

Offshore Wind Farm

Schedule of Changes to the draft DCO

Document Reference: 7.30

Volume: 7

June 2025 Date:

Revision: 6





Project Reference: EN010119

Project	North Falls Offshore Wind Farm
Document Title	Schedule of Changes to the draft DCO
Document Reference	7.30
Supplier	Pinsent Masons

This document and any information therein are confidential property of North Falls Offshore Wind Farm Limited and without infringement neither the whole nor any extract may be disclosed, loaned, copied or used for manufacturing, provision of services or other purposes whatsoever without prior written consent of North Falls Offshore Wind Farm Limited, and no liability is accepted for loss or damage from any cause whatsoever from the use of the document. North Falls Offshore Wind Farm Limited retains the right to alter the document at any time unless a written statement to the contrary has been appended.

Revision	Date	Status/Reason for Issue	Originator	Checked	Approved
0	October 2024	S51 Advice Response	Pinsent Masons LLP	NFOW	NFOW
1	February 2025	Deadline 1	Pinsent Masons LLP	NFOW	NFOW
2	March 2025	Deadline 2	Pinsent Masons LLP	NFOW	NFOW
3	March 2025	Deadline 3	Pinsent Masons LLP	NFOW	NFOW
4	April 2025	Deadline 4	Pinsent Masons LLP	NFOW	NFOW

5	May 2025	Deadline 5	Pinsent Masons LLP	NFOW	NFOW
6	June 2025	Deadline 6	Pinsent Masons LLP	NFOW	NFOW

Contents

1.	Schedule of changes to the draft DCO	. 5
T	able 1.1: Schedule of changes to the draft DCO	. 5

1. SCHEDULE OF CHANGES TO THE DRAFT DCO

Table 1.1: Schedule of changes to the draft DCO

REFERENCE	CHANGE	REASON FOR CHANGE	DEADLINE
Article 5(7)(c)	the exercise by a person of any benefits or rights conferred in accordance with any transfer or grant under paragraphs (2) or (3) is subject to the same restrictions, liabilities and obligations as would apply under this Order if those benefits or rights were exercised by the undertaker.	Errata/for clarity	Pre-examination
Article 5(9)	Section 72(7) and (8) of the 2009 Act (variation, suspension, revocation and transfer) do not apply to a transfer or grant of the whole of the benefit of the provisions of the deemed marine licences to another person by the undertaker pursuant to an agreement under paragraph (3) save that the MMO may amend any deemed marine licence granted under Schedule 40 8, Schedule 9 or Schedule 41 10 of the Order to correct the name of the undertaker to the name of the transferee or lessee under this article 5 (benefit of the Order).	Following advice from the Planning Inspectorate under section 51 of the Planning Act 2008.	Pre-examination
Article 14(3)	Footnote with SI citation added.	Errata/for clarity	Pre-examination
Article 14(11)	Footnote with legislation citation added.	Errata/for clarity	Pre-examination
Article 31(3)(b)	in the case of land specified in paragraph 1(a)(ii) after the end of the period of one year beginning with the date of completion of the part of the authorised development for which temporary possession of the land was taken unless the undertaker has, before the end of that period, served a notice of entry under	Following advice from the Planning Inspectorate under section	Pre-examination



	section 11 of the 1965 Act or made a declaration under section 4 of the 1981 Act in relation to that land.	51 of the Planning Act 2008.	
Schedule 1, Part 3, Paragraph 11(1)	No stage of the onshore works may commence until for that stage an a written scheme of archaeological investigation in accordance with the outline onshore written scheme of investigation as appropriate for the relevant stage has been submitted to and approved by the relevant planning authority.	Errata/for clarity	Pre-examination
Schedule 1, Part 3, Paragraph 16	Unless provided for in R requirement 20, any land landward of MLWS within the Order limits which is used temporarily for construction of the onshore works and not ultimately incorporated in permanent works or approved landscaping must be reinstated within twelve months of completion of the relevant stage of the onshore works.	Errata/for clarity	Pre-examination
Schedule 3, Part 2	References to sheet numbers for the Footpath Little Bromley FP16 and Footpath Little Bromley FP15 updated.	Following advice from the Planning Inspectorate under section 51 of the Planning Act 2008.	Pre-examination
Schedule 8, Part 2, Paragraph 22(1)	Except where otherwise stated or agreed in writing with the MMO, each programme, statement, plan, protocol or scheme required to be approved under condition 21 (save for that required under condition 21(1)(e)) must be submitted	Errata/for clarity	Pre-examination

	for approval at least six months prior to the intended commencement of the relevant stage of the licensed activities.		
Schedule 8, Part 2, Paragraph 25(3)	The pre-construction survey(s) carried out pursuant to paragraphs 2(a)(i)(ii) and 2(b) must fulfil the requirements of MGN654 and its supporting 'Hydrographic Guidelines for Offshore Renewable Energy Developer' (as relevant).	Errata/for clarity	Pre-examination
Schedule 9, Part 1	"lighting and marking plan" means the lighting and marking plan to be submitted to the MMO under condition 22(1)(i) of this licence;	Errata/for clarity	Pre-examination
Schedule 9, Part 2, Paragraph 26(3)	The pre-construction survey(s) carried out pursuant to paragraphs 2(a)(i) and 2(b) must fulfil the requirements of MGN654 and its supporting 'Hydrographic Guidelines for Offshore Renewable Energy Developer' (as relevant).	Errata/for clarity	Pre-examination
Schedule 10, Part 1	"lighting and marking plan" means the lighting and marking plan to be submitted to the MMO under condition 21(1)(i) 29 of this licence;	Errata/for clarity	Pre-examination
Schedule 10, Part 2, Paragraph 15(9)	The undertaker must ensure that local notifications to mariners are updated and reissued at weekly intervals during construction activities and at least five days before any planned operations and maintenance works and the notices must be supplemented with VHF radio broadcasts agreed with the MCA in accordance with the project environmental management plan approved under deemed marine licence condition 21(1)(c)(iii) 21(1)(d) and monitoring plan approved under condition 21(1)(f). Copies of all local notifications must be provided to the MMO and UK Hydrographic Office within five days of issue, save for in the case of a	Errata/for clarity	Pre-examination

	notice relating to operations and maintenance, which must be provided within 24 hours of issue.		
Schedule 14, Part 4, Paragraph 40	The fact that any act or thing may have been done by the drainage authority on behalf of the undertaker or in accordance with a plan approved or deemed to have been approved by the drainage authority or in accordance with any requirement of the drainage authority or under its supervision does not, subject to paragraph 39, excuse the undertaker from liability under the provisions of sub-paragraph 36(1) unless the drainage authority fails to carry out and execute the works properly with due care and attention and in a skilful and professional like manner or in a manner that does not accord with the approved plan.	Errata/for clarity	Pre-examination
Part 1, Paragraph 2(1)	"archaeological mitigation strategy" means the document certified as the archaeological mitigation strategy by the Secretary of State for the purposes of this Order under article 41 (certification of plans and documents, etc.);	New definition required following amendment to Paragraph 11 of Part 3 of Schedule 1. This document will be submitted into Examination at a later deadline.	Deadline 1
Part 1, Paragraph 2(1)	"buoy" means any floating device used for navigational purposes or measurement purposes, including LIDAR, and wave buoys and guard buoys;	Errata/for clarity	Deadline 1

Part 1, Paragraph 2(1)	"discharging authority" for the purposes of Part 3 (requirements) and Part 4 (procedure for discharge of requirements) of Schedule 1 means Essex County Council;	Amended following confirmation from Essex County Council (ECC) and Tendring Councils that ECC will act as discharging authority and to align with Five Estuaries Offshore Wind Farm draft DCO	Deadline 1
Part 1, Paragraph 2(1)	"Five Estuaries" means the nationally significant infrastructure project known as Five Estuaries Offshore Wind Farm, being an offshore electricity generating station approximately 37 kilometres (km) from the coast of Suffolk, and being the authorised development consented by the Five Estuaries Offshore Wind Farm Order 202[];	Amended for clarity	Deadline 1
Part 1, Paragraph 2(1)	"foundation" means any of— monopile, mono suction bucket, gravity base system, multi-leg pin pile jacket or multi-leg suction bucket jacket or multi-leg gravity base system jacket;	Amended as gravity base system has been removed from the	Deadline 1

		Project's design envelope	
Part 1, Paragraph 2(1)	"gravity base system" means a structure principally of steel, concrete, or steel and concrete with a base which tapers as it rises which rests on the seabed due to its own weight with or without added ballast or additional skirts and associated equipment including J-tubes, corrosion protection systems and access platform(s) and equipment;	Definition deleted as no longer required	Deadline 1
Part 1, Paragraph 2(1)	"Outline LBBG compensation document compensation implementation and monitoring plan" or "Outline LBBG CIMP" means the document certified as the Outline LBBG compensation implementation and monitoring plan" compensation document by the Secretary of State for the purposes of this Order under article 41 (certification of plans and documents, etc.);	Amendments to reflect name of outline document	Deadline 1
Part 1, Paragraph 2(1)	"vessel" means every description of vessel, however propelled or moved, and includes a non-displacement craft, a personal watercraft, a seaplane on the surface of the water, a hydrofoil vessel, a hovercraft or any other amphibious vehicle and any other thing constructed or adapted for movement through, in, on or over water and which is at the time in, on or over water;	Correction of typographical error	Deadline 1
Part 1, Paragraph (3)	 (3) All distances, directions, capacities, volumes and lengths referred to in this Order are approximate save in respect of the parameters referred to in— (a) requirements 2, 6, and 17Error! Reference source not found. and 29Error! Reference source not found. in Part 3 of Schedule 1 (requirements); 	Cross referencing updates	Deadline 1
	(b) conditions 10 to and 11 in Part 2 of Schedule 8 (deemed marine licence under the 2009 Act – generation assets);		
	(c) conditions 10Error! Reference source not found. to 12 in Part 2 of Schedule 9 (deemed marine licence under the 2009 Act –transmission assets); and		

	(d) conditions 10 to and 11 in Part 2 of Schedule 10 (deemed marine licence unde the 2009 Act –transmission assets (offshore converter platform)).	r	
Schedule 1, Part 1	Work No. 1— (a) an offshore wind turbine generating station with a gross electrical output capacity of over 100 megawatts comprising up to 57 wind turbine generators each fixed to the seabed by one of the following foundation types: monopile mono suction bucket, gravity base system, multi-leg pin pile jacket, or multi-leg suction bucket jacket or multi-leg gravity base system jacket;	been removed from the	Deadline 1
Schedule 1, Part 1	 Work No. 2— (a) up to two offshore substation platforms each fixed to the seabed by one of the following foundation types: monopile, gravity base system, multi-leg pin pile jacket or a multi-leg suction bucket jacket and a platform interconnector cable including one or more cable crossings; and (b) up to one offshore converter platform fixed to the seabed by one of the following foundation types: monopile, gravity base system, multi-leg pin pile jacket or a multi-leg suction bucket jacket. 	been removed from the Project's design envelope	Deadline 1
Schedule 1, Part 3, Paragraph 2(2)	[] Maximum total seabed footprint for installed wind turbine generators (excluding scour protection) (m²) Maximum total seabed footprint for installed wind turbine generators (including scour protection) (m²) Maximum total scour protection volume for wind turbine generator foundations (m³) Maximum total scour protection volume for 4,964,261.5 Protection (m²) Maximum total scour protection volume for 4,882,186	Amendments to parameters for the offshore works pursuant to updated values for scour protection following Applicant's	Deadline 1

	[] Maximum total seabed footprint for two offshore substation platforms: (excluding scour protection) (m²)	6636.6 5890	removal of gravity base systems from the Project's design envelope	
	(including scour protection) (m ²)	174,184 166,715		
	scour protection volume (m³) []	326,776 50,316		
Schedule 1, Part 3	[Not reproduced]		Amendments required to replace "relevant planning authority" with "discharging authority" following confirmation from ECC and Tendring Council that ECC will act as discharging	Deadline 1

		authority and to align with Five Estuaries Offshore Wind Farm draft DCO	
Schedule 1, Part 3, Paragraph 7	(1) Work No. 11 must not be commenced until a written landscaping scheme and associated work programme in accordance with the outline landscape and ecological management strategy for Work No. 11 has been submitted to and approved by the relevant planning discharging authority in consultation with Natural England.	Natural England added as a consultee at the request of Natural England	Deadline 1
Schedule 1, Part 3, Paragraph 8	(1) No stage of the onshore works may commence until a code of construction practice (which must accord with the outline code of construction practice) for that stage has been submitted to and approved by the relevant planning discharging authority in consultation with Natural England.	Natural England added as a consultee at the request of Natural England	Deadline 1
Schedule 1, Part 3, Paragraph 9	(1) No stage of the onshore works may commence until for that stage a construction traffic management plan (which must accord with the outline construction traffic management plan) for that stage has been submitted to and approved by the relevant planning discharging authority in consultation with National Highways.	National Highways added as a consultee at the request of National Highways	Deadline 1

Schedule 1, Part 3, Paragraph 11	 Geo-archaeological and archaeological evaluation and mitigation surveys must be carried out in accordance with the archaeological mitigation strategy. No stage of the onshore works may commence until, for that stage, an archaeological written scheme(s) of archaeological investigation in accordance with the outline onshore written scheme(s) of investigation as appropriate for the relevant stage has been submitted to and approved by the relevant planning discharging authority in consultation with Historic England. 	Amendments to align with the Five Estuaries Offshore Wind Farm draft DCO.	Deadline 1
	(3) The onshore works must be carried out in accordance with the approved archaeological written scheme(s) of investigation as applicable at each stage.		
	(4) Intrusive onshore site preparation works, including those necessary to allow production of any scheme required under sub-paragraph (2), must only take place in accordance with the applicable details set out in an approved written scheme of investigation for such works.		
	(1) The onshore works must be carried out in accordance with the approved details.		
	(2) Onshore site preparation works, including those necessary to allow production of any scheme required under sub-paragraph (1) must only take place in accordance the applicable details set out in the outline onshore written scheme of investigation.		
Schedule 1, Part 3, Paragraph 12	(1) No stage of the onshore works may commence until for that stage an ecological management plan in accordance with the outline landscape and ecology management strategy as appropriate for the relevant stage, has been submitted to and approved by the relevant planning discharging authority in consultation with Natural England.	Natural England added as a consultee at the request of Natural England	Deadline 1

Schedule 1, Part 3, Paragraph 13	(1) No stage of the onshore works may commence until for that stage a soil management plan in accordance with the measures set out in the code of construction practice as appropriate for the relevant stage, has been submitted to and approved by the relevant planning discharging authority in consultation with Natural England.	Natural England added as a consultee at the request of Natural England	Deadline 1
Schedule 1, Part 3, Paragraph 17	 (1) The noise rating level for the standard operation of Work No. 11 must not exceed— (a) 33dB LAr,Tr at any time at a free field location immediately adjacent to the following noise sensitive locations— 	Additional noise receptor added	Deadline 1
	(i) Normans Farm (grid reference 608446 228492);		
	(ii) Mulberry Lodge (grid reference 608753 228577);		
	(iii) Jubilee Villa (grid reference 609061 228932); and		
	(b) 32dB LAr,Tr at any time at a free field location immediately adjacent to Hollylodge Farm (grid reference 609483 229368); and		
	(b)(c) 31dB LAr,Tr at any time at a free field location immediately adjacent to Grange Farm (grid reference 608681 230164).		
Schedule 1, Part 3, Paragraph 19	(1) Subject to paragraph (2), the undertaker may commence onshore works, or exercise powers of compulsory acquisition under Part 5 of this Order, in relation to, only—	Added for clarity	Deadline 1
	(a) build option 1;		
	(b) build option 2a; and		
	(c) build option 2b.		

