



Joint Briefing: Brexit and cross-border environmental cooperation on the island of Ireland

The Environmental Pillar and Northern Ireland Environment Link, who together represent almost 100 environmental organisations from across the island of Ireland, are working together to draw attention to the cross-border environmental implications of Brexit – one of six key areas of cooperation outlined by the North South Ministerial Council as established under the Good Friday Agreement.

Background: the Environment, the EU and the Border

- The island of Ireland and its surrounding seas represent a **single biogeographic unit** with shared land and sea borders. Given that environmental issues **do not respect borders**, effectively addressing these issues on an allisland basis is dependent upon **close cross-border cooperation**.
 - For example, the vast majority of EU Birds Directive Annex 1 species on the island of Ireland occur on both sides of the border, such that they can only be effectively conserved on an all-island basis.
- Cross-border cooperation on the island of Ireland is currently deeply embedded in the common frameworks of
 EU environmental law and policy in place as a result of our shared membership of the EU. The vast majority of
 our environmental laws and policies are currently governed by legal frameworks set at the EU level, and much of
 the funding for cross-border environmental projects comes via EU programmes.
- Working together within this common legislative and funding framework has been the major driver of
 environmental improvements on the island of Ireland, facilitating cross-border cooperation between both
 governmental and non-governmental organisations on a broad range of environmental issues. Together, this has
 enabled us to more effectively address cross-border environmental issues such as the conservation of species
 and habitats on an all-island basis, with knock-on benefits for the economy and wider society.
 - For example, this has been crucial in the case of migratory species that utilise wetlands designated under the EU Birds Directive in both jurisdictions. Approx. 90% of the Canadian Flyway population of Light-bellied Brent Geese visit the island of Ireland each year, with the majority using designated wetlands in Northern Ireland during the autumn staging period (Oct-Nov) and designated wetlands in the Republic of Ireland during the main wintering period (Dec-March).
- Common environmental standards also play a crucial role in providing a level playing field and preventing unfair regulatory competition across key sectors in relation to cross-border trade, indirectly securing more robust protection of the environment.
 - For example, the common set of standards in place under the EU Birds and Habitats Directives are currently helping to ensure that port expansions in both Northern Ireland (Belfast Harbour) and the Republic of Ireland (Galway Port) are required to take the same full account of the need to protect the natural environment, thereby providing a level playing field across the island of Ireland with regard to the costs of minimising the impacts from economic activities on species and habitats. These common standards will also be crucial in relation to the proposed 400kv North/South Interconnector being developed as part of the Single Energy Market.
- The European Commission (EC) and the Court of Justice of the European Union (CJEU) currently play a crucial role in overseeing and enforcing compliance with these standards and securing access to justice for citizens and civil society organisations, thereby ensuring harmonised implementation and a level playing field for business. As highlighted by 'fitness check' of the EU Birds and Habitats Directives, the vast majority of reported breaches of this legislation in the UK and Ireland originate from citizens' complaints and "... without EU enforcement and pressure the implementation...would have been weaker".

Potential Implications of Brexit

- The UK's withdrawal from the EU poses a **significant threat to cross-border environmental cooperation** on the island of Ireland and the effective operation of the cross-border mechanisms that such cooperation relies on.
- In particular, once the UK leaves the EU there is a risk that a **divergence** or **weakening** of environmental protection standards in Northern Ireland will **undermine the level playing field** that is relied on to facilitate cross-border trade and market integration on the island of Ireland and put **cross-border cooperation and environmental protection** at risk.
- The potential loss of the EC's monitoring and enforcement function and the jurisdiction of the CJEU will leave a particularly important gap in the current system of environmental law enforcement in Northern Ireland given that it lacks an independent environmental regulator. In the absence of any suitable alternative arrangements, this would result in a de facto weakening of environmental protection on the island of Ireland.
- While there remains considerable uncertainty regarding the shape of the future relationship between the UK and the EU, it is clear that the way in which environmental issues are dealt with in terms of the outcome of Article 50 process could have significant implications for the environment and cross-border cooperation on the island of Ireland. It is therefore vital that these implications are fully addressed in the ongoing negotiations regarding the UK's withdrawal from the EU.

