Argyll and Bute Council welcome the opportunity to give evidence to the Rural Economy and Connectivity Committee Inquiry into Salmon Farming in Scotland – Call for Evidence.

Inquiry questions and comments

1. and 2. Do you have any general views on the current state of the farmed salmon industry in Scotland? There have been several recent reports which suggest how the farmed salmon industry might be developed. Do you have any views on action that might be taken to help the sector grow in the future?

Argyll and Bute Council welcome the comments detailed within the Environment, Climate Change and Land Reform Committee: report on the environmental impacts of salmon farming.

Environmental concerns

It is considered vitally important for environmental wellbeing and sector growth that fish farm companies’ and regulators do all that they can to minimise the negative environmental impacts that are related to salmon farming. It is important that current standards are improved upon in relation to addressing: sea lice management; escapes; predators (such as by the use of Acoustic Deterrent Devices); the use of wrasse/lumpsuckers; adaptive management; and biodiversity duties by following industry best practice guidelines. It is considered that there is a clear need to follow the Precautionary Principle, and that there are too many regulators with too little effective regulation; Marine Scotland data sharing including that on sea lice must be improved upon, and agencies will need to work together to be more effective.

Future Industry Growth - Global outlook

Seafood accounts for 6% of protein consumption by humans globally. In turn, Atlantic salmon accounts for 4.4% of global seafood supply and 70% of it is farmed. Most farmed salmon is produced in Norway, Chile, Scotland and Canada in descending order of production volume.

The UN estimates that the global human population will be 9.7 billion by 2050, probably doubling global demand for protein. Limited space and decreasing soil quality on land, exploitation of wild capture fisheries to capacity, and realised health benefits from consuming more seafood mean that aquaculture will likely account for an increasing proportion of protein supply in the future.
Salmon aquaculture has the highest industrialisation levels and lowest investment risk of all other types of aquaculture. In addition, it is more resource efficient than land animal production. Therefore, it is reasonable to expect that the salmon aquaculture industry will have economic incentives to keep expanding in the future.

Most farmed salmon is produced in Norway (51%), Chile (25%), UK (8%), North America (8%) and other countries (8%) including the Faroe Islands, Ireland, Tasmania, Iceland and Russia. Salmon requires specific environmental conditions, so it is unlikely that salmon aquaculture will expand in additional geographic regions. Moreover, the annual growth in supply of farmed salmon has been slowing down in recent years as it needs technological innovation to overcome biological constraints and speed up its growth again. Among the biggest producer regions, the UK has had the lowest compound annual growth rate since 1997.

In the short-term, supply of farmed salmon is intrinsically inelastic because the planning/production cycle is three years long, resulting in price volatility. In the long-term, and since 2009, the value of farmed salmon has been growing faster than volume, indicating rise in demand but also long-term inelastic supply.

The largest markets for farmed salmon are Europe, including Russia, and North America, although emerging markets such as South America and Asia are growing fast. Demand for farmed salmon appears to be inelastic, meaning that decreases in supply will cause high relative increases in price, which consumers seem willing to accept. For example, this phenomenon was observed in the EU market in 2016, when a drop in supply caused a high relative increase in price. Nevertheless, consumers often react to high price increases by switching to similar products such as trout and wild salmon. So the willingness of consumers to absorb high prices of salmon should not always be assumed.

Scottish production in context

Scotland accounts for 8% of global farmed Atlantic salmon production and 93% of it is by five profitable firms. These are Marine Harvest, Scottish Seafarms, The Scottish Salmon Company, Cooke Aquaculture and Grieg Seafood in descending order of production volume. In the past decade, the industry has been consolidating worldwide, resulting in fewer, bigger firms to take advantage of economies of scale. Salmon is the UK’s largest food export. Although only about 10% of produced salmon is exported, the export market is diversified with exports mainly to France, the United States and China.

Scottish farmed salmon has historically had a premium over Norwegian farmed salmon. However, Scotland may be at risk of losing its status as a premium supplier if it cannot satisfy growing demand. This is because retailers seek reliable supply and are often obliged to supply Norwegian or Chilean salmon because of the greater volumes that these countries produce. For example, Norway produces almost 10 times more salmon than Scotland. This way, the premium of Scottish Salmon can
be eroded as retailers must use and promote alternative sources. Therefore, it is important to be able to grow the volume of the salmon farming industry in Scotland as market demand increases.