Schedule 1, Part 3, Paragraph 21	(1) No stage of the onshore works may commence until a biodiversity net gain assessment (which must accord with the outline biodiversity net gain strategy) in relation to that stage has been submitted to and approved by the relevant planning discharging authority in consultation with Natural England.	Natural England added as a consultee at the request of Natural England	Deadline 1
Schedule 1, Part 3, Paragraph 23	(1) No part of Work Nos. 4B, 4C, 4D, 6 or 12 may commence until a horizontal directional drill method statement and contingency plan for that part has been submitted to and approved by the relevant planning discharging authority in consultation with Natural England.	Natural England added as a consultee at the request of Natural England	Deadline 1
Schedule 1, Part 4	[Not reproduced]	Amendments required to replace "relevant planning authority" with "discharging authority" following confirmation from ECC and Tendring Council that ECC will act as discharging authority and to align with Five	Deadline 1

		Estuaries Offshore Wind Farm draft DCO	
Schedule 1, Part 4, paragraph 34(1)	Where an application is made to the relevant planningdischarging authority for agreement or approval in respect of a requirement the fee for the discharge of conditions as specified in the Town and Country Planning (Fees for Applications, Deemed Applications, Requests and Site Visits) (England) Regulations 2012() (or any regulations replacing the same) is to be paid by the undertaker to the relevant planningdischarging authority in accordance with these regulations unless a bespoke arrangement has been agreed between the Applicant and discharging authority and legally secured	Amended following confirmation from ECC and Tendring Council that ECC will act as discharging authority, in response to a request from ECC relating to bespoke arrangements and to align with Five Estuaries Offshore Wind Farm draft DCO.	Deadline 1
Schedule 3, Part 3	[Not reproduced]	Amendments required to reflect proposed changes to speed limits between points	Deadline 1

		marked on the temporary traffic regulation order plan	
Schedule 8, Part 1, Paragraph 1(1)	"cable crossings" means a crossing of existing cables, pipelines or other existing infrastructure by cable circuits authorised by this Order together with cable protection;	Errata/for clarity	Deadline 1
Schedule 8, Part 1, Paragraph 1(1)	"emergency response co-operation plan" means the plan approved by the MCA containing the arrangements for liaison between the undertaker and HM Coastguard in the event of an emergency response;	Errata/for clarity	Deadline 1
Schedule 8, Part 1, Paragraph 1(1)	"MCA" means the Maritime and Coastguard Agency, an executive agency of the Department for Transport;	Errata/for clarity; To align with Article 2.	Deadline 1
Schedule 8, Part 1, Paragraph 1(1)	"monopile gravity base structures" means a structure principally of steel, concrete, or steel and concrete with a base which tapers as it rises which rests on the seabed due to its own weight with or without added ballast or additional skirts and associated equipment including J-tubes (or equivalent structures), corrosion protection systems and access platform(s) and equipment;	Following Applicant's removal of gravity base systems from the Project's	Deadline 1

		design envelope	
Schedule 8, Part 1, Paragraph 1(1)	"outline navigation and installation plan" means the document certified as the outline navigation and installation plan by the Secretary of State for the purposes of this Order under article 41 (certification of plans and documents, etc.);	Errata/for clarity; The definition relates to a provision which is not applicable to the DML in this Schedule and which has been removed (see below).	Deadline 1
Schedule 8, Part 1, Paragraph 1(1)	"scour protection" means measures to prevent loss of seabed sediment around any structure placed in or on the seabed by use of protective aprons, mattresses, or rock and gravel placement;	Errata/for clarity; This definition is required as is used in this DML and to align with Article 2.	Deadline 1
Schedule 8, Part 1,	"undertaker" means, subject to article 5 (benefit of the Order), North Falls Offshore Wind Farm Limited (company number 12435947) and having its registered	Errata/for clarity;	Deadline 1

Paragraph 1(1)	address at Windmill Hill Business Park, Whitehill Way, Swindon, Wiltshire, United Kingdom, SN5 6PB;	To align with Article 2.	
Schedule 8, Part 1, Paragraph 1(1)	"vessel" means every description of vessel, however propelled or moved, and includes a non- displacement craft, a personal watercraft, a seaplane on the surface of the water, a hydrofoil vessel, a hovercraft or any other amphibious vehicle and any other thing constructed or adapted for movement through, in, on or over water and which is at the time in, on or over water;	Errata/for clarity	Deadline 1
Schedule 8, Part 1, Paragraph 1(4)(d)	Marine Management Organisation (Local Office) Miranda House Pakefield Road The Quay Harwich-Lowestoft CO12 3HH-NR33 0HT Tel: 0208 026 0654	Following request from MMO Relevant Representations [RR-216]	Deadline 1
Schedule 8, Part 1, Paragraph 3(a)	Work No. 1 — (a) an offshore wind turbine generating station with a gross electrical output capacity of over 100 megawatts comprising up to 57 wind turbine generators each fixed to the seabed by one of the following foundation types: monopile, mono	Following Applicant's removal of gravity base systems from the Project's	Deadline 1

	suction bucket, gravity base system, multi-leg pin pile jacket, or multi-leg suction bucket jacket or multi-leg gravity base system jacket;	design envelope	
Schedule 8, Part 1, Paragraph 10(4)(a)-(f)	 (4) Wind turbine generator foundation structures forming part of the authorised development must be one of the following foundation options— (a) monopile foundations; (b) mono suction bucket foundations; (c) gravity base system foundations; (d)(c) multi-leg pin-piled jacket foundations; or (e)(d) multi-leg suction bucket jacket foundations.; or (f) multi-leg gravity base system jacket foundations. 	Following Applicant's removal of gravity base systems from the Project's design envelope	Deadline 1
Schedule 8, Part 1, Paragraph 10(5)(a)(i)	 (5) No wind turbine generator— (a) jacket foundation employing pin piles forming part of the authorised development may— (i) have a pin pile diameter of greater than six meteres; and 	Errata/for clarity	Deadline 1

Schedule 8, Part 1, Paragraph 10(6)-(7)	 (6) The total seabed footprint area for wind turbine generator foundations must not exceed— (a) 189,143.5 94,729 square metres excluding scour protection; and (b) 4,964,261.5 2,709,162 square metres including scour protection. (7) The total volume of scour protection material for wind turbine generator foundations must not exceed 9,313,113 4,882,186 cubic metres. 	Updated values for scour protection following Applicant's removal of gravity base systems from the Project's design envelope	Deadline 1
Schedule 8, Part 2, Paragraph 15(7)	 (7) The undertaker must inform the Kingfisher Information Service, by email to kingfisher@seafish.co.uk, of details regarding the vessel routes, timings and locations relating to the construction of the authorised development or relevant stage— (a) at least fourteen days prior to the commencement of offshore activities, for inclusion in the Kingfisher Bulletin and offshore hazard awareness data; and (b) as soon as reasonably practicable, and in any event no later than 24 hours after completion of construction of all offshore activities, confirmation of notification must be provided to the MMO in writing within five days. 	Following request from MMO Relevant Representations [RR-216]	Deadline 1

Schedule 8, Part 2, Paragraph 15(11)	(11) In case of damage to, or destruction or decay of, the authorised development seaward of MHWS or any part thereof, excluding the exposure of cables, the undertaker must as soon as reasonably practicable and no later than 24 hours following the undertaker becoming aware of any such damage, destruction or decay, notify the MMO, the MMO Local Office, the MCA, Trinity House, the Kingfisher Information Service and the UK Hydrographic Office.	Following request from MMO Relevant Representations [RR-216]	Deadline 1
Schedule 8, Part 2, Paragraph 21(6)-(8)	 (6) The licensed activities or any part of those activities must not commence until a fisheries co-existence and liaison plan in accordance with the outline fisheries co-existence and liaison plan has been submitted to and approved by the MMO in writing. (7)(6) The undertaker must, before submitting any pre-construction plans and documentation required under this condition, provide a copy of the plans and documentation to any person to whom part of the benefit of the Order applying seaward of MHWS has been transferred or leased pursuant to article 5 (benefit of the order) of the Order. (8)(7) A person receiving the plans and documents under paragraph (7) must provide any comments on the plans and documentation to the undertaker within 14 days of receipt. (9)(8) The undertaker must participate in liaison meetings as requested from time to time by the MMO in writing in advance and must consider such matters as are determined by the MMO relating to the efficient operation of a deemed marine licence issued under this Order (including as varied or transferred). 	Errata/for clarity; Removing duplication of provision under Sch 8, Part 2, Paragraph 21(1)(k)	Deadline 1
Schedule 8, Part 2,	Except where otherwise stated or agreed in writing with the MMO, each programme, statement, plan, protocol or scheme required to be approved under condition 21 (save for that required under condition 21(1)(fe)) must be submitted	Errata/for clarity	Deadline 1

Paragraph 22(1)	for approval at least six months prior to the intended commencement of the relevant stage of the licensed activities.		
Schedule 8, Part 2, Paragraph 26(3)-(4)	(3) If, in the reasonable opinion of the MMO in consultation with the SNCB the monitoring carried out pursuant to condition 26(2)(b) above shows impacts significantly in excess to those assessed in the environmental statement and there has been a failure of the mitigations set out in the marine mammal mitigation protocol, all piling activity must cease until either contingency measures approved within the marine management mitigation protocol have been implemented or an update to the marine mammal mitigation protocol and further monitoring requirements have been agreed. (3) (4) The undertaker must carry out the surveys specified within the approved construction monitoring plan or plans in accordance with that plan or plans, unless otherwise agreed in writing by the MMO in consultation with the relevant SNCB.	Following request from MMO Relevant Representations [RR-216]	Deadline 1
Schedule 8, Part 2, Paragraph 34	Any cable protection authorised under this licence must be deployed within 10 years from the date of the Order comes into force unless otherwise agreed by the MMO in writing.	Errata/for clarity	Deadline 1
Schedule 9, Part 1, Paragraph 1(1)	"cable crossings" means a crossing of existing cables, pipelines or other existing infrastructure by cable circuits authorised by this Order together with cable protection;	Errata/for clarity	Deadline 1

Schedule 9, Part 1, Paragraph 1(1)	"emergency response co-operation plan" means the plan approved by the MCA containing the arrangements for liaison between the undertaker and HM Coastguard in the event of an emergency response;	Errata/for clarity	Deadline 1
Schedule 9, Part 1, Paragraph 1(1)	"MCA" means the Maritime and Coastguard Agency, an executive agency of the Department for Transport;	Errata/for clarity; To align with Article 2.	Deadline 1
Schedule 9, Part 1, Paragraph 1(1)	"monopile gravity base structures" means a structure principally of steel, concrete, or steel and concrete with a base which tapers as it rises which rests on the seabed due to its own weight with or without added ballast or additional skirts and associated equipment including J-tubes (or equivalent structures), corrosion protection systems and access platform(s) and equipment;	Following Applicant's removal of gravity base systems from the Project's design envelope	Deadline 1
Schedule 9, Part 1, Paragraph 1(1)	"offshore substation platform" means a structure above MHWS and attached to the seabed by means of a foundation, with one or more decks-, whether open or fully clad, accommodating electrical power transformers, switchgear, instrumentation, protection and control systems, and other associated equipment and facilities to enable the transmission of electronic communications and for electricity to be collected at, and exported from, the platform;	Errata/for clarity	Deadline 1

Schedule 9, Part 1, Paragraph 1(1)	"scour protection" means measures to prevent loss of seabed sediment around any structure placed in or on the seabed by use of protective aprons, mattresses, or rock and gravel placement;	Errata/for clarity; This definition is required as is used in this DML and to align with Article 2.	Deadline 1
Schedule 9, Part 1, Paragraph 1(1)	"transition piece" means the metal structure attached to the top of the foundation where the base of the wind turbine generator is connected and may include additional equipment such as J-tubes, corrosion protection systems, boat access systems, access platforms, craneage, radar, electrical transmission equipment and associated equipment;	Errata/for clarity; The definition is not used in this DML	Deadline 1
Schedule 9, Part 1, Paragraph 1(1)	"undertaker" means, subject to article 5 (benefit of the Order), North Falls Offshore Wind Farm Limited (company number 12435947) and having its registered address at Windmill Hill Business Park, Whitehill Way, Swindon, Wiltshire, United Kingdom, SN5 6PB;	Errata/for clarity; To align with Article 2.	Deadline 1
Schedule 9, Part 1, Paragraph 1(1)	"vessel" means every description of vessel, however propelled or moved, and includes a non- displacement craft, a personal watercraft, a seaplane on the surface of the water, a hydrofoil vessel, a hovercraft or any other amphibious vehicle and any other thing constructed or adapted for movement through, in, on or over water and which is at the time in, on or over water;	Errata/for clarity	Deadline 1

Schedule 9, Part 1, Paragraph 1(1)	"wind turbine generator" means a structure, authorised by the deemed marine licence in Schedule 8 to the Order, comprising a tower, rotor with three blades connected at the hub, nacelle and ancillary electrical and other equipment which may include J-tube(s) (or equivalent structures), transition piece, access and rest platforms, access ladders, boat access systems, corrosion protection systems, fenders and maintenance equipment, helicopter landing facilities and other associated equipment, and radar equipment, fixed to a foundation or transition piece;	Errata/for clarity The definition is not used in this DML	Deadline 1
Schedule 9, Part 1, Paragraph 1(4)(d)	Marine Management Organisation (Local Office) Miranda House Pakefield Road The Quay Harwich-Lowestoft CO12 3HH-NR33 0HT Tel: 0208 026 0654	Following request from MMO Relevant Representations [RR-216]	Deadline 1
Schedule 9, Part 1, Paragraph 3	Such activities described in paragraph 2 are authorised in relation to the construction, maintenance and operation of— Work No. 2 – up to two offshore substation platforms each fixed to the seabed by one of the following foundation types: monopile, gravity base system, multi-leg pin pile jacket or multi-leg suction bucket jacket and a platform interconnector cable including one or more cable crossings.	Following Applicant's removal of gravity base systems from the Project's design envelope	Deadline 1

Schedule 9, Part 2, Paragraph 10(2)	authorised developmen	on platform foundation struc It must be one of either mono ti-leg pin pile jacket foundatio	pile foundation, gravity base	Following Applicant's removal of gravity base systems from the Project's design envelope	Deadline 1
Schedule 9, Part 2, Paragraph 11(2)-(3)	must not excee (a) 6,637-5,890 sq (b) 174,184166,71	uare metres excluding scour postering scour postering scour protection materia	orotection; and our protection.	Updated values for scour protection following Applicant's removal of gravity base systems from the Project's design envelope	Deadline 1
Schedule 9, Part 2, Paragraph 12		able circuits in Work Nos. 2, 3 and 4 able crossings) must not exceed the fo	A, and the area and volume of their ollowing—	Errata/ for clarity;	Deadline 1
	(1)	(2)	(3)	These values have been	
	Work No.	Parameter	Value	corrected to	
	Work No. 2	Maximum total length	20 km	match the	
		Maximum protection area	$24,000 \text{ m}^2$	submitted	
		Maximum protection volume	22,400 14,000m ³		

	Work Nos. 3 and 4A Maximum total length Maximum protection area 75,240 m ² Maximum protection volume 70,224 43,890m ³	Environmental Statement.	
Schedule 9, Part 2, Paragraph 16(7)	 (7) The undertaker must inform the Kingfisher Information Service, by email to kingfisher@seafish.co.uk, of details regarding the vessel routes, timings and locations relating to the construction of the authorised development or relevant stage— (a) at least fourteen days prior to the commencement of offshore activities, for inclusion in the Kingfisher Bulletin and offshore hazard awareness data; and (b) as soon as reasonably practicable, and in any event no later than 24 hours after completion of construction of all offshore activities, confirmation of notification must be provided to the MMO in writing within five days. 	Following request from MMO Relevant Representations [RR-216]	Deadline 1
Schedule 9, Part 2, Paragraph 16(11)	(11) In case of damage to, or destruction or decay of, the authorised development seaward of MHWS or any part thereof, excluding the exposure of cables, the undertaker must as soon as reasonably practicable and no later than 24 hours following the undertaker becoming aware of any such damage, destruction or decay, notify the MMO, the MMO Local Office, the MCA, Trinity House, the Kingfisher Information Service and the UK Hydrographic Office.	Following request from MMO Relevant Representations [RR-216]	Deadline 1
Schedule 9, Part 2, Paragraph 22(6)-(8)	(6) The licensed activities or any part of those activities must not commence until a fisheries co-existence and liaison plan in accordance with the outline fisheries co-existence and liaison plan has been submitted to and approved by the MMO in writing.	Errata/for clarity; Removing duplication of	Deadline 1

	 (7)(6) The undertaker must, before submitting any pre-construction plans and documentation required under this condition, provide a copy of the plans and documentation to any person to whom part of the benefit of the Order applying seaward of MHWS has been transferred or leased pursuant to article 5 (benefit of the order) of the Order. (8)(7) A person receiving the plans and documents under paragraph (7) must provide any comments on the plans and documentation to the undertaker within 14 days of receipt. 	provision under Sch 9, Part 2, Paragraph 22(1)(k)	
	within 14 days of receipt. (9)(8) The undertaker must participate in liaison meetings as requested from time to time by the MMO in writing in advance and must consider such matters as are determined by the MMO relating to the efficient operation of a deemed marine licence issued under this Order (including as varied or transferred).		
Schedule 9, Part 2, Paragraph 27(3)-(4)	(3) If, in the reasonable opinion of the MMO in consultation with the SNCB the monitoring carried out pursuant to condition 27(2)(b) above shows impacts significantly in excess to those assessed in the environmental statement and there has been a failure of the mitigations set out in the marine mammal mitigation protocol, all piling activity must cease until either contingency measures approved within the marine management mitigation protocol have been implemented or an update to the marine mammal mitigation protocol and further monitoring requirements have been agreed.	Following request from MMO Relevant Representations [RR-216]	Deadline 1
	(3) (4) The undertaker must carry out the surveys specified within the approved construction monitoring plan or plans in accordance with that plan or plans, unless otherwise agreed in writing by the MMO in consultation with the relevant SNCB.		

Schedule 9 Part 2, Paragraph 36	36 – (1) Unless otherwise a circuits comprised in Work by the coordinates as speci (2) If agreement with the any cable circuits or cab paragraph (1).	No. 3 or cable protection measure fied in the table in sub-paragraph (MMO is obtained pursuant to sub-	onsultation with Natural England, no cable is shall be installed within the area defined 3). -paragraph (1), the undertaker must install nce with the details approved under sub-	New condition to provide a 150m buffer to the Margate and Long Sands SAC subsequent to feedback from MMO [RR-216].	Deadline 1
	(1)	(2)	(3)		
	Point	Latitude	Longitude		
	1	51° 48.36144N	001° 42.77159E		
	2	51° 48.37295N	001° 42.76875E		
	3	51° 48.41343N	001° 42.75876E		
	4	51° 48.66988N	001° 42.69547E		
	5	51° 48.67455N	001° 42.69432E		
	6	51° 48.67936N	001° 42.69320E		
	7	51° 48.69382N	001° 42.69006E		
	8	51° 48.70770N	001° 42.68329E		
	9	51° 49.05786N	001° 42.32663E		
	10	51° 49.07583N	001° 42.30832E		
	11	51° 49.21771N	001° 42.16377E		
	12	51° 49.68296N	001° 41.68965E		
	13	51° 49.72103N	001° 41.65085E		
	14	51° 50.89144N	001° 40.45719E		
	15	51° 50.92384N	001° 40.42412E		

16	51° 50.90057N	001° 40.57444E
17	51° 50.73624N	001° 40.74293E
18	51° 50.71250N	001° 40.76728E
19	51° 48.88430N	001° 42.64015E
20	51° 48.75971N	001° 42.76767E
21	51° 48.75135N	001° 42.77623E
22	51° 48.74687N	001° 42.78049E
23	51° 48.74223N	001° 42.78428E
24	51° 48.73745N	001° 42.78759E
25	51° 48.73255N	001° 42.79039E
26	51° 48.72755N	001° 42.79267E
27	51° 48.72246N	001° 42.79444E
28	51° 48.71751N	001° 42.79563E
29	51° 48.71659N	001° 42.79576E
30	51° 48.71252N	001° 42.79634E
31	51° 48.70751N	001° 42.79654E
32	51° 48.70246N	001° 42.79632E
33	51° 48.69742N	001° 42.79576E
34	51° 48.61790N	001° 42.78554E
35	51° 48.58695N	001° 42.78167E
36	51° 48.57932N	001° 42.78155E
37	51° 48.51798N	001° 42.78057E
38	51° 48.49747N	001° 42.78025E
39	51° 48.49537N	001° 42.78021E
40	51° 48.44900N	001° 42.77947E
41	51° 48.37184N	001° 42.77338E
42	51° 48.36482N	001° 42.77282E
43	51° 48.36309N	001° 42.77269E
44	51° 48.36148N	001° 42.77256E
45	51° 48.35849N	001° 42.77232E