The EU, the Good Friday Agreement and Environmental Cooperation

- Cross-border environmental cooperation on the island of Ireland operates via a range of formal and informal channels. Since 1973, this cooperation has been **underpinned by the common set of environmental standards established at EU-level**. There is now a long history of cooperation between both jurisdictions directed at meeting the requirements of the EU environmental acquis.
- This cooperative framework was **recognised and strengthened** by the signing of the Good Friday Agreement (GFA) in 1998, with Strand II providing for the institutional mechanisms necessary to develop and promote increased **cross-border and all-island cooperation** on **environmental matters**.
- In particular, the North South Ministerial Council (NSMC) was established "to develop consultation, co-operation and action within the island of Ireland including through implementation on an all-island and cross-border basis on matters of mutual interest", with environment listed as one of the six key areas for cooperation. It is supported by a joint secretariat and a set of all-island 'implementation bodies'.
- The GFA also provides specifically for the NSMC to facilitate co-operation and coordination in EU matters, setting out that the NSMC should "consider the EU dimension of relevant matters, including the implementation of EU policies and programmes and proposals under consideration in the EU framework." At present, much of the work of the NSMC (Environment) is related to EU legislation and funding programmes.

Key Recommendations: Preventing a Hard Environmental Border Post-Brexit

In order to ensure that the environment on the island of Ireland is not put at risk by the UK's departure from the EU, any agreement that is reached via the Article 50 process must fully address the issue of cross-border environmental cooperation. In particular, the pivotal role played by common and enforceable EU standards in facilitating cross-border cooperation and ensuring a level playing field across all areas of environmental policy must be fully taken into account in the outcome of the negotiations – including both the framework for the future relationship any transitional arrangements that are agreed. To make progress, we believe that it is the interests of all sides to work together and secure an outcome that guarantees close future cooperation on environmental matters.

Specifically, it should be agreed:

- That the island of Ireland and its surrounding seas comprise a single biogeographic unit and that effectively
 addressing shared environmental issues such as biodiversity loss and the conservation of freshwater and
 marine resources on an all-island basis relies on close cross-border cooperation.
- That cross-border cooperation on environmental matters is a core part the Good Friday Agreement and is
 embedded in the common framework of EU law and that any divergence or lowering of environmental
 standards on the island of Ireland as a result of Brexit could have significant implications for the
 environment, for citizens, and for businesses.
- That preserving cross-border cooperation and preventing unfair competition in relation to environmental
 protections post-Brexit will depend on maintaining the closest possible regulatory alignment between
 Northern Ireland and the Republic of Ireland on all matters currently covered by the EU environmental
 acquis.
- That appropriate mechanisms need to be put in place to guarantee this close regulatory alignment on environmental matters (i.e. to resolve any regulatory divergences and maintain common minimum standards at least as high as those currently in place). This should include consideration of the potential need to secure the on-going application of key EU Directives across the island of Ireland.
- That to effectively secure equivalence in terms of environmental protection standards, equally robust
 enforcement mechanisms will also need to be in place on both sides of the border, noting the significant
 role currently played by EU institutions in overseeing and enforcing compliance with environmental
 standards on the island of Ireland and securing access to justice for citizens and civil society organisations.
- That there needs to be on-going commitment to the continued provision of appropriate and effective crossborder structures, mechanisms and funding streams to support environmental cooperation and resolve and manage cross-border environmental issues post-Brexit.

Examples: Working Together to Address Environmental Issues

Below are a few practical examples of **cross-border environmental cooperation** on the island of Ireland, highlighting the **key supporting role** played by **EU law, policy, and funding**.

