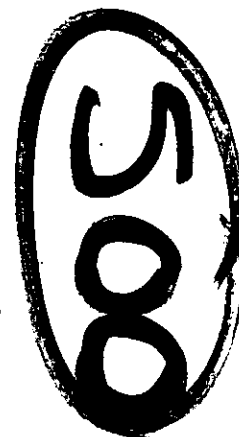


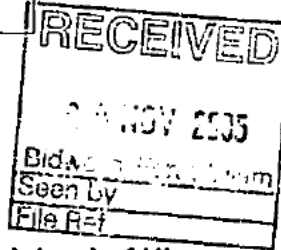
(TO NOV 2005)



Closed

[illegible]

**Business Attendance**



*AR7-S-1.*

**Date:** 17 October 2005  
**Client Reference:** CEC3000.413/HJ  
**Client Name:** Adverse claim to Foreshore – Island of Ulva  
**Time Engaged:** 1 unit

---

Attendance on telephone with [REDACTED] discussing the fact that the owners of the island draw up boats on the foreshore and leave them there. There is a public right to drag boats over the foreshore onto the hinter land but if the boats are actually being moored on the foreshore then that would require to be regulated by the Crown Estate unless of course the foreshore is owned by the owner of the hinter land. It was agreed that I should write back to [REDACTED] pointing out that the beaching of boats on the foreshore in the stretch in respect of which [REDACTED] claim has not been admitted will require to be regulated as appropriate by the Crown Estate.

DTS



## MEMORANDUM

\*\*\*\*\*

**From:** The Crown Estate Solicitor (Scotland)  
**To:** [REDACTED] The Crown Estate Office  
**My Ref:** ASM/DTS/CEC3000.413/HJ  
**Your Ref:** AR7-5-1  
**Matter:** Adverse Claim to Foreshore  
Isle of Ulva, Mull  
[REDACTED]

---

I refer to previous correspondence and now enclose a Business Attendance for filing.

[REDACTED]  
[REDACTED]  
26 October, 2005

[REDACTED]  
If calling, please ask for:  
Direct Dial:  
Fax:  
Email:

[REDACTED]  
0131 625 8030  
[REDACTED]@  
andersonstrathern.co.uk