	46 51° 48.35989N 001° 42.77198E		
Schedule 10, Part 1, Paragraph 1(1)	"emergency response co-operation plan" means the plan approved by the MCA containing the arrangements for liaison between the undertaker and HM Coastguard in the event of an emergency response;	Errata/for clarity	Deadline 1
Schedule 10, Part 1, Paragraph 1(1)	"MCA" means the Maritime and Coastguard Agency, an executive agency of the Department for Transport;	Errata/for clarity; To align with Article 2.	Deadline 1
Schedule 10, Part 1, Paragraph 1(1)	"monopile gravity base structures" means a structure principally of steel, concrete, or steel and concrete with a base which tapers as it rises which rests on the seabed due to its own weight with or without added ballast or additional skirts and associated equipment including J-tubes (or equivalent structures), corrosion protection systems and access platform(s) and equipment;	Following Applicant's removal of gravity base systems from the Project's design envelope	Deadline 1
Schedule 10, Part 1, Paragraph 1(1)	"outline navigation and installation plan" means the document certified as the outline navigation and installation plan by the Secretary of State for the purposes of this Order under article 41 (certification of plans and documents, etc.);	Errata/for clarity; The definition relates to a provision which is not applicable to the DML in	Deadline 1

		this Schedule and which has been removed (see below).	
Schedule 10, Part 1, Paragraph 1(1)	"scour protection" means measures to prevent loss of seabed sediment around any structure placed in or on the seabed by use of protective aprons, mattresses, or rock and gravel placement;	Errata/for clarity; This definition is required as is used in this DML and to align with Article 2.	Deadline 1
Schedule 10, Part 1, Paragraph 1(1)	"transition piece" means the metal structure attached to the top of the foundation where the base of the wind turbine generator is connected and may include additional equipment such as J-tubes, corrosion protection systems, boat access systems, access platforms, craneage, radar, electrical transmission equipment and associated equipment;	Errata/for clarity; The definition is not used in this DML	Deadline 1
Schedule 10, Part 1, Paragraph 1(1)	"undertaker" means, subject to article 5 (benefit of the Order), North Falls Offshore Wind Farm Limited (company number 12435947) and having its registered address at Windmill Hill Business Park, Whitehill Way, Swindon, Wiltshire, United Kingdom, SN5 6PB;	Errata/for clarity; To align with Article 2.	Deadline 1

Schedule 10, Part 1, Paragraph 1(1)	"vessel" means every description of vessel, however propelled or moved, and includes a non- displacement craft, a personal watercraft, a seaplane on the surface of the water, a hydrofoil vessel, a hovercraft or any other amphibious vehicle and any other thing constructed or adapted for movement through, in, on or over water and which is at the time in, on or over water;	Errata/for clarity	
Schedule 10, Part 1, Paragraph 1(1)	"wind turbine generator" means a structure, authorised by the deemed marine licence in Schedule 8 to the Order, comprising a tower, rotor with three blades connected at the hub, nacelle and ancillary electrical and other equipment which may include J-tube(s) (or equivalent structures), transition piece, access and rest platforms, access ladders, boat access systems, corrosion protection systems, fenders and maintenance equipment, helicopter landing facilities and other associated equipment, and radar equipment, fixed to a foundation or transition piece;	Errata/for clarity; The definition is not used in this DML.	Deadline 1
Schedule 10, Part 1, Paragraph 1(4)(d)	Marine Management Organisation (Local Office) Miranda House Pakefield Road The Quay Harwich-Lowestoft CO12 3HH-NR33 0HT Tel: 0208 026 0654	Following request from MMO Relevant Representations [RR-216]	Deadline 1

Schedule 10, Part 1, Paragraph 3	Such activities described in paragraph 2 are authorised in relation to the construction, maintenance and operation of— Work No. 2(b)—up to one offshore converter platform fixed to the seabed by one of the following foundation types: monopile, gravity base system, multi-leg pin pile jacket or multi-leg suction bucket jacket. In connection with Work No. 2(b) and to the extent that they do not otherwise form part of any such work, further associated development within the meaning of section 115(2) (development for which development consent may be granted) of the 2008 Act comprising such other works as may be necessary or expedient for the purposes of or in connection with the relevant part of the authorised development and which fall within the scope of the work assessed by the environmental statement and the provisions of this licence, including— (a) scour protection around the foundations of the offshore converter platform; (b) the removal of material from the seabed required for the construction of Work No. 2(b); (c) temporary landing places, moorings or other means of accommodating or anchoring vessels in the construction and/or maintenance of the authorised development and buoys	Following Applicant's removal of gravity base systems from the Project's design envelope	Deadline 1
Schedule 10, Part 2, Paragraph 10(1)-(2)	 (1) The dimensions of the offshore converter platform forming part of the authorised development (including cranes and helideck) must not exceed— (a) 111.62 metres in height when measured from MHWS; 	Errata/for clarity; Following Applicant's	Deadline 1

	 (b) 130 metres in length; and (c) 10,400 m2 topside area. (2) Offshore converter platform foundation structures forming part of the authorised development must be one of either monopile foundation, gravity base system foundation, multi-leg pin pile jacket foundation or multi-leg suction bucket jacket foundation. 	removal of gravity base systems from the Project's design envelope	
Schedule 10, Part 2, Paragraph 11(2)-(3)	 (2) The total permanent seabed footprint area for offshore platform foundations must not exceed— (a) 6,637 5,890 square metres excluding scour protection; and (b) 174,184 166,715 square metres including scour protection. (3) The total volume of scour protection material for the offshore platform foundations is 326,776 50,316 cubic metres. 	Updated values for scour protection following Applicant's removal of gravity base systems from the Project's design envelope	Deadline 1
Schedule 10, Part 2, Paragraph 15(7)	(7) The undertaker must inform the Kingfisher Information Service, by email to kingfisher@seafish.co.uk, of details regarding the vessel routes, timings and locations relating to the construction of the authorised development or relevant stage—	Following request from MMO Relevant Representations [RR-216]	Deadline 1

	 (a) at least fourteen days prior to the commencement of offshore activities, for inclusion in the Kingfisher Bulletin and offshore hazard awareness data; and (b) as soon as reasonably practicable, and in any event no later than 24 hours after completion of construction of all offshore activities, confirmation of notification must be provided to the MMO in writing within five days. 		
Schedule 10, Part 2, Paragraph 15(11)	(11) In case of damage to, or destruction or decay of, the authorised development seaward of MHWS or any part thereof, excluding the exposure of cables, the undertaker must as soon as reasonably practicable and no later than 24 hours following the undertaker becoming aware of any such damage, destruction or decay, notify the MMO, the MMO Local Office, the MCA, Trinity House, the Kingfisher Information Service and the UK Hydrographic Office.	Following request from MMO Relevant Representations [RR-216]	Deadline 1
Schedule 10, Part 2, Paragraph 21(1)(n)	(n) a navigation and installation plan for the relevant stage which accords with the principles set out in the outline navigation and installation plan.	Errata/for clarity; The provision is not applicable to the DML in this Schedule. The provision remains in the relevant DML in Schedule 9	Deadline 1

Schedule 10, Part 2, Paragraph 21(6)-(8)	 (6) The licensed activities or any part of those activities must not commence until a fisheries co-existence and liaison plan in accordance with the outline fisheries co-existence and liaison plan has been submitted to and approved by the MMO in writing. (7)(6) The undertaker must, before submitting any pre-construction plans and documentation required under this condition, provide a copy of the plans and documentation to any person to whom part of the benefit of the Order applying seaward of MHWS has been transferred or leased pursuant to article 5 (benefit of the order) of the Order. (8)(7) A person receiving the plans and documents under paragraph (7) must provide any comments on the plans and documentation to the undertaker within 14 days of receipt. (9)(8) The undertaker must participate in liaison meetings as requested from time to time by the MMO in writing in advance and must consider such matters as are determined by the MMO relating to the efficient operation of a deemed marine licence issued under this Order (including as varied or transferred). 	Errata/for clarity; Removing duplication of provision under Sch 10, Part 2, Paragraph 21(1)(k)	Deadline 1
Schedule 10, Part 2, Paragraph 26(3)-(4)	(3) If, in the reasonable opinion of the MMO in consultation with the SNCB the monitoring carried out pursuant to condition 26(2)(b) above shows impacts significantly in excess to those assessed in the environmental statement and there has been a failure of the mitigations set out in the marine mammal mitigation protocol, all piling activity must cease until either contingency measures approved within the marine management mitigation protocol have been implemented or an update to the marine mammal mitigation protocol and further monitoring requirements have been agreed.	Following request from MMO Relevant Representations [RR-216]	Deadline 1

	construction	monitoring plan of	or plans in accord	ance with that p	within the approved plan or plans, unless the relevant SNCB.
Schedule 12,	(1)	(2)	(3)	(4)	(5)
Part 1, Paragraph 1	Document Number	Examination Library Reference	Name	Version	Date
	3.1.1.1	AS-008	Non Technical Summary	Revision 1A	July October 2024
	3.1.2	APP-014	Chapter 0 - Glossary	Revision A0	July 2024
	3.1.3	APP-015	Chapter 1 - Introduction	Revision A0	July 2024
	3.1.4	APP-016	Chapter 2 - Need for the Project	Revision A0	July 2024
	3.1.5	APP-017	Chapter 3 - Policy and Legislative Context	Revision A0	July 2024
	3.1.6	APP-018	Chapter 4 - Site Selection and Assessment of Alternatives	Revision A0	July 2024
	3.1.7	APP-019	Chapter 5 - Project Description	Revision A0	July 2024

3.1.8	APP-020	Chapter 6 - EIA Methodology	Revision A0	July 2024	
3.1.9	APP-021	Chapter 7 - Technical Consultation	Revision A0	July 2024	
3.1.10	APP-022	Chapter 8 - Marine Geology, Oceanography and Physical Processes	Revision A0	July 2024	
3.1.11	APP-023	Chapter 9 - Marine Water and Sediment Quality	Revision A0	July 2024	
3.1.12	APP-024	Chapter 10 - Benthic and Intertidal Ecology	Revision A0	July 2024	
3.1.13	APP-025	Chapter 11 - Fish and Shellfish Ecology	Revision A0	July 2024	
3.1.14	APP-026	Chapter 12 - Marine Mammals	Revision A0	July 2024	
3.1.15	APP-027	Chapter 13 - Offshore Ornithology	Revision A0	July 2024	
3.1.16	APP-028	Chapter 14 - Commercial Fisheries	Revision A0	July 2024	

				1	
3.1.17	APP-029	Chapter 15 - Shipping and Navigation	Revision A0	July 2024	
3.1.18	APP-030	Chapter 16 - Offshore and Intertidal Archaeology and Cultural Heritage	Revision A0	July 2024	
3.1.19	APP-031	Chapter 17 - Aviation and Radar	Revision A0	July 2024	
3.1.20	APP-032	Chapter 18 - Infrastructure and Other Users	Revision A0	July 2024	
3.1.21	APP-033	Chapter 19 - Ground Conditions and Contamination	Revision A0	July 2024	
3.1.22	APP-034	Chapter 20 - Onshore Air Quality	Revision A0	July 2024	
3.1.23	APP-035	Chapter 21 - Water Resources and Flood Risk	Revision A0	July 2024	
3.1.24	APP-036	Chapter 22 - Land Use and Agriculture	Revision A0	July 2024	
3.1.25	APP-037	Chapter 23 - Onshore Ecology	Revision 0A	July 2024	
3.1.26	APP-038	Chapter 24 - Onshore Ornithology	Revision 0A	July 2024	

3.1.27	APP-039	Chapter 25 - Onshore Archaeology and Cultural Heritage	Revision 0A	July 2024	
3.1.28	APP-040	Chapter 26 - Noise and Vibration	Revision 0A	July 2024	
3.1.29	APP-041	Chapter 27 - Traffic and Transport	Revision 0A	July 2024	
3.1.30	APP-042	Chapter 28 - Human Health	Revision 0A	July 2024	
3.1.31	APP-043	Chapter 29 - Seascape, Landscape and Visual Impact Assessment	Revision 0A	July 2024	
3.1.32	APP-044	Chapter 30 - Landscape and Visual Impact Assessment	Revision 0A	July 2024	
3.1.33.1	AS-010	Chapter 31 - Socio-economics	Revision 1A	July October 2024	
3.1.34	APP-046	Chapter 32 - Tourism and Recreation	Revision 0A	July 2024	
3.1.35	APP-047	Chapter 33 - Climate Change	Revision 0A	July 2024	
3.1.36.1	AS-013	Chapter 34 - Major Accidents and Disasters	Revision 1A	July October 2024	

Schedule 12, Part 3,						To reflect updated	Deadline 1
Paragraph 3	(1)	(2)	(3)	(4)	(5)	documents	
	Document Number	Examination Library Reference	Name	Version	Date	being certified, submitted at Deadline 1	
	5.1	APP-196	location plan (onshore)	Revision 0A	July 2024	Deadilile 1	
	5.2	APP-197	location plan (offshore)	Revision 0A	July 2024		
	5.3.1	AS-018	land plans	Revision 1A	July October 2024		
	5.4	APP-199	Crown land plan	Revision 0A	July 2024		
	5.5	APP-200	special category land plan	Revision 0A	July 2024		
	5.6.1	AS-019	works plans (onshore)	Revision 1A	July October 2024		
	5.7. <mark>1</mark>	AS-020	works plans (offshore)	Revision 1A	July October 2024		
	5.8	APP-203	offshore order limits and boundary co ordinates plan	Revision 0A	July 2024		
	5.9.1	AS-021	access to works	Revision 1	July October 2024		
	5.10	APP-205	streets plan	Revision 0	July 2024		
	5.11	APP-206	public rights of way plan	Revision 0A	July 2024		
	5.12	APP-207	tree preservation order and hedgerow plan	Revision 0A	July 2024		

<i>5</i> 10		4 CC"	D:-:- 1 1	July 2024	
5.19		temporary traffic	Revision A1		
		regulation order		February 2025	
		plan		7.1.0001	
6.3		book of reference	Revision A 2	July 2024	
				February 2025	
7.2.2		LBBG	Revision A	July 2024	
		compensation			
		document			
7.2.2.1		LBBG	Revision 1	February 2025	
		compensation			
		implementation			
		and monitoring			
		plan			
7.6	APP-241	outline project	Revision 0A	July 2024	
		environmental			
		management plan			
7.7	APP-242	draft marine	Revision 0A	July 2024	
		mammal			
		mitigation			
		protocol			
7.8	APP-243	outline site	Revision 0A	July 2024	
		integrity plan for			
		the southern			
		north sea special			
		area of			
		conservation			
7.9	APP-244	outline fisheries	Revision 0A	July 2024	
		liaison and			
7.10	APP-245	_	Revision 0A	July 2024	
	2.0				
7.10	APP-245	coexistence plan offshore in principle monitoring plan	Revision 0A	July 2024	

7.11		outline offshore written scheme of investigation	Revision 1A	July 2024 February 2025	
7.12	APP-247	outline onshore written scheme of investigation	Revision 0A	July 2024 February 2025	
7.13		outline code of construction practice	Revision 1A	July 2024 February 2025	
7.14		outline landscape and ecological management strategy	Revision 1A	July 2024 February 2025	
7.15		outline horizontal directional drill method statement and contingency plan	Revision 1A	July 2024 February 2025	
7.16		outline construction traffic management plan	Revision 1A	July 2024 February 2025	
7.17	APP-252	outline public rights of way management plan	Revision 0A	July 2024	
7.18	APP-253	outline skills and employment plan	Revision 0A	July 2024	
7.19	APP-254	outline operational drainage strategy	Revision 0A	July 2024	

	7.20	APP-255	outline offshore operations and maintenance plan	Revision 0A	July 2024		
	7.21	APP-256	outline vessel traffic monitoring plan	Revision 0A	July 2024		
	7.22	APP-257	biodiversity net gain strategy	Revision 0A	July 2024		
	7.24	APP-259	outline navigation and installation plan	Revision 0A	July 2024		
	[]		archaeological mitigation strategy		[]		
Schedule 15, Paragraph 1	plan to be document; "LBBG cor compensate	developed in accompensation docur	ordance with the O	utline LBBG C locument cert	ion and monitoring IMP compensation ified as the LBBG poses of this Order	To reflect updated documents being certified, submitted at Deadline 1	Deadline 1
Schedule 15, Paragraph 2(b)	(b) Natural	England the relev	ant SNCB;			Following request from Natural England Relevant Representations [RR-243]	Deadline 1

Schedule 15, Paragraph 3	Unless the Secretary of State confirms in writing that the compensation measure has been delivered to his satisfaction, then the following details contained within the LBBG CIMP, which must be in accordance with the Outline LBBG compensation document CIMP, must be submitted to the Secretary of State for approval in consultation with Natural England the relevant SNCB and the relevant planning authority for the compensation measure prior to the commencement of Work No. 1.	Errata/for clarity; To reflect updated documents being certified, submitted at Deadline 1; Following request from Natural England Relevant Representations [RR-243]	Deadline 1
Schedule 15, Paragraph 4	The undertaker must carry out the compensation measure in accordance with the LBBG CIMP as approved by the Secretary of State in consultation with Natural England the relevant SNCB and the relevant planning authority, unless otherwise provided for in this Schedule.	Following request from Natural England Relevant Representations [RR-243]	Deadline 1
Part 1, Paragraph 2(1)	"design vision" means the document certified as the design vision by the Secretary of State for the purposes of this Order under article 41 (certification of plans and documents, etc.);	In response to Examining Authority's written questions and	Deadline 2

		requests for information (ExQ1) Q9.2.7	
Part 1, Paragraph 2(1)	"transition piece" means the metal structure attached to the top of the foundation where the base of the wind turbine generator is connected and may include additional equipment such as J-tubes, corrosion protection systems, boat access systems, access platforms, craneage, radar, electrical transmission equipment and associated equipment;	Errata/for clarity	Deadline 2
Part 1, Paragraph 2(1)	"watercourse" includes all rivers, streams, ditches, drains, cuts, culverts, dykes, sluices, basins, sewers and passages through which water flows except a public sewer;	In response to Examining Authority's written questions and requests for information (ExQ1) Q9.1.1	Deadline 2
Part 1, Paragraph 48(3)	A guarantee or alternative form of security given in respect of any liability of the undertaker to pay compensation under this Order is to be treated as enforceable able-against the guarantor or person providing the alternative form of security by any person to whom such compensation is payable and must be in such a form as to be capable of enforcement by such a person.	In response to Examining Authority's written questions and requests for information (ExQ1) Q6.1.23	Deadline 2