Priorities for the industry to 2030 are to control sea lice and manage biological threats, streamline the consenting process, focus on applied research, manage environmental risk and trial and use new production models including exposed sites and super-smolt facilities.

**Socio-economic benefits to Scotland and Argyll and Bute**

The salmon farming industry and associated supply chain contributed 10,340 FTEs, £271M earnings and £540M GVA to the Scottish economy on average in 2014 and 2015. In Argyll and Bute, the salmon farming industry contributed 466 in employment; £14.4M earnings and £24M local industry spend in 2016.

Salmon farming provides employment and local spend in relatively remote rural and island communities. Argyll and Bute has a declining and ageing population. The Local Outcomes Improvement Plan (formerly the Single Outcome Agreement) of the Community Planning Partnership states: “Argyll and Bute’s economic success is built on a growing population”. Argyll and Bute Council aims to achieve population growth by supporting key growth sectors, including Food & Drink and Marine Science, which are in line with Scotland’s Economic Strategy.

The industry-led Argyll and Bute Economic Forum identified aquaculture as an important industry in the region. The Scottish government is also supportive of the aquaculture industry’s aspiration to double its contribution to the Scottish economy by 2030.

Argyll and Bute Council is currently developing a Single Investment Plan (SIP) for Argyll and Bute in order to align future infrastructure investment with strategic economic priorities to help drive a step change in economic activity in the area. It also intended that the Single Investment Plan will form the foundation for an economic case for additional funding being directed towards Argyll and Bute via a Rural Funding Deal with the Scottish and UK Governments to accelerate the delivery of priority infrastructure projects. The aquaculture industry was consulted for the development of the SIP and will benefit from associated infrastructure projects.

**General views**

Argyll and Bute Council agree that while Atlantic salmon will continue to dominate the Scottish production for the foreseeable future; there is an opportunity to diversify the sector through Recirculating Aquaculture Systems (RAS) as a way of mitigating many of the environmental impacts from salmon farming. There are similar examples where a number of shellfish farms have diversified their businesses to farm seaweed in Loch Spelve and other sites across Argyll.
3. The farmed salmon industry is currently managing a range of fish health and environmental challenges. Do you have any views on how these might be addressed?

Planning issues

The most significant issue facing planning decision-makers in the case of salmon farms is the acceptability of developments in the light of anticipated interactions with the wild salmonid environment. Methods relied on in the past by fish farm operators for the treatment of sea lice by chemical means (bath treatments and in-feed treatments) are proving to be less effective as resistance increases, and operators are having to resort to innovative methods (cleaner fish, temperature and fresh water treatments, mechanical means) in seeking to provide a more effective suite of controls. Despite these efforts, the incidence of sea lice is an element of uncertainty for regulators in the adjudication of proposals to extend or increase the number of farms in those areas experiencing persistently elevated lice levels. There is inevitable pressure for farm developments on the west coast of Scotland due to ‘the presumption against further marine finfish developments on the north and east coasts to safeguard migratory fish species’ (Scottish Planning Policy 2014 - Para 250). This guidance is reiterates as government policy by Policy Aquaculture 2 in the National Marine Plan 2015. The increase in farmed fish production has coincided with collapsing wild fish numbers on the west coast, and despite the absence of reliable science to demonstrate any causal link between these trends, river interests, salmon fishery boards and other environmental groups routinely point to the presence of farmed fish as being a significant factor in the collapse of wild fish stocks. The industry has sought to provide reassurance by adopting Scottish Salmon Producers Organisation Code of Good Conduct (CoGP) guidance relating to acceptable incidence of sea lice on farmed fish. However, even where such thresholds prove capable of being adhered to, the trend towards larger production units with higher biomass levels than hitherto, presents additional hosts which result in more lice being present in the environment, even if CoGP standards are met on individual farms. More farmed fish present an increased incidence of sea lice in the marine environment, even where control measures enable CoGP standards to be met.

