

Lancaster House Hampshire Court Newcastle upon Tyne NE4 7YH T 0300 123 1032 F 0191 376 2681 www.gov.uk/mmo

Case reference: MLA/2015/00088

Andrew Ridley
PD TEESPORT LIMITED
CRAFT DEPOT
VULCAN STREET
MIDDLESBROUGH
TS2 1LX

Registered No.: 02636007

30th December 2015

Dear Mr Ridley,

Marine and Coastal Access Act 2009
Application for a Marine Licence (Ref: MLA/2015/00088)

The Marine Management Organisation (MMO), as the Licensing Authority, has now completed its consideration of your application dated 20 February 2015 for a Marine Licence under Part 4 of the Marine and Coastal Access Act 2009 to undertake disposal of dredged material from the Tees and Hartlepool maintenance dredge.

After careful consideration of all the evidence submitted to the MMO, a licence authorising the proposed marine activity is hereby attached with this letter.

Since this Licence constitutes a statutory consent, the terms and conditions set out therein must be complied with in full and are also binding upon any agent or subcontractor who undertakes any activity to which it refers on your behalf. You are therefore advised to read the document carefully.

Appealing a decision

You may appeal within six months of the issue of this Licence against a decision made on your application. This can include an appeal against the inclusion of any provision within the licence or the length of licence granted. A notice of appeal should be sent to the Planning Inspectorate (PINS) who will then manage and decide any appeal against our decision.

A copy of notes for the guidance of persons wishing to appeal a licensing decision is available on request.

Additional consents

I would further advise you that the issue of this Licence does not absolve you from seeking any other consents or approvals which may be required before you embark





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upon the works to which it refers. For example, Planning Consent is often necessary for works to be undertaken above the low water mark. In addition, agreement may be required from any land owner having proprietary rights over the seabed and foreshore - commonly the Crown Estate Commissioners. In some cases approval of the Environment Agency may also be necessary (e.g. where the works involve a discharge or have implications for flood defences). The proposed disposal activity is planned to take place in an area under the ownership of The Crown Estate and as such also requires their consent.

Terms and Conditions

Where there are outstanding licence charges the Licence may be revoked or suspended in the event that the Licence Holder fails to make full payment of the final licence charge within 28 days of the date the invoice is issued.

Finally, if you have any queries or require clarification of any of the terms or conditions of the Licence, please do not hesitate to contact the undersigned.

Yours sincerely

Mr Tim Dixon +44 (0)191 376 2723 tim.dixon@marinemanagement.org.uk