Schedule 1, Part 3, Paragraph 4(2) and (3)	 (2) The onshore works may not be commenced until written details of the stages of the onshore works have been submitted to and approved by the discharging authority. (3) The construction of the onshore works must follow the written details provided approved under sub-paragraph (2) of this requirement. 	In response to Examining Authority's written questions and requests for information (ExQ1) Q9.2.5	Deadline 2
Schedule 1, Part 3, Paragraph 5	 (1) Construction of Work No. 11 (onshore substation) must not commence until written details of that Work have been submitted to and approved by the discharging authority, and the written details submitted must include— (a) the layout; (b) scale; (c) proposed finished ground levels; (d) hard surfacing materials; (e) the dimensions, colour and materials used for the buildings; (f) security fencing; (g) vehicular and pedestrian access, parking and circulation areas; (h) operational external lighting; and (i) proposed and existing functional services above and below ground, including drainage, surface water drainage, power and communications cables and pipelines, manholes and supports. 	In response to Examining Authority's written questions and requests for information (ExQ1) Q9.2.5	Deadline 2

	 (2) The written details submitted under sub-paragraph (1) of this requirement must be in accordance with requirement 6 (detailed design parameters onshore) and substantially in accordance with the design vision. (3) Work No. 11 must be carried out in accordance with the approved written details. 		
Schedule 1, Part 3, Paragraph 7(3)	(3) The landscaping must be carried out in accordance with the approved written landscaping scheme details.	In response to Examining Authority's written questions and requests for information (ExQ1) Q9.2.5	Deadline 2
Schedule 1, Part 3, Paragraph 8(2)	The onshore works must be constructed in accordance with the approved code of construction practice details.	In response to Examining Authority's written questions and requests for information (ExQ1) Q9.2.5	Deadline 2
Schedule 1, Part 3, Paragraph 9(2)	The onshore works must be carried out in accordance with the approved construction traffic management plan details.	In response to Examining Authority's written questions and	Deadline 2

		requests for information (ExQ1) Q9.2.5	
Schedule 1, Part 3, Paragraph 10(2)	The highway accesses must be constructed in accordance with the approved written details.	In response to Examining Authority's written questions and requests for information (ExQ1) Q9.2.5	Deadline 2
Schedule 1, Part 3, Paragraph 18(2)	The skills and employment plan must be implemented in accordance with the approved skills and employment plan details.	In response to Examining Authority's written questions and requests for information (ExQ1) Q9.2.5	Deadline 2
Schedule 1, Part 3, Paragraph 19	 (1) Subject to paragraph (2), the undertaker may commence onshore works or exercise powers of compulsory acquisition under Part 5 of this Order, in relation to only— (a) build option 1; or (b) build option 2a; and 	In response to Examining Authority's written questions and requests for information	Deadline 2

	(c) build option 2b. (2) The onshore works must not commence, nor powers of compulsory acquisition under Part 5 of this Order be exercised, until notification has been submitted to the discharging authority as to whether the undertaker intends to commence build option 1 or, build option 2a or build option 2b.	(ExQ1) Q9.2.17 and amended to be consistent with the equivalent requirement in the draft DCO for Five Estuaries	
Schedule 1, Part 3, Paragraph 20(2) and (3)	 (1) In the event that any temporary works which have been constructed pursuant to any development consent order that may be made by the Secretary of State in relation to Five Estuaries are proposed to be reused by the undertaker in connection with the authorised development, such reuse may not commence until a written scheme which accords with paragraph (2) has been submitted to and approved by the discharging authority. (2) The written scheme to be submitted for approval under paragraph (1) must include details of the temporary works to be reused and a timetable for their reuse. The written scheme must be implemented as approved. 	In response to Examining Authority's written questions and requests for information (ExQ1) Q9.2.5 and Q9.2.20	Deadline 2
	(3) Where in the event that any temporary works which have been constructed pursuant to this Order are to be subsequently be—used for the purposes of construction of Five Estuaries, the undertaker will not be required to maintain, restore or reinstate any such temporary works.		
Schedule 1, Part 3, Paragraph 21	No stage of the onshore works may Work No. 11 and Work No. 12 must not be commenced until a biodiversity net gain assessment (which must accord with the	In accordance with Applicant's Response to Local Impact	Deadline 2

	outline biodiversity net gain strategy) in relation to that stage has been submitted to and approved by the discharging authority in consultation with Natural England.	Reports LIR_ECC_4.7	
Schedule 1, Part 3, Paragraph 28	With respect to any requirement which requires the authorised development to be carried out in accordance with the written details, plan, strategy, scheme or other document approved under this Schedule, the approved written details, plan, strategy, scheme or other document are taken to include any amendments that may subsequently be approved or agreed by the Secretary of State, the discharging authority or another person.	In response to Examining Authority's written questions and requests for information (ExQ1) Q9.2.5	Deadline 2
Schedule 8, Part 1, Paragraph 1(1)	"transition piece" means the metal structure attached to the top of the foundation where the base of the wind turbine generator is connected and may include additional equipment such as J-tubes, corrosion protection systems, boat access systems, access platforms, craneage, radar, electrical transmission equipment and associated equipment;	Errata/for clarity	Deadline 2
Schedule 8, Part 1, Paragraph 1(1)	"wind turbine generator" means a structure comprising a tower, rotor with three blades connected at the hub, nacelle and ancillary electrical and other equipment which may include J-tube(s) (or equivalent structures), transition piece, access and rest platforms, access ladders, boat access systems, corrosion protection systems, fenders and maintenance equipment, and helicopter landing facilities and other associated equipment, and radar equipment, fixed to a foundation or transition piece;	Errata/for clarity	Deadline 2
Schedule 8, Part 1,	"lighting and marking plan aids to navigation management plan" means the lighting and marking plan aids to navigation management plan to be submitted to the MMO under condition 21 of this licence;	Errata/for clarity; Change required	Deadline 2

Paragraph 1(1)		pursuant to change made to paragraph 21(1)(i), see below.	
Schedule 8, Part 1, Paragraph 16(3)	The undertaker must provide reports to Trinity House on the availability of aids to navigation in accordance with the frequencies set out in the lighting and marking plan aids to navigation management plan agreed pursuant to condition 21(1)(i) using the reporting system provided by Trinity House.	Change required pursuant to change made to paragraph 21(1)(i), see below.	Deadline 2
Schedule 8, Part 1, Paragraph 17	 (1) Except as otherwise required by Trinity House, The undertaker must colour all structures yellow (colour code RAL 1023) from at least highest astronomical tide to a height directed by Trinity House, or must colour the structure as directed by Trinity House from time to time. (2) Subject to paragraph (1) above, unless the MMO otherwise directs, the undertaker must ensure that the wind turbine generators are painted light grey (colour code RAL 7035 	In response to Trinity House Comments on the draft Development Consent Order (dDCO) [REP1-076]	Deadline 2
Schedule 8, Part 2,	a lighting and marking plan an aids to navigation management plan to be agreed in writing by the MMO following consultation with Trinity House, the MCA and the	Errata/for clarity;	Deadline 2

Paragraph 21(1)(i)	CAA to include details of how the undertaker will comply with the provisions of condition 16 relating to that stage for the lifetime of the authorised development	In response to the Examining Authority's written questions and requests for information (ExQ1) Q9.4.4 [PD-009]; In response to Trinity House Comments on the draft Development Consent Order (dDCO) [REP1-076]	
Schedule 9, Part 1, Paragraph 1(1)	"lighting and marking plan aids to navigation management plan" means the lighting and marking plan aids to navigation management plan to be submitted to the MMO under condition 22 of this licence;	Errata/for clarity; Change required pursuant to change made to paragraph	Deadline 2

		22(1)(i), see below.	
Schedule 9, Part 1, Paragraph 17(3)	The undertaker must provide reports to Trinity House on the availability of aids to navigation in accordance with the frequencies set out in the lighting and marking plan aids to navigation management plan agreed pursuant to condition 21(1)(i) using the reporting system provided by Trinity House.	Change required pursuant to change made to paragraph 22(1)(i), see below.	Deadline 2
Schedule 9, Part 1, Paragraph 18	Except as otherwise required by Trinity House, ∓the undertaker must colour all structures yellow (colour code RAL 1023) from at least highest astronomical tide to a height directed by Trinity House, or must colour the structure as directed by Trinity House from time to time.	In response to Trinity House Comments on the draft Development Consent Order (dDCO) [REP1-076]	Deadline 2
Schedule 9, Part 2, Paragraph 22(1)(i)	a lighting and marking plan an aids to navigation management plan to be agreed in writing by the MMO following consultation with Trinity House, the MCA and the CAA to include details of how the undertaker will comply with the provisions of condition 16 relating to that stage for the lifetime of the authorised development	Errata/for clarity; In response to the Examining Authority's written	Deadline 2

		questions and requests for information (ExQ1) Q9.4.4 [PD-009];	
		In response to Trinity House Comments on the draft Development Consent Order (dDCO) [REP1-076]	
Schedule 9, Part 1, Paragraph 34	The undertaker must submit a close out report to the MCA, Trinity House and the UK Hydrographic Office within three months of the date of completion of construction. The close out report must confirm the date of completion of construction and must include the following— (a) the final number of installed offshore substation platforms; (b) a plan of the layout of installed offshore substation platforms; and	In response to Trinity House Comments on the draft Development Consent Order (dDCO) [REP1-076]	Deadline 2
	(c) latitude and longitude coordinates of the centre point of the location of each offshore substation platform, provided as Geographical Information System data referenced to WGS84 datum.	-	

Schedule 10, Part 1, Paragraph 1(1)	"lighting and marking plan aids to navigation management plan" means the lighting and marking plan aids to navigation management plan to be submitted to the MMO under condition 21 of this licence;	Errata/for clarity; Change required pursuant to change made to paragraph 21(1)(i), see below.	Deadline 2
Schedule 10, Part 1, Paragraph 16(3)	The undertaker must provide reports to Trinity House on the availability of aids to navigation in accordance with the frequencies set out in the lighting and marking plan aids to navigation management plan agreed pursuant to condition 21(1)(i) using the reporting system provided by Trinity House.	Change required pursuant to change made to paragraph 21(1)(i), see below.	Deadline 2
Schedule 10, Part 1, Paragraph 17	Except as otherwise required by Trinity House, The undertaker must colour all structures yellow (colour code RAL 1023) from at least highest astronomical tide to a height directed by Trinity House, or must colour the structure as directed by Trinity House from time to time.	In response to Trinity House Comments on the draft Development Consent Order (dDCO) [REP1-076]	Deadline 2

Schedule 10, Part 2, Paragraph 21(1)(i)	a lighting and marking plan an aids to navigation management plan to be agreed in writing by the MMO following consultation with Trinity House, the MCA and the CAA to include details of how the undertaker will comply with the provisions of condition 16 relating to that stage for the lifetime of the authorised development	Errata/for clarity; In response to the Examining Authority's written questions and requests for information (ExQ1) Q9.4.4 [PD-009]; In response to Trinity House Comments on the draft Development Consent Order (dDCO) [REP1-076]	Deadline 2
Schedule 10, Part 2, Paragraph 33	The undertaker must submit a close out report to the MCA, Trinity House and the UK Hydrographic Office within three months of the date of completion of construction. The close out report must confirm the date of completion of construction and must include the following— (a) a plan of the layout of installed offshore converter platform; and	In response to Trinity House Comments on the draft Development Consent Order	Deadline 2

			ates of the centre poir ormation System data		f the offshore converter S84 datum	(dDCO) [REP1- 076]	
Schedule 12, Part 3, Paragraph 3	(1) Document Number	(2) Examination Library Reference	(3) Name	(4) Version	(5) Date	To reflect updated documents being certified,	Deadline 2
	5.1	APP-196	location plan (onshore)	Revision 0	July 2024	submitted at Deadline 2 and	
	5.2	APP-197	location plan (offshore)	Revision 0	July 2024	errata	
	5.3.1	AS-018	land plans	Revision 1	October 2024		
	5.4	APP-199	Crown land plan	Revision 0	July 2024		
	5.5	APP-200	special category land plan	Revision 0	July 2024		
	5.6.1	AS-019	works plans (onshore)	Revision 1	October 2024		
	5.7.1	AS-020	works plans (offshore)	Revision 1	October 2024		
	5.8	APP-203	offshore order limits and boundary co-ordinates plan	Revision 0	July 2024		

5.9.1	AS-021	access to works plan	Revision 1	October 2024	
5.10	APP-205	streets plan	Revision 0	July 2024	
5.11	APP-206	public rights of way plan	Revision 0	July 2024	
5.12	APP-207	tree preservation order and hedgerow plan	Revision 0	July 2024	
5.19	REP1-010	temporary traffic regulation order plan	Revision 1	February 2025	
6.3		book of reference	Revision 23	February March 2025	
7.2.2.1	REP1-019	LBBG compensation implementation and monitoring plan	Revision 1	February 2025	
7.6	APP-241	outline project environmental management plan	Revision 0	July 2024	
7.7	APP-242	draft marine mammal mitigation protocol	Revision 0	July 2024	

7.8	APP-243	outline site integrity plan for the southern north sea special area of conservation	Revision 0	July 2024
7.9	APP-244	outline fisheries liaison and coexistence plan	Revision 0	July 2024
7.10	APP-245	offshore in principle monitoring plan	Revision 0	July 2024
7.11	REP1-031	outline offshore written scheme of investigation	Revision 1	February 2025
7.12	APP-247	outline onshore written scheme of investigation	Revision 0	July 2024
7.13	REP1-033	outline code of construction practice	Revision 1	February 2025

7.14	4 REP1-035	outline landscape and ecological management strategy	Revision 1	February 2025	
7.19	5 REP1-037	outline horizontal directional drill method statement and contingency plan	Revision 1	February 2025	
7.10	6 REP1-039		Revision 1	February 2025	
7.17	7 APP-252	outline public rights of way management plan	Revision 0	July 2024	
7.18	8 APP-253	outline skills and employment plan	Revision 0	July 2024	
7.19	9 APP-254	outline operational	Revision 0	July 2024	

	7.20	APP-255	drainage strategy outline offshore operations and maintenance plan	Revision 0	July 2024		
	7.21	APP-256	outline vessel traffic monitoring plan	Revision 0	July 2024		
	7.22	APP-257	biodiversity net gain strategy	Revision 0	July 2024		
	7.24	APP-259	outline navigation and installation plan	Revision 0	July 2024		
	[]		archaeological mitigation strategy	[]	[]		
	2.3	APP-234	design vision	Revision 0	July 2024		
Article 2	Outline dra	Ift marine mammal	mitigation protocol			Errata/for clarity;	Deadline 3
Article 5(3)(b)	(2)(b), the		r the duration of the deemed marine lic			In response to comments made by the Marine	Deadline 3

		Management Organisation at Deadline 2	
Schedule 1, Part 3, Paragraph 4(2) and 4(3)	 (2) The onshore works may not be commenced until written details of the stages of the onshore works have been submitted to and approved by the discharging authority. (3) The construction of the onshore works must follow the written details provided approved under sub-paragraph (2) of this requirement 	For consistency with the Five Estuaries draft Development Consent Order (Rev H) [REP7- 008]	Deadline 3
Schedule 1, Part 3, Paragraph 5(2)	The written details submitted under sub-paragraph (1) of this requirement must be in accordance with requirement 6 (detailed design parameters onshore) and substantially in accordance with the design vision including the design and consultation process set out in sections 1.6 and 1.7 thereof and any design guide.	In response to Essex County Council and Tendring District Council's reply to the Examining Authority's written questions and requests for information (ExQ1) Q9.2.7	Deadline 3
Schedule 2	(1) (2) Street or public right of way Extent as shown on the street plan or public rights of way plan	To reflect updated Public Rights of Way	Deadline 3

B1034 (Sneating Hall Lane)	Approximately 332 metres of B1034 (Sneating Hall Lane) as shown between points marked 5c6a and 5d6b on the streets plan	Plan [Document Ref: 5.11, Rev 1] submitted at Deadline 3
Footpath Thorpe Le Soken FP13	Approximately 283 metres of Thorpe Le Soken FP13 between points marked 6a and 6b on sheet 6 of the public rights of way plan	
Footpath Tendring FP22	Approximately 137131 metres of Tendring FP22 between points marked 9a9e and 9b9f on sheet 9 of the public rights of way plan	
Footpath Tendring FP8	Approximately 9495 metres of Tendring FP8 between points marked 9h9g and 9i9h on sheet 9 of the public rights of way plan	
Footpath Tendring FP253	Approximately 91404 metres of Tendring FP253 between points marked 10a9i and 10b9i on sheets 9 and 10 of the public rights of way plan	
Wolves Hall Lane	Approximately 238 metres of Wolves Hall Lane as shown between points marked 10a and 10b on the streets plan	
Footpath Tendring FP1	Approximately 132 metres of Tendring FP1 between points marked 10c10a and 10d10b on sheet 10 of the public rights of way plan	
Footpath Little Bromley FP16	Approximately 130 metres of Little Bromley FP16 between points marked 15a14e and 15b14d on sheet 1514 of the public rights of way plan	

Schedule 3,	(1)	(2)	To reflect	Deadline 3
Part 2	Public right of way to be temporarily closed or restricted	Extent as shown on the public rights of way plan	updated Public Rights of Way	
	Footpath Thorpe Le Soken FP4	Approximately 192 metres of Thorpe Le Soken FP4 between points marked 7e and 7f on sheet 78 of the public rights of way plan	Plan [Document Ref: 5.11, Rev 1] submitted at	
			Deadline 3	
	Footpath Tendring FP228	Approximately 13142 metres of Tendring FP228 between points marked 9a and 9b on sheet 9 of the public rights of way plan		
	Footpath Tendring FP22	Approximately 6 metres of Tendring FP22 between points marked 9c and 9d on sheet 9 of the public rights of way plan		
	Footpath Tendring FP1722	Approximately 134 metres of Tendring FP1722 between points marked 9d9e and 9e9f on sheet 9 of the public rights of way plan		
	Footpath Tendring FP8	Approximately 11795 metres of Tendring FP8 between points marked 9f9g and 9g9h on sheet 9 of the public rights of way plan		
	Footpath Tendring FP83	Approximately 94101 metres of Tendring FP83 between points marked 9h9i and 9i9j on sheet 9 of the public rights of way plan		
	Footpath Tendring FP254	Approximately 91432 metres of Tendring FP254 between points marked 10a and 10b on sheet 10 of the public rights of way plan		
	Footpath Tendring FP1	Approximately 132 metres of Tendring FP1 between points marked 10c and 10d on sheet 10 of the public rights of way plan		