The responsibility for considering the implications of aquaculture development upon wild salmonids lies with local planning authorities. This means that consideration should be given to the adequacy of containment (prevention of escapes) and to transmission of disease and parasites between farmed and wild fish. Whilst Marine Scotland’s Fish Health Inspectorate (FHI) is responsible for the health and welfare of farmed fish on the farms, their responsibility does not extend to wild fish other than for the provision of advice to planning authorities in their consideration of planning applications. Whilst Marine Scotland receives sea lice data in respect of individual farms from operators, this information is only available to planning authorities (and the public) in the form of aggregated data on an area basis. Planning authorities do
not receive operational data from fish farm companies and do not have any role in monitoring production activities on site (in common with the position of planning authorities relative to terrestrial businesses).

Planning applications for salmon farm development routinely include information to disclose the operator’s intentions for controlling interactions with wild fish (equipment attestations, escapes contingency plans, chemical treatment efficacy statements and so on). Applications are subject to consultation with Marine Scotland, Scottish Natural Heritage and the District Salmon Fishery Board. Their responses, along with views expressed by other interests and members of the public, inform planning decision-making. Marine Scotland responses tend to be generic in nature providing a commentary on the wild fish interaction issue rather than site specific risk based advice. SNH comments tend to be reserved for locations where there are likely implications for the qualifying interests of national designations, such as SAC’s. District Salmon Fishery Boards, not unexpectedly, are likely to take a much stronger line in defence of wild fish interests, often to a point where the planning authority is presented with contradictory opinions on the issue from statutory consultees.

Planning applications can only consider the various means by which operators intend to mitigate the effects of their developments on wild fish interests. They cannot guarantee those measures will necessarily be effective, particularly given that there are off-site environmental factors which contribute to the incidence of sea lice, so levels may become elevated despite an operator’s best endeavours. Marine Scotland has recognised the severity of the sea lice issue in recent months by the introduction of its own standards for the incidence of sea lice on farmed fish, with mandatory trigger levels prompting action on the part of operators. Whilst these provide something of a backstop in terms of protecting wild fish interests they have been introduced to address fish health on the farm and have not been devised in response to wild fish interactions.

The only realistic responses to the wild fish issue via the planning process are to refuse permission on a precautionary basis, to seek to control biomass levels by condition, or to require Environmental Management Plans (EMP’s) by condition. The latter seek to monitor the success of mitigation measures and to introduce an element of review and adjustment in the light of operational experience, with sanctions identified in the event that lice levels remain persistently above good practice levels. Given those sea lice are an environment wide issue presenting cumulative impact considerations, their consequences are not best addressed by individual planning applications, which present themselves on an ad hoc basis. The issue of sea lice requires an area wide water body response which cannot be delivered by EMP’s associated with individual applications. Because applications come forward on an unpredictable basis, and some areas may continue to function for many years without any planning applications, then they do not provide a co-ordinated means of addressing this issue. Whilst new or expanded sites may become subject to EMP’s, other long-standing sites, potentially with more biomass or
a history of persistently elevated lice levels, may not present a similar opportunity to deploy EMP’s, simply because they are not subject to alterations requiring further planning permission.

It is in the context of unreliable science, conflicting advice from consultees, haphazard coverage by EMP’s and significant public concern expressed about the consequences of fin fish farming on the declining numbers of wild fish, that planning authorities are required to arrive at decisions that involve weighing up the balance of wild salmonids interests as material planning considerations. It is fair to say that in terms of technical knowledge and scientific expertise neither officers, nor councillors are best placed to address wild fish issues. This brings into question, in the original division of regulatory responsibilities, whether wild fish interactions ought to have been a material planning consideration, or whether they would have been better served by regulators with access to the necessary expertise and the opportunity to monitor production activities on site. This would point to this issue having been misplaced with planning authorities and to the advantage of responsibility for this area being transferred to Marine Scotland, who would then have environment wide responsibility for sea lice, both on farms and within the surrounding environment. It is to be hoped that the recommendations of the Government’s Aquaculture Consenting Review, that the interests of wild fish would be best assured by the transfer of responsibility from planning authorities to Marine Scotland will be adopted. In the Council’s opinion, Marine Scotland is the regulator best placed to adjudicate this consideration.

The Council agree that under the existing consenting and regulatory framework for current planning applications, salmon farms should continue to utilise the existing range of control measures where possible, and consenting procedures currently in place.

4. Do you feel that the current national collection of data on salmon operations and fish health and related matters is adequate?

