying safety, technical, societal and economic requirements. Based on the findings of the EIA and the identification and subsequent application of the mitigation measures identified for each potentially significant environmental impact (which will be managed through the Fairfield Environmental Management System), it is concluded that operations associated with the decommissioning of Merlin subsea infrastructure and pipelines will result in no significant environmental impact.



#### 4.2.2 Overview

Table 4-2: Environmental Impact Management		
Activity	Main Impacts	Management
Topsides removal	N/A	N/A
Jacket / floating facility removal	N/A	N/A
Subsea installations removal	Discharges to sea when disconnecting equipment.	Pipelines have been flushed and equipment will be flushed to remove residual fluids to the lowest practicable achievable level prior to removal. Planned discharges of chemicals and residual hydrocarbons will be under an approved permit or consent.
	Seabed disturbance from equipment removal / rock coverage.	Dredging to enable recovery of infrastructure on the seabed will be localised and controlled by diver or ROV. Rock will be placed using a flexible fall pipe, assisting with positional accuracy and controlling the spread of the material.
	Underwater noise from vessel usage and cutting operations.	The duration of the noise emitting activities will be limited by deploying vessels only where necessary and limiting the number of cuts as far as is practicable. A campaign approach will be prepared allowing vessels to undertake multiple tasks.
	Atmospheric emissions from vessel usage.	Operations planning to reduce vessel numbers and durations. Onshore facilities will have appropriate management procedures in place to ensure that atmospheric emissions are below levels that could affect local air quality.
	Impacts on other users.	Infrastructure decommissioned in situ will be buried to a sufficient depth. Over-trawls to verify that the seabed has been left in a condition that does not present a hazard to commercial fishing will be undertaken.
Decommissioning Pipelines	See subsea installations removal above.	See subsea installations removal above.
Decommissioning Stabilisation Features	See subsea installations removal above.	See subsea installations removal above.
Decommissioning Drill Cuttings	Long-term presence of hydrocarbons in sediments. Leaching of hydrocarbons from the drill cuttings pile.	Characteristics of the Merlin drill cuttings pile were compared against the OSPAR Recommendation 2006/5 Cuttings Pile Management Regime Stage 1 thresholds. These were found to be below the OSPAR rate of oil loss and persistence thresholds. Cuttings coverage is small, thin and widely dispersed. Leave in place to degrade naturally.



## 5 INTERESTED PARTY CONSULTATIONS

### 5.1 Consultations Summary

Table 5-1: Summary of Stakeholder Comments		
Consultee	Nature of Engagement	Status
<b>Statutory Consultations</b>		
National Federation of Fishermen's Organisations	Alan Piggott contacted and consulted on decommissioning scope of work.	National Federation of Fishermen's Organisations (NFFO) to be represented and updated by the Scottish Fishermen's Federation (SFF).
Scottish Fishermen's Federation	SFF participated in the Comparative Assessment process and had a series of face to face engagements during the compilation of the decommissioning programmes. Written comments received during formal consultation period.	Meeting held with Steven Alexander and Raymond Hall in September 2017 to address comments received during the formal consultation period. Written response provided to SFF in December 2017.
Northern Ireland Fishermen's Federation	Dick James contacted and consulted on decommissioning scope of work.	Northern Ireland Fishermen's Federation (NIFF) to be represented and updated by the Scottish Fishermen's Federation (SFF).
Global Marine Systems Limited	John Wrottesley contacted and consulted on decommissioning scope of work.	No impact to other users of the sea in the geographical area.
<b>Other Consultations</b>		
UK Fisheries Legacy Trust Fund (FLTC)	Clarifications requested on the scope and timing of the decommissioning proposals.	Meeting held in July 2017 and requested details provided.
Scottish National Heritage (SNH)	Confirmation received from SNH that proposals are outwith SNH jurisdiction, being outside Scottish Territorial Waters (12nm)	No action required.
World Wide Fund for Nature (WWF)	Written comments received during formal consultation period (submitted jointly with WDCS)	Detailed written response provided to WWF and a follow-up engagement meeting held in December 2017.
Whale & Dolphin Conservation Society (WDCS)	Written comments received during formal consultation period (submitted jointly via WWF)	Detailed written response provided via World Wide Fund for Nature (WWF).
Public	Fairfield Energy Limited website & email address used for decom materials: <a href="http://www.fairfield-energy.com/stakeholder.mailbox@fairfield-energy.com">http://www.fairfield-energy.com/stakeholder.mailbox@fairfield-energy.com</a>	No outstanding queries.