Schedule 5, Operational and Maintenance Access (Rights), Paragraph (h)	repair, improve, hedgerows, see with the right to	eding, other vege	In response to Essex County Council's comments on submissions received at DL2 [REP2-035]	Deadline 3			
Part 1 and Part 2; Schedule 8; Schedule 9; Schedule 10;	Outline draft ma	Outline draft marine mammal mitigation protocol					Deadline 3
Schedule 11	[Not reproduced	J]	To reflect updated Tree Preservation Order and Hedgerow Plan [5.12] (Rev1) submitted at Deadline 3	Deadline 3			
Schedule 12, Part 2	(1) Document Number	(2) Examination Library Reference	(3) Name	(4) Version	(5) Date	To reflect documents submitted to Examination	Deadline 3
	3.3.65	REP1-008	Environmental Statement	Revision 1	February 2025		

9.14	REP1-057	Appendix 27.2 Abnormal Indivisible Load Access Report Further Information Regarding Marine	Revision 1	February 2025
9.29		Mammals Updated Offshore Ornithology Cumulative Effects Assessment	Revision 0	March 2025
9.33		Assessment of the Special Qualities of the Suffolk and Essex East Coast and Heaths National Landscape and Suffolk Heritage Coast – Technical Note	Revision 0	March 2025
9.35		Further Information Regarding Marine	Revision 0	March 2025

	9.37		Mammals Disturbance due to Vessel Presence Environmental Statement Chapter 23 Onshore Ecology Supplemental Information – Technical Note	Revision 0	March 2025		
Schedule 12, Part 3	(1) Document Number	(2) Examination Library Reference	(3) Name	(4) Version	(5) Date	To reflect updated documents being certified,	Deadline 3
	5.1	APP-196	location plan (onshore)	Revision 0	July 2024	submitted at Deadline 3	
	5.2	APP-197	location plan (offshore)	Revision 0	July 2024		
	5.3.1	AS-018	land plans	Revision 1	October 2024		
	5.4	APP-199	Crown land plan	Revision 0	July 2024		
	5.5	APP-200	special category land plan	Revision 0	July 2024		

5.6.1	AS-019	works plans (onshore)	Revision 1	October 2024	
5.7.1	AS-020	works plans (offshore)	Revision 1	October 2024	
5.8	APP-203	offshore order limits and boundary co-ordinates plan	Revision 0	July 2024	
5.9.1	AS-021	access to works plan	Revision 1	October 2024	
5.10	APP-205	streets plan	Revision 0	July 2024	
5.11	APP-206	public rights of way plan	Revision 10	July 2024 March 2025	
5.12	APP-207	tree preservation order and hedgerow plan	Revision 10	July 2024 March 2025	
5.19	REP1-010	temporary traffic regulation order plan	Revision 1	February 2025	
6.3	REP2-009	book of reference	Revision 3	March 2025	
7.2.2.1	REP1-019	LBBG compensation implementation	Revision 1	February 2025	

		and monitoring plan			
7.6	APP-241	outline project environmental management plan	Revision 10	July 2024 March 2025	
7.7	APP-242	draft marine mammal mitigation protocol	Revision 10	July 2024 March 2025	
7.8	APP-243	outline site integrity plan for the southern north sea special area of conservation	Revision 0	July 2024	
7.9	APP-244	outline fisheries liaison and coexistence plan	Revision 0	July 2024	
7.10	APP-245	offshore in principle monitoring plan	Revision 0	July 2024	
7.11	REP1-031	outline offshore	Revision 24	February March 2025	

			written scheme of investigation		
7.12	2	APP-247	outline onshore written scheme of investigation	Revision 0	July 2024
7.13	3	REP1-033	outline code of construction practice	Revision 24	February March 2025
7.14	4	REP1-035	outline landscape and ecological management strategy	Revision 24	February March 2025
7.15	5	REP1-037	outline horizontal directional drill method statement and contingency plan	Revision 1	February 2025
7.16	6	REP1-039	outline construction traffic management plan	Revision 24	February March 2025
7.17	7	APP-252	outline public rights of way	Revision 10	July 2024 March 2025

		management plan		
7.18	APP-253	outline skills and employment plan	Revision 0	July 2024
7.19	APP-254	outline operational drainage strategy	Revision 0	July 2024
7.20	APP-255	outline offshore operations and maintenance plan	Revision 10	July 2024 March 2025
7.21	APP-256	outline vessel traffic monitoring plan	Revision 0	July 2024
7.22	APP-257	biodiversity net gain strategy	Revision 10	July 2024 March 2025
7.24	APP-259	outline navigation and installation plan	Revision 0	July 2024
[]		archaeological mitigation strategy	[]	[]

	2.3	APP-234	design vision	Revision 0	July 2024		
Schedule 15, Paragraph 1			neans the district longensatory measu			In response to Suffolk County Council's reply to the Examining Authority's written questions and requests for information (ExQ1) Q10.3.9	Deadline 3
Part 1, Interpretation	means the doc (certification of "outline cable of the outline cab the purposes of etc.); "outline sediments outline sediments ou	cument certified f plans, etc.) for specification and le specification of this Order und ent disposal ma diment disposal ma	callation Area (Futi- as such by the Se the purposes of the d installation plan" and installation plan article 41 (certifican management plan article 41 (certifican	ecretary of State his Order; means the document of plans the document of the Secretary of the Secretary of the Secretary the Secretary of State of State of Secretary of State of Sta	ument certified as ary of State for and documents, ent certified as y of State for the	To ensure the commitment to cable depth in the Deep Water Routes, to address the concerns of the PLA and LGPL To ensure sediment disposal does not occur in the Deep Water Routes, and to address	Deadline 4

		concerns of Natural England regarding sediment disposal.	
Part 3, Article 12(6)	If a street authority fails to notify the undertaker of its decision within 2856 days of receiving an application for consent under paragraph (5), that street authority is deemed to have granted consent.	To address the request from the Essex County Council to extend the timeframe. Also, as part of Applicant's Response to Actions List for ISH1 and ISH2	Deadline 4
Part 3, Article 14(15)	Save for any application made to National Highways, if the traffic authority fails to notify the undertaker of its decision within 2856 days of receiving an application for consent under this article, the traffic authority is deemed to have granted consent.	To address the request from the Essex County Council to extend the timeframe. Also, as part of Applicant's Response to	Deadline 4

		Actions List for ISH1 and ISH2	
Schedule 1, Part 3, Requirement 2	Offshore design parameters (1) (2) (3) Any part of Work No. 3 and any associated development located within the following areas shown on the Deep Water Route Cable Installation Area (Future Dredging Depths) Plan, must be installed and maintained at a level which would not preclude dredging: (a) of the area shown shaded in orange and labelled Sunk A – Sunk DW Buffer, to a level of 22 metres below Chart Datum; (b) of the area shown shaded in pink and labelled Trinity – Trinity DW Buffer, to a level of 22 metres below Chart Datum; and (c) to the area shown cross hatched purple and labelled Sunk B – Sunk DW Buffer, to a level of 19 metres below Chart Datum.	To ensure the commitment to cable depth in the Deep Water Routes, to address the concerns of the PLA and LGPL	Deadline 4
Schedule 1, Part 3, Requirement 11	 (1) Geo-archaeological and archaeological evaluation and mitigation surveys must be carried out in accordance with the archaeological mitigation strategy. (2) No stage of the onshore works may commence until, for that stage, an archaeological written scheme(s) of investigation in accordance with the outline onshore written scheme(s) of investigation as appropriate for the relevant stage has been submitted to and approved by the discharging authority in consultation with Historic England. 	As part of Applicant's Response to Actions List for ISH1 and ISH2	Deadline 4

	(3) The onshore works must be carried out in accordance with the written scheme(s) of investigation as applicable in each stage as approved under subparagraph (2). approved archaeological written scheme(s) of investigation as applicable at each stage (4) Intrusive onshore site preparation works must not take place until an archaeological or geoarchaeological written scheme(s) of investigation in accordance with the outline written scheme(s) of investigation as appropriate has been submitted to and approved by the discharging authority in consultation with Historic England. The archaeological or geoarchaeological written scheme(s) of investigation required under this sub-paragraph must be implemented as approved. including those necessary to allow production of any scheme required under subparagraph (2), must only take place in accordance with the applicable details set out in an approved written scheme of investigation for such works. (5) The archaeological post investigation assessment must be completed in accordance with the programme set out in the archaeological mitigation strategy and any relevant written scheme of investigation, and provision made for analysis,		
Schedule 1, Part 3, Requirement 12(1)	publication, and dissemination of results and archive deposition. (1) No stage of the onshore works may commence until for that stage an ecological management plan in accordance with the outline landscape and ecology ecological management strategy as appropriate for the relevant stage, has been submitted to and approved by the discharging authority in consultation with Natural England.	Errata	Deadline 4
Schedule 1, Part 3, Requirement 19(2)	(2) Other than Work No. 9, The onshore works must not commence, nor powers of compulsory acquisition under Part 5 of this Order be exercised, until notification has been submitted to the discharging authority as to whether the undertaker intends to commence build option 1 or build option 2.	As part of Applicant's Response to Actions List for ISH1 and ISH2	Deadline 4

Schedule 8,	"outline sediment disposal management plan" means the document certified as the	Definition added	Deadline 4
Part 1,	outline sediment disposal management plan by the Secretary of State for the	to correspond	
Paragraph 1	purposes of this Order under article 41 (certification of plans and documents, etc.);	with new outline	
		plan submitted	
		and referenced	
		in the	
		conditions.	
Cabadula 0	Maritima and Constanting America	To odduce the	Deadline 4
Schedule 8,	Maritime and Coastguard Agency	To address the	Deadline 4
Part 1	LIV Task giasl Complete New institut Navigation Cofety Dynamic	MCA's Written	
Paragraph	UK Technical Services Navigation Navigation Safety Branch	Representations	
1(4)(e)	Bay 2/20 Spring Place	[REP2-046]	
	105 Commercial Road		
	Southampton		
	SO15 1EG		
	Email: navigationsafety@mcga.gov.uk Tel: 020 3817 2433		

Schedule 8,	Subject to the licence conditions in Part 2, this licence authorises the undertaker	Update required	Deadline 4
Part 1,	(and any agent or contractor acting on its behalf) to carry out the following	due to	
Paragraph	licensable marine activities under section 66(1) (licensable marine activities) of the	commitment to	
2(a)	2009 Act—	cable burial	
		depth in the	
	(a) the deposit at sea within the Order limits seaward of MHWS of the	Deep Water	
	substances and articles specified in paragraph 4 below and within Work	Routes.	
	No. 1 of up to 25,243,957 28,389,923 cubic metres (being a maximum, not		
	an approximate upper figure) of inert material of natural origin produced		
	during construction drilling or seabed preparation for foundation works and		
	cable installation preparation works		
Schedule 8,		To address	Deadline 4
Part 2,	(8) The total volume of drill arisings must not exceed 34,728 cubic metres.	Natural	
Paragraph 10		England's	
		Deadline 3	
		submission	
		[REP3-064].	

Schedule 8, Part 2, Paragraph 12(3)	In undertaking activities under paragraph (2)(f), the undertaker must not reduce water depth by more than 5% Chart Datum unless agreed with the MMO and the MCA in writing.	To address the MMO's deadline 3 submission [REP-056]. To address the MCA's Written Representations [REP2-046]	Deadline 4
Schedule 8, Part 2 Paragraph 15 (1)	(1) The undertaker must ensure that— (a) a copy of this marine licence (issued as part of the grant of the Order) and any subsequent amendments or revisions to it is provided to— (i)(a) all agents and contractors notified to the MMO in accordance with condition 24; and (ii) (b) the masters and offshore operations managers responsible for the vessels notified to the MMO in accordance with condition 24. (b)within 28 days of receipt of a copy of this marine licence and any subsequent variations to it those persons referred to in sub-paragraph (a) above must provide	To address the MMO's deadline 3 submission [REP-056].	Deadline 4

	a completed confirmation form to the MMO confirming receipt of this marine		
	licence.		
Schedule 8, Part 2 Paragraph 15(10)	(10) The undertaker must notify the UK Hydrographic Office of the commencement (within 14 days), progress of the licenced activities and completion of construction (within 14 days) of the licenced activities within 14 days and must make such notifications to the UK Hydrographic Office of the progress of the licenced activities as are reasonably required in order that all necessary amendments to nautical and aeronautical charts are made and the undertaker must send a copy of such notifications to the MMO and MCA within five days of the notification.	To address the MMO's further submission [AS-051]	Deadline 4
Schedule 8, Part 2 Paragraph 19(10)	 (10) Regarding incidents of dropped objects — (a) Debris or dropped objects within the Order limits which are considered a danger or hazard to navigation must be reported as soon as reasonably practicable but no later than six hours from the undertaker becoming aware of an incident, to the relevant HM Coastguard Maritime Rescue Co-ordination Centre by telephone (add number), and the UK Hydrographic Office email: navwarnings@btconnect.com. (b) All dropped objects, including those in (a), within the Order limits must be reported to the MMO using the dropped object procedure form (including any 	To address the MMO's further submission [AS-051]. To address the MCA's Written Representations [REP2-046].	Deadline 4

		1	T
	updated form as provided by the MMO) as soon as reasonably practicable and in		
	any event within 24 hours of following the undertaker becoming aware of an		
	incident, unless otherwise agreed in writing with the MMO.		
	(c) On receipt of notification or the dropped object procedure form, the MMO may		
	require relevant surveys to be carried out by the undertaker (such as side scan		
	sonar) if reasonable to do so and the MMO may require obstructions to be removed		
	from the seabed at the undertaker's expense if reasonable to do so.		
Schedule 8,	(1) The licensed activities for each stage of construction of the authorised	Reference to	Deadline 4
Part 2,	development must not commence until the following (insofar as relevant to that	NIP deleted to	
Paragraph	activity or stage of activity) has been submitted to and approved in writing by the	correct an error	
21(1)	MMO, in consultation with, where relevant, Trinity House, the MCA, UK	- the NIP is not	
	Hydrographic Office and relevant SNCB—	relevant to	
		Schedule 8.	
	n) a navigation and installation plan for the relevant stage which accords with the	SDMP inserted	
	principles set out in the outline navigation and installation plan; and	to address the	
	n) a sediment disposal management plan for the relevant stage which accords with	concerns of the	
	the principles set out in the outline sediment disposal management plan.	PLA and LGPL	
		regarding water	

		depth in the	
		Deep Water	
		Routes, and the	
		concerns of	
		Natural England	
		regarding	
		sediment	
		disposal.	
Schedule 8,	(1) No stage of the authorised development may commence until the MMO, in	To address the	Deadline 4
Part 2	consultation with the MCA, has confirmed in writing that the undertaker has taken	MCA's Written	
Paragraph 23	into account and adequately addressed all MCA recommendations as appropriate	Representations	
	to the authorised development contained within MGN654.	[REP2-046]	
	2) No stage of the authorised development may commence until the MMO, in		
	consultation with the MCA, has confirmed in writing that an emergency response		
	co-operation plan has been prepared by the undertaker.		

Schedule 8,	(1) In the event that driven or part–driven pile foundations are proposed to be	To address the	Deadline 4
Part 2,	used as part of the foundation installation the undertaker must provide the	MMO's deadline	
Paragraph	following information to the marine noise registry—	3 submission	
29(1)		[REP-056].	
	(a) no less than six months prior to the commencement of each stage of		
	construction of the licensed activities, information on the expected location, start		
	and end dates of impact pile driving to satisfy the marine noise registry's Forward		
	Look requirements;		
	(b) within two weeks after commencement of each stage of construction of the		
	licensed activities, information on the location, start and end dates of impact pile		
	driving to satisfy the Marine Noise Registry's Forward Look requirements;		
	(c) (b) at six month intervals following the commencement of pile driving,		
	information on the locations and dates of impact pile driving to satisfy the marine		
	noise registry's Close Out requirements by 7 April for winter season October –		
	March inclusive and 7 October for summer season April – September inclusive,		
	or ; and		

Schedule 8, Part 2, Condition 33	(e) within 12 weeks of completion of impact pile driving, whichever is earlier. information on the locations and dates of impact pile driving to satisfy the marine noise registry's Close Out requirements. The undertaker must submit a close out report to the MCA, Trinity House and the UK Hydrographic Office within three months of the date of completion of construction. The close out report must confirm the date of completion of construction and must include the following— a) the final number of installed wind turbine generators; b) a plan of the layout of installed wind turbine generators; and c) latitude and longitude coordinates of the centre point of the location of each wind turbine generator, provided as Geographical Information System data referenced to WGS84 datum.	To address a request from Trinity House and align this condition with the corresponding conditions in Schedules 9 and 10.	Deadline 4
Schedule 9, Part 1, Paragraph 1	"outline cable specification and installation plan" means the document certified as the outline cable specification and installation plan by the Secretary of State for the purposes of this Order under article 41 (certification of plans and documents, etc.);	Definitions added to correspond with new outline plans submitted	Deadline 4

	"outline sediment disposal management plan" means the document certified as	and referenced	
	the outline sediment disposal management plan by the Secretary of State for the	in the	
	purposes of this Order under article 41 (certification of plans and documents,	conditions.	
	etc.);		
Schedule 9,	Maritime and Coastguard Agency	To address the	Deadline 4
Part 1		MCA's Written	
Paragraph	UK Technical Services Navigation Safety Branch	Representations	
1(5)(e)	Bay 2/20 Spring Place 105 Commercial Road	[REP2-046]	
	Southampton		
	SO15 1EG		
	Email: navigationsafety@mcga.gov.uk Tel: 020 3817 2433		
Schedule 9,	Subject to the licence conditions in Part 2, this licence authorises the undertaker	Update required	Deadline 4
Part 1,	(and any agent or contractor acting on its behalf) to carry out the following	due to	
Paragraph	licensable marine activities under section 66(1) (licensable marine activities) of the	commitment to	
2(a)	2009 Act—	cable burial	
		depth in the	