The Council consider that the current national collection of data on salmon operations and farm health is inadequate. Marine Scotland collects sea lice data on individual farms, but only hosts it publically on an aggregated area wide basis. There has been reluctance on the part of operators to disclose site-specific sea lice data, which limits the availability of reliable historic data to both planning authorities, to salmon fishery boards as statutory consultees and to third parties to the planning process. Only latterly have some operators begun to volunteer to disclose site-specific data in association with their planning proposals. In a climate where operators are striving to improve on past performance in sea lice control via the introduction of new methods, it is important to be able to track performance success on a site by site basis, and to be able to see trends and relative performance between sites. Records of the efficacy of sea lice control at individual sites should be held available publically on a national basis.
Further to the above comments, the Scottish Fish Farm production survey aggregates data for production and employment by ‘historic’ regions such as “West” and “South West”, which are not defined in the report. It is desirable that the data are aggregated by local authority area, where possible, and that the historic regions are better defined.

5. Do you have any views on whether the regulatory regime which applies to the farmed salmon industry is sufficiently robust?

The advantages and disadvantages of having some form of ‘one stop’ consenting process have been visited on a number of occasions; ostensibly because the multi-consent regime in place appears considered by the industry to be burdensome and uncoordinated. Regulators have taken steps in recent years to identify overlaps and gaps afforded by the multi-consent process in an effort to ensure that unnecessary duplication is avoided and that all aspects are properly regulated. There is benefit in control over many aspects of fish farming remaining with planning authorities, primarily because of the democratic and transparent process associated with the determination of planning applications. However, some considerations of a technical/scientific nature are best placed outwith that process, as is currently the case with pollution control exercised by SEPA under the Controlled Activities Regulations. In order to ensure that a multi-consent process is sufficiently robust, it is necessary to ensure that the various material considerations associated with the aquaculture consenting process are allocated to the regulators best placed to form reliable conclusions based upon their access to information and expertise. A multi-consent process with responsibilities distributed appropriately would be as well-equipped as any other to serve the needs of both the development industry and the environment.

The Council agree in principle, that existing regulatory procedures should avoid farm-scale effects on sensitive protected features. Through the SEPA CAR licence process, SNH give advice on the requirement for seabed survey work to determine the presence of protected features close to the farm and prevent any overlap with the farms depositional footprint. The new Fish Health Inspectorate (FHI) regime only considers the health and welfare of the farmed fish and therefore is not considered to adequately mitigate the risk to wild salmonids from sea lice on salmon farms.

6. Do you have any comments on how the UK’s departure from the European Union might impact on the farmed salmon sector?

The impact of Brexit on the Scottish farmed salmon industry is uncertain.

On one hand, negative impacts may include:

- Loss of EU support in the form of facilitating policies, regulation and funding streams (blue growth, CFP, EMFF, Horizon 2020);
- Lack of EU labour, particularly in processing;
• Increased costs of imported raw materials (weaker pound);
• Trade barriers/friction with the EU market;
• Weakened domestic market.

On the other hand, a weaker pound may mean more price competitive exports, something that the industry has been taking advantage of since the drop in the exchange rate.

Discussion and Conclusions

Argyll and Bute encompasses a large number of salmon farms across the region, with many key sites already developed. With this in mind, and a limited availability of new sites, it has been important for several companies to consolidate, however many are now looking to expand their operations locally. With existing and new environmental regulations, and with increasing sea lice numbers on farms, companies are attempting to manage these challenges through a number of control measures and best industry practices. The Council supports regulatory-wide improvements to these measures for the future growth of the salmon farming industry.

It is recommended under the Government's Aquaculture Consenting Review, that the interests of wild fish would be best assured by the transfer of responsibility from planning authorities to Marine Scotland. In the Council’s opinion, Marine Scotland is the regulator best placed to adjudicate this consideration.

The Scottish salmon farming industry is profitable and generates socio-economic benefits for the Scottish economy, especially for fragile rural and island communities. However, it competes with other producer countries, which tend to produce larger volumes and grow faster, meeting growing demand and increasing their market power. Therefore, measures that allow the Scottish salmon farming industry to grow efficiently and sustainably by allowing greater production (e.g. sea lice control technologies in the short term, exposed sites in the long term) and decreasing average total costs (e.g. streamlined consenting process) should be supported and facilitated by the public sector.

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