## 6 PROGRAMME MANAGEMENT

### 6.1 Project Management and Verification

A Project Management Team (PMT) has been appointed to manage suitable subcontractors for the removal of the Merlin subsea equipment. Standard procedures for operational control and hazard identification and management will be used. Where possible the work will be coordinated with other decommissioning operations in the northern North Sea. The PMT will monitor and track the progress of consents and the consultations required as part of this process. Any changes in detail to the offshore removal programme will be controlled by Fairfield via the Management of Change processes and discussed and agreed with BEIS.

### 6.2 Post-decommissioning Debris Clearance and Verification

During site clearance activities, FFL will undertake reasonable endeavours to recover any dropped objects subject to any outstanding Petroleum Operations Notices (PON). All recovered seabed debris related to offshore oil and gas activities will be returned for onshore disposal or recycling in line with existing disposal methods. A post-decommissioning site survey will be carried out around 500 m radius of installation sites and 200 m corridor along each existing pipeline route (100 m either side). Independent verification of seabed state will be obtained by overtrawling the installation site. This will be followed by a statement of clearance to all relevant governmental departments and NGOs. For the pipeline corridors, FFL will conduct a geophysical survey and any oilfield related objects/debris identified will be removed by an ROV. Evidence of a clear seabed will be submitted to OPRED in place of a clear sea bed certificate.