• Conserving species and habitats on an all-island basis:

- For over 20 years, the EU Birds and Habitats Directives have helped to ensure a more coordinated and consistent approach to biodiversity conservation on the island of Ireland (e.g. by establishing a common set of standards for the designation and management of a coherent network of protected 'Natura 2000' sites). Any divergence post-Brexit would risk undermining the ecological coherence of this network on the island of Ireland. The recent 'fitness check' of these laws highlighted cooperation between Member States and between governmental and non-governmental actor as a major factor for success in establishing effective conservation measures.
- There are a number of cross-border areas protected under these laws as well as a number of all-island priority species. For example, the Marsh Fritillary is listed on Annex II of the EU Habitats Directives and is currently threatened with extinction on the island of Ireland. In 2015, in collaboration with the National Parks and Wildlife Service, the Northern Ireland Environment Agency and Butterfly Conservation Northern Ireland, the National Biodiversity Data Centre established an all-island Marsh Fritillary monitoring scheme across its core sites in order to boost the survival prospects of the species.
- The EU LIFE fund is currently supporting all-island work to improve the conservation status of the Roseate
 Term a species listed on Annex I of the EU Birds Directive at sites protected under this Directive in

England, Wales, Northern Ireland (Larne Lough SPA) and the Republic of Ireland (Dalkey Islands SPA, Rockabill SPA, and Lady's Island Lake SPA).

Addressing the threat posed by invasive species:

Invasive alien species (IAS) are a significant threat to biodiversity on the island of Ireland and can easily cross borders unless effectively managed. Many of the species on the recently adopted EU IAS Regulation 'List of Union Concern' occur in Northern Ireland and/or the Republic of Ireland. Such issues are currently being addressed via the joint 'Invasive Species Ireland' project supported by the Northern Ireland Environment Agency and the National Parks and Wildlife Service.

Managing cross-border river basins and shared inshore waters:

- There are three cross-border River Basin Districts on the island of Ireland designated under the EU Water Framework Directive, with the relevant authorities in Northern Ireland and the Republic of Ireland cooperating closely in order to ensure their effective management. This has included the development and coordinated implementation of River Basin Management Plans supported by the North South Working Group on Water Quality. Monitoring programmes are also closely coordinated and have benefited from the support provided by the INTERREG funded 'North South Shared Aquatic Resource' (NS-SHARE) project. Cooperation is also facilitated via joint working between cross-border 'Rivers Trusts' and the relevant authorities. There has also been cooperation on the development of Flood Risk Management Plans through the EU Floods Directive to ensure that plans and measures are properly coordinated.
- A coordinated approach to the management of cross-border sea loughs (Lough Foyle and Carlingford Lough)
 both of which are covered by designations under the EU Birds and Habitats Directives is facilitated by the Loughs Agency, a statutory body established as one of the all-island 'implementation bodies' under the Good Friday Agreement. It remains unclear how the agency will effectively operate post-Brexit, although INTERREG funding of €3.28m was recently announced to deliver the 'The Shared Waters Enhancement and Loughs Legacy' (SWELL) project which will seek to facilitate cross-border cooperation and contributing towards compliance with the EU Water Framework Directive.

Tackling illegal waste issues:

A close working relationship has developed in order to more effectively meet the requirements of waste legislation and address cross-border illegal waste activities. For example, after the discovery of illegal waste in Northern Ireland which had originated in the Republic of Ireland, both governments worked together to develop a framework agreement set within the legal context of the EU Shipment of Waste Regulation. Post-Brexit, there is a risk that Northern Ireland could become an easy dumping ground for waste produced in the South if standards and/or enforcement efforts are relaxed.

The **Environmental Pillar** is comprised of 26 national environmental NGOs, who work together to represent the views of the Irish environmental sector. The main aim of the organisation is to create and promote policies that advance sustainable development. It also provides a channel for the government and other social partners to engage with the environmental sector on policy matters. The Environmental Pillar also provides the secretariat for the Irish Environmental Network, an umbrella network that works to support environmental NGOs through access to funding and services.

Northern Ireland Environment Link (NIEL) is the networking and co-ordinating body for non-statutory organisations concerned with the environment of Northern Ireland. It has 70+ Full Member organisations, who represent more than 100,000 individual members. NIEL was formally launched in 1990 to complete the UK network: Scottish Environment Link, Wales Environment Link and Wildlife and Countryside Link and works in close cooperation with the Irish Environmental network on strategic cross-border environmental issues.

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