	(a) the deposit at sea within the Order limits seaward of MHWS of the substances and articles specified in paragraph 4 below and in Work Nos. 2 to 4A of up to 6,109,638 3,019,856 cubic metres (being a maximum, not an approximate upper figure) of inert material of natural origin produced during construction drilling or seabed preparation for foundation works and cable installation preparation and excavation of drilling pits for trenchless installation techniques;	Deep Water Routes.	
Schedule 9, Part 2, Paragraph 11	(4) The total volume of drill arisings under this licence and the licence granted under Schedule 10 must not exceed 11,451 cubic metres.	To address Natural England's Deadline 3 submission [REP3-064]. To address the MMO's deadline 3 submission [REP-056].	Deadline 4

Schedule 9,	In undertaking activities under paragraph (2)(f), other than in areas shown shaded	To address the	Deadline 4
Part 2,	orange, pink or hatched purple on the Deep Water Route Cable Installation Area	LGPL and	
Paragraph	(Future Dredging Depths) Plan where navigable depth may not be reduced to any	PLA's concerns	
13(3)	extent, the undertaker must not reduce water depth by more than 5% Chart Datum	regarding water	
	unless agreed with the MMO and the MCA in writing.	depth in the	
		Deep Water	
		Routes.	
		To address the	
		MCA's Written	
		Representations	
		[REP2-046]	
Schedule 9,	(1) The undertaker must ensure that—	To address the	Deadline 4
Part 2	(a)a copy of this marine licence (issued as part of the grant of the Order) and any	MMO's deadline	
Paragraph 16	subsequent amendments or revisions to it is provided to—	3 submission	
(1)	(i)(a) all agents and contractors notified to the MMO in accordance with condition	[REP-056].	
	25; and		
	(ii)(b) the masters and offshore operations managers responsible for the vessels		
	notified to the MMO in accordance with condition 25.;		

Schedule 9, Part 2 Paragraph 16(10)	(b)within 28 days of receipt of a copy of this marine licence and any subsequent variations to it those persons referred to in sub-paragraph (a) above must provide a completed confirmation form to the MMO confirming receipt of this marine licence. The undertaker must notify the UK Hydrographic Office of the commencement (within 14 days), progress of the licenced activities and completion of construction (within 14 days) of the licenced activities within 14 days and must make such notifications to the UK Hydrographic Office of the progress of the licenced activities as are reasonably required in order that all necessary amendments to nautical and aeronautical charts are made and the undertaker must send a copy of such notifications to the MMO and MCA within five days of the notification.	To address the MMO's further submission [AS-051].	Deadline 4
Schedule 9, Part 2 Paragraph 20(10)	(10) Regarding incidents of dropped objects — (a) Debris or dropped objects within the Order limits which are considered a danger or hazard to navigation must be reported as soon as reasonably practicable but no later than six hours from the undertaker becoming aware of an incident, to the relevant HM Coastguard Maritime Rescue Co-ordination Centre by telephone (add number), and the UK Hydrographic Office email: navwarnings@btconnect.com .	To address the MMO's further submission [AS-051]. To address the MCA's Written	Deadline 4

	(b) All dropped objects, including those in (a), within the Order limits must be	Representations	
	reported to the MMO using the dropped object procedure form (including any	[REP2-046].	
	updated form as provided by the MMO) as soon as reasonably practicable and in		
	any event within 24 hours of following the undertaker becoming aware of an		
	incident, unless otherwise agreed in writing with the MMO.		
	(c) On receipt of notification or the dropped object procedure form, the MMO may		
	require relevant surveys to be carried out by the undertaker (such as side scan		
	sonar) if reasonable to do so and the MMO may require obstructions to be removed		
	from the seabed at the undertaker's expense if reasonable to do so		
Schedule 9,	(1) The licensed activities for each stage of construction of the authorised	To ensure the	Deadline 4
Part 2,	development must not commence until the following (insofar as relevant to that	commitment to	
Paragraph	activity or stage of activity) has been submitted to and approved in writing by the	cable depth in	
22(1)	MMO, in consultation with, where relevant, Trinity House, the MCA, UK	the Deep Water	
	Hydrographic Office and relevant SNCB—	Routes, to	
		address the	
	(h) a cable specification and installation plan for the relevant stage, in accordance	concerns of the	
	with the outline cable specification and installation plan, to include—	PLA and LGPL.	
	(i) technical specification of offshore cables (including fibre optic cable) below	Also to address	
	MHWS within that stage, including a desk-based assessment of attenuation of	Natural	

electromagnetic field strengths, shielding and cable burial depth in accordance with good industry practice;

- (ii) a detailed cable laying plan for the Order limits within that stage, incorporating a burial risk assessment encompassing the identification of any cable protection that exceeds 5% of navigable depth referenced to Chart Datum and, in the event that any area of cable protection exceeding 5% of navigable depth is identified, details of any steps (to be determined following consultation with the MCA and Trinity House) to be taken to ensure existing and future safe navigation is not compromised or similar such assessment to ascertain suitable burial depths and cable laying techniques, including cable protection;
- (iii) proposals for the volume and areas of cable protection to be used for each cable crossing, and proposals for timing and methodology for reporting on actual volumes and areas post construction; and
- (iv) proposals for monitoring offshore cables including cable protection during the operational lifetime of the authorised development which includes a riskbased approach to the management of unburied or shallow buried cables;

. . .

(o) a sediment disposal management plan for the relevant stage which accords with the principles set out in the outline sediment disposal management plan.

England's concerns regarding sediment disposal.

Schedule 9,	(1) No stage of the authorised development may commence until the MMO, in	To address the	Deadline 4
Part 2	consultation with the MCA, has confirmed in writing that the undertaker has taken	MCA's Written	
Paragraph 24	into account and adequately addressed all MCA recommendations as appropriate	Representations	
	to the authorised development contained within MGN654	[REP2-046]	
	2) No stage of the authorised development may commence until the MMO, in consultation with the MCA, has confirmed in writing that an emergency response co-operation plan has been prepared by the undertaker.		
Schedule 9,	Post construction monitoring	To address the	Deadline 4
Part 2		MCA's Written	
Paragraph 28	(1)	Representations	
	(2)	[REP2-046]	
	(3) The undertaker must conduct a swath bathymetric survey to IHO S44ed5 Order 1a of the installed export cable route and provide the data and survey report(s) to the MCA and UKHO. The MMO should be notified once this has been done, with a copy of the Report of Survey also sent to the MMO. (3)(4)		

	(4) (5)		
Schedule 9, Part 2, Paragraph 30(1)	(1) In the event that driven or part—driven pile foundations are proposed to be used as part of the foundation installation the undertaker must provide the following information to the marine noise registry— (a) no less than six months prior to the commencement of each stage of construction of the licensed activities, information on the expected location, start and end dates of impact pile driving to satisfy the marine noise registry's Forward Look requirements; (b) within two weeks after commencement of each stage of construction of the licensed activities, information on the location, start and end dates of impact pile driving to satisfy the Marine Noise Registry's Forward Look requirements; (c) (b) at six month intervals following the commencement of pile driving, information on the locations and dates of impact pile driving to satisfy the marine noise registry's Close Out requirements by 7 April for winter season October – March inclusive and 7 October for summer season April – September inclusive, or; and	To address the MMO's deadline 3 submission [REP-056].	Deadline 4

	(c) within 12 weeks of completion of impact pile driving, whichever is earlier		
	information on the locations and dates of impact pile driving to satisfy the marine		
	noise registry's Close Out requirements.		
Schedule 9,	(1) Unless otherwise agreed in writing by the MMO in consultation with Natural	As requested by	Deadline 4
Part 2	England the relevant SNCB, no cable circuits comprised in Work No. 3 or cable	Natural England	
Paragraph	protection measures shall be installed within the area defined by the coordinates	at Deadline 3	
36(1)	as specified in the table in sub-paragraph (3).	[REP3-064].	
Schedule 10,	"outline sediment disposal management plan" means the document certified as	Definition added	Deadline 4
Part 1,	the outline sediment disposal management plan by the Secretary of State for the	to correspond	
Paragraph 1	purposes of this Order under article 41 (certification of plans and documents,	with new outline	
	etc.);	plan submitted	
		and referenced	
		in the	
		conditions.	
Schedule 10,	Maritime and Coastguard Agency	To address the	Deadline 4
Part 1	Martine and Codolguard Agonoy	MCA's Written	
	UK Technical Services Navigation Safety Branch		

Paragraph	Bay 2/20 Spring Place 105 Commercial Road	Representations	
1(4)(e)	Southampton	[REP2-046]	
	SO15 1EG		
	Email: navigationsafety@mcga.gov.uk Tel: 020 3817 2433		
Schedule 10,		To address	Deadline 4
Part 2,	(4) The total volume of drill arisings under this licence and the licence granted under	Natural	
Paragraph 11	Schedule 9 must not exceed 11,451 cubic metres.	England's	
		Deadline 3	
		submission	
		[REP3-064].	
		To address the	
		MMO's deadline	
		3 submission	
		[REP-056].	

Schedule 10, Part 2, Paragraph 12(3)	In undertaking activities under paragraph (2)(f), the undertaker must not reduce water depth by more than 5% Chart Datum unless agreed with the MMO and the MCA in writing.	To address the MCA's Written Representations [REP2-046]	Deadline 4
DML 3: Schedule 10, Paragraph 15 (1)	(1) The undertaker must ensure that— (a) a copy of this marine licence (issued as part of the grant of the Order) and any subsequent amendments or revisions to it is provided to— (i)(a) all agents and contractors notified to the MMO in accordance with condition 24 23; and (ii)(b) the masters and offshore operations managers responsible for the vessels notified to the MMO in accordance with condition 24. 23; (b) within 28 days of receipt of a copy of this marine licence and any subsequent variations to it those persons referred to in sub-paragraph (a) above must provide a completed confirmation form to the MMO confirming receipt of this marine licence.	To address the MMO's deadline 3 submission [REP-056] and update condition cross-referencing.	Deadline 4
Schedule 10, Part 2	The undertaker must notify the UK Hydrographic Office of the commencement (within 14 days), progress of the licenced activities and completion of construction (within 14 days) of the licenced activities within 14 days and must make such	To address the MMO's further	Deadline 4

Paragraph	notifications to the UK Hydrographic Office of the progress of the licenced activities	submission [AS-	
15(10)	as are reasonably required in order that all necessary amendments to nautical and	051].	
	aeronautical charts are made and the undertaker must send a copy of such		
	notifications to the MMO and MCA within five days of the notification.		
Schedule 10,	(10) Regarding incidents of dropped objects –	To address the	Deadline 4
Part 2,		MMO's further	
Paragraph	(a) Debris or dropped objects within the Order limits which are considered a	submission [AS-	
19(10)	danger or hazard to navigation must be reported as soon as reasonably practicable but no later than six hours from the undertaker becoming aware of an	051].	
	incident, to the relevant HM Coastguard Maritime Rescue Co-ordination Centre	To address the	
	by telephone (add number), and the UK Hydrographic Office email:	MCA's Written	
	navwarnings@btconnect.com.	Representations	
	(b) All dropped objects, including those in (a), within the Order limits must be	[REP2-046].	
	reported to the MMO using the dropped object procedure form (including any		
	updated form as provided by the MMO) as soon as reasonably practicable and in		
	any event within 24 hours of following the undertaker becoming aware of an		
	incident, unless otherwise agreed in writing with the MMO.		
	(c) On receipt of notification or the dropped object procedure form, the MMO may		
	require relevant surveys to be carried out by the undertaker (such as side scan		

Schedule 10, Part 2, Paragraph 21(1)	sonar) if reasonable to do so and the MMO may require obstructions to be removed from the seabed at the undertaker's expense if reasonable to do so (1) The licensed activities for each stage of construction of the authorised development must not commence until the following (insofar as relevant to that activity or stage of activity) has been submitted to and approved in writing by the MMO, in consultation with, where relevant, Trinity House, the MCA, UK Hydrographic Office and relevant SNCB— n) a sediment disposal management plan for the relevant stage which accords with the principles set out in the outline sediment disposal management plan.	To address the concerns of the PLA and LGPL regarding water depth in the Deep Water Routes. Also to address Natural England's concerns regarding	Deadline 4
Schedule 10, Part 2 Paragraph 23	(1) No stage of the authorised development may commence until the MMO, in consultation with the MCA, has confirmed in writing that the undertaker has taken		Deadline 4

	into account and adequately addressed all MCA recommendations as appropriate	Representations	
	to the authorised development contained within MGN654. 2) No stage of the authorised development may commence until the MMO, in consultation with the MCA, has confirmed in writing that an emergency response co-operation plan has been prepared by the undertaker.	[REP2-046].	
Schedule 10, Part 2, Paragraph 29(1)	 (1) In the event that driven or part–driven pile foundations are proposed to be used as part of the foundation installation the undertaker must provide the following information to the marine noise registry— (a) no less than six months prior to the commencement of each stage of construction of the licensed activities, information on the expected location, start and end dates of impact pile driving to satisfy the marine noise registry's Forward Look requirements; 	To address the MMO's deadline 3 submission [REP-056].	Deadline 4
	(b) within two weeks after commencement of each stage of construction of the licensed activities, information on the location, start and end dates of impact pile driving to satisfy the Marine Noise Registry's Forward Look requirements; (c) (b) at six month intervals following the commencement of pile driving, information on the locations and dates of impact pile driving to satisfy the marine		

	March inclusive or; and (c) within 12 within 12 within on	e and 7 October	on of impact pile d dates of impac	son April – Sep driving, whiche	tember inclusive,	
Schedule 12, Part 2, Examination Documents	(1) Document Number	(2) Examination Library Reference	(3) Name	(4) Version	(5) Date	Deadline 4
forming part of the Environmental Statement to be certified.	3.3.65	REP1-008	Environmental Statement Appendix 27.2 Abnormal Indivisible Load Access Report	Revision 1	February 2025	
	9.33	REP3-044	Assessment of the Special Qualities of the Suffolk and Essex East Coast and Heaths National Landscape and Suffolk Heritage Coast – Technical Note	Revision 0	March 2025	

9.37	REP3-048	Environmental Statement Chapter 23 Onshore Ecology Supplemental Information –	Revision 0	March 2025	
9.29	REP3-040	Technical Note Updated Offshore Ornithology Cumulative Effects	Revision 0	March 2025	
9.35	REP3-046	Assessment Further Information Regarding Marine Mammals Disturbance due to Vessel Presence	Revision 0	March 2025	
9.14	REP1-057	Further Information Regarding Marine Mammals	Revision 04	February 2025	
9.45		Addendum to Environmental Statement Chapter 33 Climate Change	Revision 0	April 2025	

	9.49		Addendum to Environmental Statement Chapter 25 Onshore Archaeology and Cultural Heritage	Revision 0	April 2025	
Schedule 12,	(1)	(2)	(3)	(4)	(5)	Deadline 4
Part 3, Other	Document	Examination	Name	Version	Date	
Documents to be Certified	Number	Library Reference				
	5.1	APP-196	location plan (onshore)	Revision 0	July 2024	
	5.2	APP-197	location plan (offshore)	Revision 0	July 2024	
	5.3.1	AS-018	land plans	Revision 1	October 2024	
	5.4	APP-199	Crown land plan	Revision 0	July 2024	
	5.5	APP-200	special category land plan	Revision 0	July 2024	
	5.6.1	AS-019	works plans (onshore)	Revision 1	October 2024	
	5.7.1	AS-020	works plans (offshore)	Revision 1	October 2024	
	5.8	APP-203	offshore order limits and boundary co- ordinates plan	Revision 0	July 2024	
	5.9.1	AS-021	access to works plan	Revision 1	October 2024	
	5.10	APP-205	streets plan	Revision 0	July 2024	

5.11	REP3-006	public rights of way plan	Revision 1	March 2025
5.12	REP3-007	tree preservation order and hedgerow plan	Revision 1	March 2025
5.19	REP1-010	temporary traffic regulation order plan	Revision 1	February 2025
6.3	REP2-009	book of reference	Revision 3	March 2025
7.2.2.1	REP1-019	LBBG compensation implementation and monitoring	Revision 1	February 2025
		plan		
7.6	REP3-011	outline project environmental management plan	Revision 1	March 2025
7.7	REP3-013	draft marine mammal mitigation protocol	Revision 1	March 2025
7.8	APP-243	outline site integrity plan for the southern north sea special area of conservation	Revision 0	July 2024
7.9	APP 244	outline fisheries liaison and coexistence plan	Revision 10	July 2024 April 2025

7.10	APP-245	offshore in principle monitoring plan	Revision 0	July 2024	
7.11	REP3-015	outline offshore written scheme of investigation	Revision 2	March 2025	
7.12	APP-247	outline onshore written scheme of investigation	Revision 0	July 2024	
7.13	REP3-017	outline code of construction practice	Revision 2	March 2025	
7.14		outline landscape and ecological management strategy	Revision 32	March April 2025	
7.15	REP1-037	outline horizontal directional drill method statement and contingency plan	Revision 1	February 2025	
7.16		outline construction traffic management plan	Revision 32	March April 2025	
7.17	REP3-023	outline public rights of way management plan	Revision 1	March 2025	
7.18	APP-253	outline skills and employment plan	Revision 0	July 2024	

7.19	APP-254	outline operational drainage strategy	Revision 0	July 2024	
7.20	REP3-025	outline offshore operations and maintenance plan	Revision 1	March 2025	
7.21	APP-256	outline vessel traffic monitoring plan	Revision 0	July 2024	
7.22	REP3-027	biodiversity net gain strategy	Revision 1	March 2025	
7.24	APP-259	outline navigation and installation plan	Revision 10	July 2024 April 2025	
[]		archaeological mitigation strategy	[]	[]	
2.3 9.52	APP-234	design vision outline cable specification and installation plan	Revision 0 Revision 0	July 2024 April 2025	
9.53		outline sediment disposal management plan	Revision 0	April 2025	
9.57		deep water route cable installation areas (future dredging depths) plan	Revision 0	April 2025	

Schedule 14, Part 3	Update to protective provisions for the protection of the Environment Agency. [Changes not reproduced]	To reflect ongoing negotiations between the Applicant and the Environment Agency	Deadline 4
Schedule 14, Part 4	Update to protective provisions for the protection of Drainage Authorities. [Changes not reproduced]	To reflect ongoing negotiations between the Applicant and Essex County Council as Lead Local Flood Authority	Deadline 4
Schedule 14, Part 6	Update to protective provisions for the protection of National Highways. [Changes not reproduced]	To reflect ongoing negotiations between the Applicant and National Highways	Deadline 4