### 6.3 Schedule

#### 6.3.1 Merlin Project Schedule

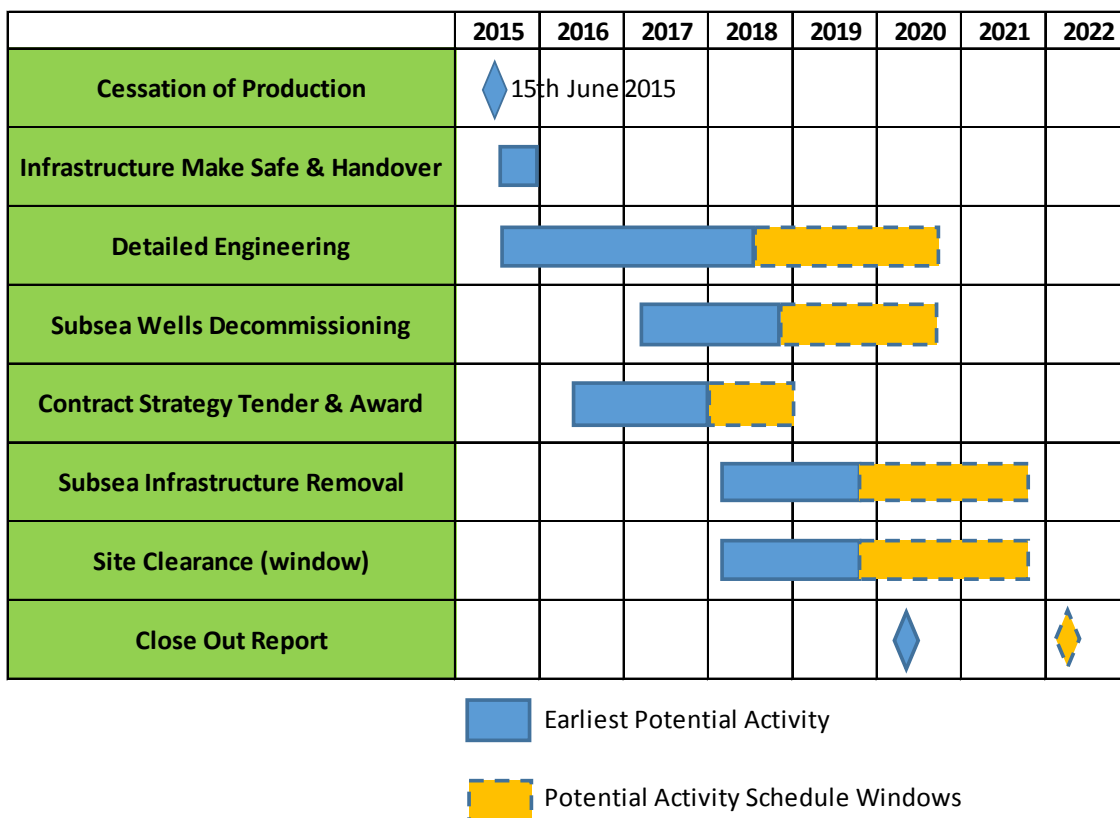


Figure 6-1: Gantt Chart of Project Schedule



## 6.4 Costs

FFL are following OGUK guidelines on Decommissioning Cost Estimation (issue 3, September 2013) for the decommissioning of the Greater Dunlin Area.

Table 6-1: Provisional Decommissioning Programmes Costs	
Item	Estimated Cost (£m)
Platform preparation / removal and disposal	N/A
Pipelines decommissioning	Provided to BEIS separately
Subsea installations and stabilisation features	Provided to BEIS separately
Well abandonment	Provided to BEIS separately
Continuing liability – future pipeline and environmental survey requirements	Provided to BEIS separately
<b>TOTAL</b>	Provided to BEIS separately

## 6.5 Close Out

Following completion of the Greater Dunlin Area offshore decommissioning scope, a close out report will be submitted to BEIS and posted on the Fairfield website explaining any variations from the Decommissioning Programmes, in accordance with the requirements in operation at that time. This includes debris removal and independent verification of seabed clearance and the first post-decommissioning environmental survey.

## 6.6 Post-decommissioning Monitoring and Evaluation

A post-decommissioning environmental seabed survey, centred around sites of the wellheads and installations will be carried out. The survey will focus on chemical and physical disturbances of the decommissioning scope of work and be compared with the pre-decommissioning survey. Results of this survey will be available once the work is complete, with a copy forwarded to BEIS. All pipeline routes and installation sites will be the subject of surveys when decommissioning activity has concluded. After the surveys have been sent to BEIS and reviewed, a post-decommissioning survey regime will be agreed by both parties. Typically a minimum of two post-decommissioning environmental surveys and structural pipeline surveys are expected.

The main risk from infrastructure remaining in situ is the potential for interaction with other sea users, specifically from fishing related activity. Fairfield has conducted material degradation studies that reviewed the anticipated material breakdown of infrastructure left in situ and the effect this could have on other sea users<sup>3/4</sup>. Where the infrastructure is trenched and buried or contained within the limits of the Dunlin Alpha Platform, the effect on other sea users is considered to be negligible. Risks to fishermen were also evaluated, based on criteria including type of fishing activity undertaken within the area, number of crossings made over the infrastructure while actively fishing and the seabed condition due to the installation features of the infrastructure<sup>5</sup>, e.g. construction berms, areas of low cover, etc. The potential loss of life due to snagging, after decommissioning, is in the order of 6.25E-06 (fatality frequency of 1 in 160,000 years).

<sup>3</sup>A-301649-S01-TECH-005 Merlin – Long Term Materials Degradation Study

<sup>4</sup>A-301649-S01-TECH-013 Merlin – Effect of Leaving Riser Section Within J-tube

<sup>5</sup>A-3910-XG-RA-1 Dunlin, Osprey & Merlin Subsea Infrastructure Decommissioning Fishing Risk Assessment



The infrastructure is currently shown on Admiralty Charts and the FishSafe system. Once decommissioning activities are complete, updated information on the Merlin subsea area, i.e. which infrastructure remains in situ and which has been removed, will be made available to allow the Admiralty Charts and the FishSafe system to be updated and the Merlin subsea 500 m zone to be removed. The infrastructure to remain in situ, out with the Dunlin Alpha Platform, is fully trenched and buried and will be confirmed as such during decommissioning. Due to the location and low seabed mobility, infrastructure remaining in situ is considered unlikely to become exposed. Should future surveys find evidence of any exposures, spans or interactions that exceed the FishSafe criteria, these will be submitted for inclusion within the FishSafe database.

