















February 2009

Parliamentary Briefing

Marine and Coastal Access Bill Amendment

Amendment to IFCA duty to gather information (Clause 166)

The organisations listed above are all members of Wildlife and Countryside Link's Marine Task Force¹, which has been campaigning for several years for improvements in marine conservation and better management of the marine area. We have been closely engaged in the Marine & Coastal Access Bill process from the outset.

Background

Link welcomes the duty in clause 166 on each IFCAs to collect statistics relating to the exploitation of sea fisheries resources within its district, but questions why this duty is limited to the IFCAs' duty under clause 149 (Management of inshore fisheries) and excludes their duty under clause 150 (Protection of marine conservation zones)? It would also be very useful to collect this information to inform the duty towards furthering the conservation objectives of MCZs.

For further information please contact Danny Stone, Parliamentary Officer, RSPB, on 07989 502004 or danny.stone@rspb.org.uk, Eva Groeneveld, Public Affairs Officer, WWF-UK on 07766 150944 or egroeneveld@wwf.org.uk, or Hazel Phillips, Head of Public Affairs, The Wildlife Trusts on 020 7803 4293 or hphillips@wildlifetrusts.org, or Melissa Moore, Senior Policy Officer, Marine Conservation Society on 07793 118386 or melissa.moore@mcsuk.org

¹ Wildlife and Countryside Link is a coalition of the UK's major environmental organisations working together for the conservation and protection of wildlife, the countryside and the marine environment.

Annex – Amendments

Marine & Coastal Access Bill House of Lords Committee Stage, February 2009

Clause	Clause 166 Information
Amendment	Page 100, line 8:
	At the end of the line, insert 'and 150'