Part 7, Protective Provisions for the Protection of the London Gateway Port are	To align with the	Deadline 4
deleted. [Changes not reproduced].	Applicant's	
	position that	
	protective	
	provisions for	
	the Ports are	
	not necessary.	
Protective provisions included for the protection of Essay County Council as Legal	To reflect	Deadline 4
Protective provisions included for the protection of Essex County Council as Local		Deadiline 4
Highway Authority.	negotiations	
[Changes not reproduced]	between the	
[
	Local Highway	
	Authority	
Protective provisions included for the protection of Anglian Water.	To reflect	Deadline 4
[Changes not reproduced]		
[Changes not reproduced]	between the	
	Applicant and	
	Anglian Water	
	Protective provisions included for the protection of Essex County Council as Local Highway Authority. [Changes not reproduced]	position that protective provisions for the Ports are not necessary. Protective provisions included for the protection of Essex County Council as Local Highway Authority. [Changes not reproduced] Protective provisions included for the protection of Anglian Water. Protective provisions included for the protection of Anglian Water. [Changes not reproduced] To reflect ongoing negotiations between the Applicant and Essex County Council as Local Highway Authority To reflect ongoing negotiations between the Applicant and between the Applicant and

Schedule 14, Part 11	Protective provisions included for the protection of Affinity Water. [Changes not reproduced]	To reflect ongoing negotiations between the Applicant and Affinity Water	Deadline 4
Schedule 14, Part 12	Protective provisions included for the protection of National Grid Electricity Transmission. [Changes not reproduced]	To reflect ongoing negotiations between the Applicant and National Grid Electricity Transmission	Deadline 4
Schedule 14, Part 13	Protective provisions included for the protection of Cadent Gas Limited. [Changes not reproduced]	To reflect ongoing negotiations between the Applicant and Cadent Gas Limited	Deadline 4
Schedule 1, Part 3,	(3) Any part of Work No. 3 and any associated development located within the following areas shown on the Deep Water Route Cable Installation Area (Future Dredging Depths) Plan, must be designed, installed, operated and maintained at a level which would not preclude or impede dredging:	To address concerns of LGPL regarding water depth in	Deadline 5

Requirement 2(3)	(a) of the area shown shaded in orange and labelled Sunk A – Sunk DW Buffer, to a level of 22 metres below Chart Datum;	the Deep Water Routes.	
	(b) of the area shown shaded in pink and labelled Trinity – Trinity DW Buffer, to a level of 22 metres below Chart Datum; and		
	(c) to the area shown cross hatched purple and labelled Sunk B – Sunk DW Buffer, to a level of 19 metres below Chart Datum.		
Schedule 1,	(2) The written details submitted under sub-paragraph (1) of this requirement	Errata	Deadline 5
Part 3,	must be in accordance with requirement 6 (detailed design parameters onshore)		
Paragraph	and substantially in accordance with the design vision including the design and		
5(2)	consultation process set out in sections 1.46 and 1.57 thereof and any design		
	guide.		
Schedule 1,	(2) No stage of the onshore works may commence until, for that stage, an	Errata	Deadline 5
Part 3,	archaeological written scheme(s) of investigation in accordance with the onshore		
Requirement	outline onshore written scheme(s) of investigation as appropriate for the relevant		
11(2)	stage has been submitted to and approved by the discharging authority in		
	consultation with Historic England.		
Schedule 1,	The undertaker must prepare and submit to the discharging authority for approval	To address	Deadline 5
Part 3,	a scheme of investigation of hydraulic connectivity of groundwater supplying	commitments in	
	private water supplies.(1) No stage of the onshore works for which a groundwater		

Requirement	monitoring plan is required, may commence until, for that stage, a groundwater	Document 9.66	
15	monitoring plan produced substantially in accordance with the Groundwater Risk	(Groundwater Risk	
	Assessment and Monitoring Plan – Private Water Supplies and Licenced	Assessment	
	Abstractions has been submitted to and approved by the discharging authority.	and Monitoring Plan – Private	
	(2) Sub-paragraph (1) does not apply to any works or surveying and investigation	Water Supplies) and comments	
	necessary to inform the preparation of a groundwater monitoring plan.	made by ECC in	
	(3) The undertaker shall implement the approved plan-scheme.	[REP4-073]	
Schedule 9, Part 1,	[]	Errata; to align	Deadline 5
Paragraph	"Deep Water Route Cable Installation Area (Future Dredging Depths) Plan" means the document certified as such by the Secretary of State under article 41 (certification of plans, etc.) for the purposes of this Order;	Article 2	
	[]		
Schedule 9, Part 1,	"HHA" means the Harwich Haven Authority;	To align with new conditions	Deadline 5
Paragraph	[]	in Schedule 9	
1(1)	"LGPL" means London Gateway Port Limited (company number 04341592) as harbour authority for the London Gateway Port, pursuant to the London Gateway Port Harbour Empowerment Order 2008(a);	DML	
	"local harbour authorities" means the PLA, HHA, and LGPL;		

	[]		
	"PLA" means the Port of London Authority;		
Schedule 9, Part 2, Paragraph 13(3)-(4)	(3) In undertaking activities under paragraphs (2)(a), (e) and (f), other than in areas shown shaded orange, pink or hatched purple on the Deep Water Route Cable Installation Area (Future Dredging Depths) Plan where navigable depth may not be reduced to any extent, the undertaker must not reduce water depth by more than 5% Chart Datum unless agreed with the MMO and the MCA in writing.	To address concerns of LGPL and PLA regarding cable works.	Deadline 5
	(4) An operations and maintenance plan substantially in accordance with the outline offshore operations and maintenance plan shall be submitted to the MMO for approval in consultation with the relevant SNCB at least six months prior to the commencement of operations. All operation and maintenance activities shall be carried out in accordance with the approved operations and maintenance plan and the approved cable specification and installation plan.		
Schedule 9, Part 2, Paragraph 22(1) and 22(1)(h)	22.—(1) The licensed activities for each stage of construction of the authorised development must not commence until the following (insofar as relevant to that activity or stage of activity) has been submitted to and approved in writing by the MMO, in consultation with, where relevant, Trinity House, the MCA, UK Hydrographic Office, and relevant SNCB and (in relation to the cable specification and installation plan, the navigation and installation plan and the sediment disposal management plan (under sub-paragraphs 22(1)(h), (n) and (o)) only) the local harbour authorities—	To address concerns of LGPL and PLA regarding cable works; Errata.	Deadline 5
	[]		
	(h) a cable specification and installation plan for the relevant stage, in accordance with the outline cable specification and installation plan, to include—		

	(i) technical specification of offshore cables (including fibre optic cable) below MHWS within that stage, including a desk-based assessment of attenuation of electromagnetic field strengths, shielding and cable burial depth in accordance with good industry practice;		
	(ii) a detailed cable laying plan for the Order limits within that stage, incorporating a burial risk assessment encompassing the identification of any cable protection that exceeds 5% of navigable depth referenced to Chart Datum (excluding the areas shown shaded orange, pink or hatched purple on the Deep Water Route Cable Installation Area (Future Dredging Depths) Plan where navigable depth may not be reduced) and, in the event that any area of cable protection exceeding 5% of navigable depth is identified (in areas other than those shown shaded orange, pink or hatched purple on the Deep Water Route Cable Installation Area (Future Dredging Depths) Plan), details of any steps (to be determined following consultation with the MCA and Trinity House) to be taken to ensure existing and future safe navigation is not compromised or similar such assessment to ascertain suitable burial depths and cable laying techniques, including cable protection;		
Schedule 9, Part 2, Paragraph 23(4)	(4) The licensed activities must be carried out in accordance with the approved plans, protocols, statements, schemes and details approved under condition 22, unless otherwise agreed in writing by the MMO (provided that the MMO has consulted with any party that it was required to consult with in relation to a relevant plan, protocol, statement, scheme or details pursuant to condition 22).	To address concerns of LGPL and PLA regarding consultation in respect of cable installation plan.	Deadline 5

Schedule 12,	(1)	(2)	(3)	(4)	(5)	Deadline 5
Part 2,	Document Number	Examination Library	Name	Version	Date	
Examination	rumber	Reference				
Documents	3.3.65	REP1-008	Environmental	Revision 1	February 2025	
Forming Part			Statement			
of the			Appendix 27.2 Abnormal			
Environmental			Indivisible Load			
Statement to			Access Report			
be Certified	9.33	REP3 044	Assessment of the Special	Revision 10	March May 2025	
			Qualities of the			
			Suffolk and			
			Essex East Coast			
			and Heaths National			
			Landscape and			
			Suffolk Heritage			
			Coast –			
			Technical Note			
	9.37	REP3-048	Environmental Statement	Revision 10	March May 2025	
			Chapter 23			
			Onshore Ecology			
			Supplemental			
			Information –			
	9.29	REP3-040	Technical Note	Revision 0	March 2025	
	7.47	KEF3-U4U	Updated Offshore	Kevision u	IVIAICII 2023	
			Ornithology			
			Cumulative			

			Effects			
			Assessment			
	9.35	REP3-046	Further	Revision 0	March 2025	
	7.00	11210 0.0	Information	110 (101011 0	1141411 2020	
			Regarding			
			Marine			
			Mammals			
			Disturbance due			
			to Vessel			
			Presence			
	9.14	REP1-057	Further	Revision 0	February 2025	
			Information			
			Regarding			
			Marine			
			Mammals			
	9.45	REP4-031	Addendum to	Revision 0	April 2025	
			Environmental			
			Statement			
			Chapter 33			
	0.40	DED4 025	Climate Change	D 0	A :1.2025	
	9.49	REP4-035	Addendum to	Revision 0	April 2025	
			Environmental Statement			
			Chapter 25 Onshore			
			Archaeology and			
			Cultural Heritage			
	9.81		Marine Mammal	Revision 0	May 2025	
	7.01		Assessment	10 (101011 0	1114, 2020	
			Clarifications			
Schedule 12,						
Part 3d, Other						

Documents to	(1)	(2)	(3)	(4)	(5)
be Certified	Document Number	Examination Library Reference	Name	Version	Date
	5.1	APP-196	location plan (onshore)	Revision 0	July 2024
	5.2	APP-197	location plan (offshore)	Revision 0	July 2024
	5.3.1	AS-018	land plans	Revision 1	October 2024
	5.4	APP-199	Crown land plan	Revision 0	July 2024
	5.5	APP-200	special category land plan	Revision 0	July 2024
	5.6.1	AS-019	works plans (onshore)	Revision 1	October 2024
	5.7.1	AS-020	works plans (offshore)	Revision 1	October 2024
	5.8	APP-203	offshore order limits and boundary co- ordinates plan	Revision 0	July 2024
	5.9.1	AS-021	access to works plan	Revision 1	October 2024
	5.10	APP-205	streets plan	Revision 0	July 2024
	5.11	REP3-006	public rights of way plan	Revision 1	March 2025
	5.12	REP3-007	tree preservation order and hedgerow plan	Revision 1	March 2025
	5.19	REP1-010	temporary traffic regulation order plan	Revision 1	February 2025

6.3	REP2-009	book of reference	Revision 43	March May 2025	
7.2.2.1	REP1-019	LBBG compensation implementation and monitoring plan	Revision 1	February 2025	
7.6	REP3-011	outline project environmental management plan	Revision 1	March 2025	
7.7	REP3-013	draft marine mammal mitigation protocol	Revision 24	March May 2025	
7.8	APP 243	outline site integrity plan for the southern north sea special area of conservation	Revision 10	July 2024 May 2025	
7.9	REP4-018	outline fisheries liaison and coexistence plan	Revision 1	April 2025	
7.10	APP-245	offshore in principle monitoring plan	Revision 0	July 2024	
7.11	REP3-015	outline offshore written scheme of investigation	Revision 2	March 2025	
7.12	APP-247	outline onshore outline written scheme of investigation	Revision 10	July 2024 May 2025	

7.13	REP3-017	outline code of construction practice	Revision 32	March May 2025	
7.14		outline landscape and ecological management strategy	Revision 43	April May 2025	
7.15	REP1-037	outline horizontal directional drill method statement and contingency plan	Revision 24	February May 2025	
7.16	REP4-008	outline construction traffic management plan	Revision 3	April 2025	
7.17	REP3-023	outline public rights of way management plan	Revision 1	March 2025	
7.18	APP-253	outline skills and employment plan	Revision 0	July 2024	
7.19	APP-254	outline operational drainage strategy	Revision 0	July 2024	
7.20	REP3-025	outline offshore operations and maintenance plan	Revision 1	March 2025	
7.21	APP-256	outline vessel traffic monitoring plan	Revision 0	July 2024	
7.22	REP3-027	biodiversity net gain strategy	Revision 1	March 2025	

7.24		41.	D '' 01	A :134 2025	
7.24		outline navigation and installation plan	Revision 24	April May 2025	
\vdash		archaeological mitigation strategy	H	H	
2.3	APP-234	design vision	Revision 10	July 2024 May 2025	
9.52		outline sediment disposal management plan	Revision 10	April May 2025	
9.53		outline cable specification and installation plan	Revision 10	April May 2025	
9.57	REP4-043	deep water route cable installation areas (future dredging depths) plan	Revision 0	April 2025	
9.65		archaeological mitigation strategy	Revision 0	May 2025	
9.66		groundwater risk assessment and monitoring plan - private water supplies and licenced abstractions	Revision 0	May 2025	

Schedule 14, Part 5 (various)	Protective provisions for the protection of Network Rail updated. [Changes not reproduced]	To reflect ongoing negotiations between parties	Deadline 5
Schedule 14, Part 6 (various)	Protective provisions for the protection of National Highways updated. [Changes not reproduced]	To reflect ongoing negotiations between parties	Deadline 5
Schedule 14, Part 9 (various)	Protective provisions for the protection of Anglian Water updated. [Changes not reproduced]	To reflect ongoing negotiations between parties	Deadline 5
Schedule 14, Part 10 (various)	Protective provisions for the protection of Affinity Water updated. [Changes not reproduced]	To reflect ongoing negotiations between parties	Deadline 5
Schedule 14, Part 11, paragraph 150	Minor amendment made to protective provisions for the protection of National Grid Electricity Transmission. [Changes not reproduced]	Errata	Deadline 5
Schedule 14, Part 12	Minor amendment made to protective provisions for the protection of Cadent Gas Limited.	Errata	Deadline 5

paragraph 165(6)	[Changes not reproduced]		
Schedule 15	Schedule 15 Lesser Black Backed Gull Compensation updated [Changes not reproduced]	Updates made for clarity and to provide greater detail	Deadline 5
Contents, page 4	PART 1 — LESSER BLACK BACKED GULL COMPENSATION PART 2 — GUILLEMOT COMPENSATION PART 3 — KITTIWAKE COMPENSATION	To align with updates to Schedule 15	Deadline 6
Part 1, article 2	(1) In this Order— "the 1961 Act" means the Land Compensation Act 1961(b); "the 1965 Act" means the Compulsory Purchase Act 1965(c); "the 1980 Act" means the Highways Act 1980(d); "the 1981 Act" means the Compulsory Purchase (Vesting Declarations) Act 1981(e); "the 1984 Act" means the Road Traffic Regulation Act 1984 (f); "the 1989 Act" means the Electricity Act 1989(fg); "the 1990 Act" means the Town and Country Planning Act 1990(gh); "the 1991 Act" means the New Roads and Street Works Act 1991(hi); "the 2000 Act" means the Countryside and Rights of Way Act 2000(ij); "the 2003 Act" means the Communications Act 2003(jk); "the 2004 Act" means the Energy Act 2004(kl); "the 2008 Act" means the Planning Act 2008(lm);	To address point raised by ECC and TDC in REP5-090	Deadline 6

	"the 2009 Act" means the Marine and Coastal Access Act 2009(mn); "the 2016 Regulations" means the Environmental Permitting (England and Wales) Regulations 2016(no); [changes to relevant footnote not reproduced]		
Part 1, article 2; and	"Chart Datum" means the level below which the tide will not normally fall at a given location, usually the lowest astronomical tide;	To align with Requirements updated at previous deadline	Deadline 6
Part 1, article 2	"Outline Guillemot and Razorbill compensation implementation and monitoring plan" or "Outline Guillemot and Razorbill CIMP" means the document certified as the outline guillemot and razorbill compensation implementation and monitoring plan by the Secretary of State for the purposes of this Order under article 41 (certification of plans and documents, etc.); []	To align for updates to Schedule 15	Deadline 6
	"Outline Kittiwake compensation implementation and monitoring plan" or "Outline Kittiwake CIMP" means the document certified as the outline kittiwake compensation implementation and monitoring plan by the Secretary of State for the purposes of this Order under article 41 (certification of plans and documents, etc.);" [] "Outline LBBG compensation implementation and monitoring plan" or "Outline LBBG CIMP" means the document certified as the Qoutline LBBG compensation		

	implementation and monitoring plan by the Secretary of State for the purposes of this Order under article 41 (certification of plans and documents, etc.);		
Part 2, article 6	(f) sections 6 (grass verges etc) and 30 (unauthorised structures on seashore) of the Essex County Council Act 1987(a);	To address point raised by ECC and TDC in REP5-090	Deadline 6
Part 3, article 8	 (1) The undertaker may, for the purposes of the authorised development, enter on so much of any of the streets specified in Schedule 2 (streets and public rights of way subject to street works) as is within the Order limits and may— (a) break up or open the street, or any sewer, drain or tunnel within or under it; (b) tunnel or bore under the street; (c) remove or use all earth and materials in or under the street; (ed) place and keep apparatus in the street; (de) maintain apparatus in the street or change its position; and (ef) execute any works required for or incidental to any works referred to in subparagraphs (a) to (de). 	To address point raised by ECC and TDC in REP5-090	Deadline 6
Schedule 1, Part 3, Requirement 2(1)	2.—(1) The wind turbine generators to be constructed or operated within Work No.1 of the authorised development must be located within the area delineated by the co-ordinates in the following table and shown on sheet 3a of the offshore order limits and boundary co-ordinates plan— [Table of co-ordinates not reproduced as not changed].	To align with updated offshore order limits and boundary coordinates plan	Deadline 6