Fairfield recognises its commitment to monitor any structures decommissioned in situ and therefore intends to set up arrangements to undertake post-decommissioning monitoring on behalf of the licence owners. The frequency of required monitoring will be agreed with BEIS and future monitoring will be determined through a risk-based approach based on the findings from each subsequent survey. During the period over which monitoring is required, the status of the infrastructure decommissioned in situ would be reviewed and any necessary remedial action undertaken to ensure it does not pose a risk to other sea users. Further details are provided within the ES section 6.2.3.





## 7 SUPPORTING DOCUMENTS

Table 7-1: Supporting Documents	
Document Number	Title
1) FFL-DUN-MER-HSE-01-RPT-00001	<i>Merlin Comparative Assessment Report</i>
2) XOD-DUN-HSE-RPT-00002 (Xodus)	<i>Merlin Environmental Statement</i>
3) FFL-DUN-MER-HSE-01-RPT-00002	<i>Merlin Cost Summary Report (confidential, issued to BEIS only)</i>
4) FBL-DUN-DAOM-HSE-01-PLN-00001	<i>Greater Dunlin Area DP Bridging Doc</i>

For latest document versions see <http://www.fairfield-energy.com/>



## 8 PARTNER LETTER OF SUPPORT



### **MCX OSPREY (UK) LTD.**

Mid City Place, 71 High Holborn  
London, WC1V 6BA, United Kingdom

December 11, 2017

Offshore Petroleum Regulator for Environment & Decommissioning  
Offshore Decommissioning Unit  
AB1 Building  
Crimon Place  
Aberdeen  
AB10 1BJ

FAO: Ms. Debbie Taylor, Senior Decommissioning Manager

Dear Ms. Taylor

#### **MERLIN DECOMMISSIONING PROGRAMMES**

We, MCX Osprey (UK) Limited, confirm that we authorise Fairfield Fagus Limited to submit on our behalf the Merlin Pipelines and Structures Decommissioning Programmes dated 8<sup>th</sup> December 2017 as directed by the Secretary of State in August 2008 and August 2011 respectively.

We confirm that we support the proposals detailed in the Merlin Pipelines and Structures Decommissioning Programmes dated 8<sup>th</sup> December 2017 which are to be submitted by Fairfield Fagus Limited in so far as they relate to those facilities in respect of which we are required to submit an abandonment programme under Section 29 of the Petroleum Act 1998.

Yours Sincerely,

Jiro Mukai  
Director  
MCX Osprey (UK) Limited



## 9 APPENDIX 1 – STATUTORY CONSULTEE CORRESPONDENCE

### **Global Marine Systems Ltd (GMS)**

Point of contact: John Wrottesley

Summary - Introduction made on 13<sup>th</sup> May 2016, follow up made on 20<sup>th</sup> May 2016, Greater Dunlin Area Decommissioning has no impact to others in the geographical area.

### **Scottish Fishermen's Federation, incorporating:**

Anglo-Scottish Fishermen's Association  
Clyde Fishermen's Association  
Fife Fishermen's Association  
Fishing Vessel Agents & Owners Association (Scotland) Limited  
Mallaig and North-West Fishermen's Association Limited  
Orkney Fisheries Association  
Scallop Association  
Scottish Pelagic Fishermen's Association Limited  
Scottish White Fish Producers' Association Limited (SWFPA)  
Shetland Fishermen's Association

Point of contact: Steven Alexander / Raymond Hall

Summary of meetings:

Jan 2010 (21 <sup>st</sup> )	Workshop	Introduction to Greater Dunlin Area
May 2010	Document	Reuse report
June 2010 (8 <sup>th</sup> )	Meeting	Briefing
Jul 2010	Document	Re-float report #1
May 2011 (12 <sup>th</sup> )	Meeting	Briefing
Jun 2011	Document	Cell contents Impact Assessment
Jul 2011	Document	Access to legs and cells report
Aug 2011	Document	Re-float report #2
Oct 2011 (7 <sup>th</sup> )	Meeting	Briefing
Oct 2011	Document	In situ decom options
Nov 2011	Document	In situ decom options
Dec 2015 (22 <sup>nd</sup> )	Meeting	Consultation
Mar 2016 (4 <sup>th</sup> )	Meeting	Subsea CA option coarse screening
Dec 2016 (8 <sup>th</sup> )	Meeting	CA briefing session
Jan 2017 (10 <sup>th</sup> )	Workshop	Comparative Assessment
Sept 2017 (8 <sup>th</sup> )	Meeting	Clarifications to public consultation documentation
Nov 2017 (30 <sup>th</sup> )	Letter	Formal correspondence to public consultation SFF letter

### **National Federation of Fishermen's Organisations (NFFO)**

Point of contact: Alan Piggott

Summary – Introduction made on 31<sup>st</sup> May 2016, NFFO requested to be represented and updated by SFF.



### **Northern Ireland Fishermen's Federation**

Point of contact: Dick James

Summary – Introduction made on 31<sup>st</sup> May 2016, NIFPO requested to be represented and updated by SFF.

### **General Public**

Identified external stakeholders / organisations have been emailed to raise awareness of the Greater Dunlin Area decommissioning programmes. Notifications made through applicable press releases. Formally engaged with general public upon submission of the Consultation Draft of the Decommissioning Programmes prior to the 30 day public consultation period.



## 10 APPENDIX 2 – PUBLIC NOTICES

The Shetland Times printed June 23<sup>rd</sup> 2017:

**PUBLIC NOTICE**

**The Petroleum Act 1998**

**GREATER DUNLIN AREA SUBSEA  
DECOMMISSIONING PROGRAMMES**

Fairfield Betula Limited and Fairfield Fagus Limited have submitted, for the consideration of the Secretary of State for Business, Energy and Industrial Strategy, consultation draft Decommissioning Programmes for the Dunlin Area subsea satellite fields infrastructure and associated field utility lines 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 subsea infrastructure Decommissioning Programmes in the Greater Dunlin Area (Blocks 211/18a, 211/23a and 211/23b), Northern North Sea, are:

1. Merlin subsea manifold and associated infrastructure
2. Osprey subsea manifolds and associated infrastructure
3. Dunlin Fuel Gas Import (DFGI) and Dunlin Power Import (DPI) lines

Fairfield Betula Limited and Fairfield Fagus Limited hereby give notice that the Decommissioning Programmes above can be viewed online at [www.fairfield-energy.com/public-consultation](http://www.fairfield-energy.com/public-consultation) for 30 days from today's date.

Alternatively, a digital copy of the Decommissioning Programmes can be requested from, or hard copies inspected at:

Reception  
Fairfield Energy Limited  
19 Abercrombie Court,  
Prospect Road,  
Arnhall Business Park,  
Westhill, Aberdeen, AB32 6FE.  
Tel: 01224 320500

Representations regarding the Greater Dunlin Area Subsea Decommissioning Programmes should be submitted to [stakeholder.mailbox@fairfield-energy.com](mailto:stakeholder.mailbox@fairfield-energy.com) before the consultation closing date (23rd July 2017) and should state the grounds upon which any representations are being made. Representations can also be made in writing to Peter Lee, Environment, Health, Safety and Asset Integrity Manager, at the above address.

23rd June, 2017



The Press and Journal printed June 23<sup>rd</sup> 2017:

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23<sup>rd</sup> June 2017



The Edinburgh Gazette printed 26<sup>th</sup> June 2017, number 27888 (available online 21<sup>st</sup> to 25<sup>th</sup> June 2017):

ENVIRONMENT & INFRASTRUCTURE

# ENVIRONMENT & INFRASTRUCTURE

## ENERGY

### THE PETROLEUM ACT 1998 GREATER DUNLIN AREA SUBSEA DECOMMISSIONING PROGRAMMES

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23rd June 2017

(2809926)



The Guardian printed 26<sup>th</sup> June 2017:

### **PUBLIC NOTICE**

The Petroleum Act 1998

#### **GREATER DUNLIN AREA SUBSEA DECOMMISSIONING PROGRAMMES**

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Tel: 01224 320500

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[mailbox@fairfield-energy.com](mailto:mailbox@fairfield-energy.com) before the consultation closing date (23rd July 2017) and should state the grounds upon which any representations are being made. Representations can also be made in writing to Peter Lee, Environment, Health, Safety and Asset Integrity Manager, at the above address.

23rd June 2017