Schedule 1, Part 3, Requirement 2(3)	 (3) Any part of Work No. 3 and any associated development located within the following areas shown on the Deep Water Route Cable Installation Area (Future Dredging Depths) Plan, must be designed, installed, operated and maintained at a level which would not preclude or impede dredging: (a) of the area shown shaded in orange and labelled Sunk A – Sunk DW Buffer, to a level of 22 metres below Chart Datum; (b) of the area shown shaded in pink and labelled Trinity – Trinity DW Buffer, to a level of 22 metres below Chart Datum; and (c) to of the area shown cross shaded in hatched purple green and labelled Sunk B – Sunk DW Buffer, to a level of 19 metres below Chart Datum; and (d) of the area shown shaded in blue and labelled Sunk Pilotage Area – Sunk Pilot Diamond Buffer, to a level of 22 metres below Chart Datum. 	To address issues raised by Shipping and Navigation stakeholders	Deadline 6
Schedule 1, Part 3, Requirement 7(1)	Work No. 11 must not be commenced until a written landscaping scheme and associated work programme in accordance with the outline landscape and ecological management strategy for Work No. 11 has been submitted to and approved by the discharging authority in consultation with the relevant SNCB Natural England.	To address comment by Natural England REP5-109	Deadline 6
Schedule 1, Part 3, Requirement 8(1)	(1) No stage of the onshore works may commence until a code of construction practice (which must accord with the outline code of construction practice) for that stage has been submitted to and approved by the discharging authority in consultation with the relevant SNCB Natural England.	To address comment by Natural England REP5-109	Deadline 6
	(2) The onshore works must be constructed in accordance with the approved code of construction practice.		
Schedule 1, Part 3,	No stage of the onshore works may commence until for that stage an ecological management plan in accordance with the outline landscape and ecological	To address comment by	Deadline 6

Requirement 12(1)	management strategy as appropriate for the relevant stage, has been submitted to and approved by the discharging authority in consultation with the relevant SNCB Natural England.	Natural England REP5-109	
Schedule 1, Part 3, Requirement 13(1)	No stage of the onshore works may commence until for that stage a soil management plan in accordance with the measures set out in the code of construction practice as appropriate for the relevant stage, has been submitted to and approved by the discharging authority in consultation with Natural England the relevant SNCB.	To address comment by Natural England REP5-109	Deadline 6
Schedule 1, Part 3, Requirement 14(2)	(2) Where a European protected species is shown to be present, the relevant stage of the onshore works is likely to affect the species must not commence until a scheme of protection and mitigation measures for that stage has been submitted to the discharging authority or a European protected species licence is granted by Natural England the relevant SNCB.	To address comment by Natural England REP5-109	Deadline 6
Schedule 1, Part 3, Requirement 21(1)	Work No. 11 and Work No. 12 must not be commenced until a biodiversity net gain assessment (which must accord with the outline biodiversity net gain strategy) in relation to that stage has been submitted to and approved by the discharging authority in consultation with Natural England-the relevant SNCB.	To address comment by Natural England REP5-109	Deadline 6
Schedule 1, Part 3, Requirement 23(1)	No part of Work Nos. 4B, 4C, 4D, 6 or 12 may commence until a horizontal directional drill method statement and contingency plan for that part has been submitted to and approved by the discharging authority in consultation with Natural England the relevant SNCB.	To address comment by Natural England REP5-109	Deadline 6
Schedule 1, Part 3, Requirement 25	(1) No offshore works may commence until a written decommissioning programme in compliance with any notice served upon the undertaker by the Secretary of State pursuant to section 105(2) (requirement to prepare decommissioning programmes) of the 2004 Act has been submitted to the Secretary of State for approval.	To address issue raised by MMO in REP5-098 and in	Deadline 6

	(2) The undertaker must provide a copy of the written decommissioning programme submitted to the Secretary of State for approval under sub-paragraph (1) to the MMO.	discussions with Applicant.	
Schedule 1, paragraph 34(2)	(1) Where an application is made to the discharging authority for agreement or approval in respect of a requirement the fee for the discharge of conditions as specified in the Town and Country Planning (Fees for Applications, Deemed Applications, Requests and Site Visits) (England) Regulations 2012(a) (or any regulations replacing the same) is to be paid by the undertaker to the discharging authority in accordance with these regulations unless a bespoke arrangement has been agreed between the Applicant and discharging authority and legally secured. (2) Any fee paid under this Schedule must be refunded to the undertaker within four weeks of the application being rejected as invalidly made.	To address point raised by ECC and TDC in REP5-090	Deadline 6
Schedule 8, Schedule 9, and Schedule 10, Part 1, paragraph 1	"Chart Datum" means the level below which the tide will not normally fall at a given location, usually the lowest astronomical tide;	Errata; to align with conditions updated in previous deadline	Deadline 6
Schedule 8, Schedule 9 and Schedule 10, Part 1, Paragraph 1	"chemical" means a chemical element and will include both substances and preparations; [] "pathway to the marine environment" means open systems or closed systems that require top up; []	To align with updated Condition 21 in Schedule 8 and 10, and	Deadline 6

	"preparation" means a mixture or solution composed of two or more substances; [] "substance" means a chemical element and its compounds in the natural state or obtained by any manufacturing process, including any additive necessary to preserve its stability and any impurity deriving from the process used, but excluding any solvent which may be separated without affecting the stability of the substance or changing its composition;	Condition 22 in Schedule 9	
Schedule 8, Schedule 9, Schedule 10 Part 1, Paragraph 1	"the offshore order Order limits and boundary co-ordinates plan" means the plan certified as the offshore Order order limits and boundary co-ordinates plan by the Secretary of State for the purposes of the Order under article 41 (certification of plans and documents, etc.);	Errata	Deadline 6
Schedule 8, Part 1, Paragraph 2(a)	 2. Subject to the licence conditions in Part 2, this licence authorises the undertaker (and any agent or contractor acting on its behalf) to carry out the following licensable marine activities under section 66(1) (licensable marine activities) of the 2009 Act— (a) the deposit at sea within the Order limits seaward of MHWS of the substances and articles specified in paragraph 4 below and within Work No. 1 of up to 25,2043,957 cubic metres (being a maximum, not an approximate upper figure) of inert material of natural origin produced during construction drilling or seabed preparation for foundation works and cable installation preparation works; 	To reflect Applicant's updated position on dredging the seabed for the offshore export cable corridor	Deadline 6
Schedule 8, Part 1, Paragraph 5	The grid coordinates for that part of the authorised development comprising Work No. 1 are specified below and more particularly on the offshore order limits and boundary co-ordinates plan offshore Order limits and grid coordinates plan	Errata	Deadline 6

Schedule 8, Part 1, Paragraphs 15(6), and (12)-(14); Schedule 9, Part 1, Paragraphs 16(6), and (12)-(14); Schedule 10, Part 1, Paragraphs 15(6), and (12)-(13);	(6) The undertaker must inform the MMO Local Office in writing at least five 14 days prior to the commencement of the licensed activities and within five 14 days of the completion of the licensed activity. [] (12) In case of exposure of cables on or above the seabed, the undertaker must within three days following identification of a potential cable exposure, notify mariners and inform the Kingfisher Information Service of the location and extent of exposure. Copies of all notices must be provided to the MMO, the MCA, Trinity House and the UK Hydrographic Office within five days of notifying mariners. (13) The undertaker must notify the MMO in writing a minimum of five 14 days in advance of the commencement of each discrete incident of cable repair, replacement, or protection replenishment activity. Such a notification must include proposed timings and a description of proposed methodologies. (14) The undertaker must ensure that the MMO, the MMO Local Office, local mariners, local fishermen's organisations and the Source Data Receipt Team at the UK Hydrographic Office, Taunton, Somerset, TA1 2DN (sdr@ukho.gov.uk) are notified within five 14 days of completion of each instance of cable repair, replacement or protection replenishment activity.	To address issue raised by MMO in REP5-098 and in discussions with Applicant	
Schedule 8, Schedule 9, Schedule 10, Part 2, Paragraphs 19(1), 20(1), and 19(1) respectively.	(1) Unless otherwise agreed in writing by the MMO all chemicals used in the construction of the authorised development must be selected from the List of Notified Chemicals approved for use by the offshore oil and gas industry under the Offshore Chemicals Regulations 2002(a) (as amended) as maintained by the Centre for Environment, Fisheries and Aquaculture Science. [change to/removal of footnote not reproduced]	To align with updated Condition 21 in Schedule 8 and 10, and Condition 22 in Schedule 9, addressing issue raised by	Deadline 6

		MMO in REP5- 098 and in discussions with Applicant	
Schedule 8, Schedule 9, Schedule 10, Part 2, Paragraphs 19(9), 20(9), and 19(9) respectively.	 (10)(9) Regarding incidents of dropped objects— (a) Debris or dropped objects within the Order limits which are considered a danger or hazard to navigation must be reported as soon as reasonably practicable but no later than six hours from the undertaker becoming aware of an incident, to the relevant HM Coastguard Maritime Rescue Co-ordination Centre by telephone (Dover Maritime Rescue Coordination Centre: 0344 382 0593add number), and the UK Hydrographic Office email: navwarnings@btconnect.com. (b) All dropped objects, including those in (a), within the Order limits must be reported to the MMO using the dropped object procedure form (including any updated form as provided by the MMO) as soon as reasonably practicable and in any event within 24 hours of the undertaker becoming aware of an incident, unless otherwise agree in writing with the MMO. (c) On receipt of notification or the dropped object procedure form, the MMO may require relevant surveys to be carried out by the undertaker (such as side scan sonar) if reasonable to do so and the MMO may require obstructions to be removed from the seabed marine environment at the undertaker's expense if reasonable to do so. 	To address issues raised by MMO in REP5-098 and in discussions with Applicant	Deadline 6
Schedule 8, Schedule 9, Schedule 10, Part 2,	(d) a project environmental management plan covering the period of construction for the relevant stage to include details of—	To address issues raised by MMO in REP5-098 and in	Deadline 6

Paragraphs 21(1)(d), 22(1)(d), and 21(1)(d)	(i) a marine pollution contingency plan to address the risks, methods and procedures to deal with and report any spills and collision incidents of the authorised development in relation to all activities carried out;	discussions with Applicant	
respectively.	(ii) a chemical risk register for all chemicals that have a pathway to the marine environment and may be used for the licensed activities (with the exception of any chemicals used in the course of normal navigation), submitted to the MMO for approval at least ten weeks prior to the use of such chemicals, to include details of information —		
	(aa) the function of the chemicals;		
	(bb) the quantities being used and the frequency of use; and		
	(cc) the physical, chemical and ecotoxicological properties of the chemical (save for any chemicals present on the OSPAR List of Substances Used and Discharged Offshore which Are Considered to Pose Little or No Risk to the Environment (PLONOR); regarding how and when chemicals are to be used, stored and transported in accordance with recognised best practice guidance;		
Schedule 9, Part 1, Paragraph 2(a)	(a) the deposit at sea within the Order limits seaward of MHWS of the substances and articles specified in paragraph 4 below and in Work Nos. 2 to 4A of up to 6,4309,638 cubic metres (being a maximum, not an approximate upper figure) of inert material of natural origin produced during construction drilling or seabed preparation for foundation works and cable installation preparation and excavation of drilling pits for trenchless installation techniques;	To reflect Applicant's updated position on dredging the seabed for the offshore export cable corridor	Deadline 6

Schedule 9, Part 1, Paragraph 5	The grid coordinates within which that part of the authorised development comprising Work Nos. 2, 3 and 4A must be located are specified below and more particularly on the offshore order limits and boundary co-ordinates plan offshore Order limits and grid coordinates plan	Errata	Deadline 6
Schedule 9, Part 2, Condition 13	 (1) The undertaker may at any time maintain the authorised development, except to the extent that this licence or an agreement made under this licence provide otherwise. (2) Maintenance works include but are not limited to— (a) repair, maintenance, refurbishment and replacement of offshore electrical components; (b) painting and applying other coatings; (c) bird waste and marine growth removal; (d) cable remedial burial; (e) cable repairs and replacement; (f) cable protection replenishment; (g) access ladder and boat landing replacement; (h) replacement of offshore platform anodes; and (i) J-tube repair/replacement. (3) In undertaking activities under paragraphs (2)(a), (2)(d), (2)(e) and (2)(f), other than in areas shown shaded orange, pink, green or blue hatched purple on the Deep Water Route Cable Installation Area (Future Dredging Depths) Plan where navigable depth may not be reduced to any extent, the undertaker must not reduce water depth by more than 5% Chart Datum unless agreed with the MMO and the MCA in writing. 	To address issues raised by PLA [REP5-111], and to address issues by Shipping and Navigation stakeholders in relation to the depth in the Sunk DWR area and diamond pilot boarding area	Deadline 6

Schedule 9, Part 2, Condition 16(15)	(15) In a case of any exposure of cables in the areas shown shaded orange, pink, green or blue on the Deep Water Route Cable Installation Area (Future Dredging Depths) Plan, the undertaker must send copies of the notices required by paragraphs (12), (13) and (14) to the local harbour authorities within five days of such notices.	To safeguard port Shipping and Navigation stakeholders interests in relation to the export cable works	Deadline 6
Schedule 9, Part 2, Condition 22(1)(h)	 (h) a cable specification and installation plan for the relevant stage, in accordance with the outline cable specification and installation plan, to include— (i) technical specification of offshore cables (including fibre optic cable) below MHWS within that stage, including a desk-based assessment of attenuation of electromagnetic field strengths, shielding and cable burial depth in accordance with good industry practice; (ii) a detailed cable laying plan for the Order limits within that stage, incorporating a burial risk assessment encompassing the identification of any cable protection that exceeds 5% of navigable depth referenced to Chart Datum (excluding the areas shown shaded orange, pink, green or blue hatched purple on the Deep Water Route Cable Installation Area (Future Dredging Depths) Plan where navigable depth may not be reduced) and, in the event that any area of cable protection exceeding 5% of navigable depth is identified (in areas other than those shown shaded orange, pink, green or blue hatched purple on the Deep Water Route Cable Installation Area (Future Dredging Depths) Plan), details of any steps (to be determined following consultation with the MCA and Trinity House) to be taken to ensure existing and future safe navigation is not compromised or similar such assessment to ascertain suitable burial depths and cable laying techniques, including cable protection; 	To address issues raised by Shipping and Navigation stakeholders, and align with updated Deep Water Route Cable Installation Areas (Future Dredging Depths) Plan (Document Reference 9.57, Rev 1)	Deadline 6

Schedule 10, Part 1, Paragraph 5	comprising W particularly or	/ork No. 2(b) n	orised development d below and more nates plan offshore	Errata	Deadline 6		
Schedule 15, Part 1, Part 2, Part 3	"Part 2 - Guille	er Black Backed (emot Compensati vake Compensati reproduced]	To reflect Applicant's updated position in respect of compensation required for Guillemot and Kittiwake; and errata/ for clarity	Deadline 6			
Schedule 12, Part 2 Examination	(1) Document Number	(2) Examination Library Reference	(3) Name	(4) Version	(5) Date	To reflect updates to documents	Deadline 6
Documents Forming Part of the Environmental Statement to be Certified	3.3.65 9.33	REP1-008 REP5-038	Environmental Statement Appendix 27.2 Abnormal Indivisible Load Access Report Assessment of the Special Qualities of the Suffolk and Essex East Coast	Revision 1 Revision 1	February 2025 May 2025		

		and Heaths			
		National			
		Landscape and			
		Suffolk Heritage Coast –			
		Technical Note			
0.27	DED5 040	Environmental	Davisian 1	Mar. 2025	
9.37	REP5-040		Revision 1	May 2025	
		Statement			
		Chapter 23			
		Onshore Ecology			
		Supplemental Information –			
		Technical Note			
9.29	REP3-040		Revision 0	March 2025	
9.29	REP3-040	Updated Offshore	Revision 0	March 2025	
		Ornithology Cumulative			
		Effects			
		Assessment			
9.35	REP3-046	Further	Revision 0	March 2025	
9.55	KEP3-040	Information	Revision 0	March 2023	
		Regarding Marine			
		Mammals			
		Disturbance due			
		to Vessel			
		Presence			
9.14	REP1-057	Further	Revision 0	February 2025	
7.14	KEI 1-057	Information	KCVISIOII O	1 coluary 2023	
		Regarding			
		Marine			
		Mammals			
		iviaiiiiiais			

	9.45	REP4-031	Addendum to Environmental Statement Chapter 33 Climate Change	Revision 0	April 2025		
	9.49	REP4-035	Addendum to Environmental Statement Chapter 25 Onshore Archaeology and	Revision 0	April 2025		
	9.81	REP5-069	Cultural Heritage Marine Mammal Assessment Clarifications	Revision 0	May 2025		
Schedule 12,	(1)	(2)	(3)	(4)	(5)	To reflect	Deadline 6
Part 3	Document	Examination	Name	Version	Date	updates to	
Other	Number	Library Reference				documents	
Documents to be Certified	5.1	APP-196	location plan (onshore)	Revision 0	July 2024		
	5.2	APP-197	location plan (offshore)	Revision 0	July 2024		
	5.3.1	AS-018	land plans	Revision 1	October 2024		
	5.4	APP-199	Crown land plan	Revision 0	July 2024		
	5.5	APP-200	special category land plan	Revision 0	July 2024		
	5.6.1	AS-019	works plans (onshore)	Revision 1	October 2024		
	5.7.1	AS-020	works plans (offshore)	Revision 1	October 2024		

5.8	APP-203	offshore order limits and boundary co- ordinates plan	Revision 20	July-June 20254	
5.9.1	AS-021	access to works	Revision 1	October 2024	
5.10	APP-205	streets plan	Revision 0	July 2024	
5.11	REP3-006	public rights of way plan	Revision 1	March 2025	
5.12	REP3-007	tree preservation order and hedgerow plan	Revision 1	March 2025	
5.19	REP1-010	temporary traffic regulation order plan	Revision 1	February 2025	
6.3	REP5-010	book of reference	Revision 4	May 2025	
7.2.2.1	REP1-019	outline LBBG compensation implementation and monitoring plan	Revision 24	February June 2025	
7.2.4.1		outline kittiwake compensation implementation and monitoring plan	Revision 2	June 2025	
7.2.5.1		outline guillemot and razorbill compensation implementation and monitoring plan	Revision 2	June 2025	

7.6	REP3-011	outline project environmental management plan	Revision 24	May June 2025	
7.7		draft marine mammal mitigation protocol	Revision 32	May June 2025	
7.8	REP5-014	outline site integrity plan for the southern north sea special area of conservation	Revision 1	May 2025	
7.9	REP4-018	outline fisheries liaison and coexistence plan	Revision 1	April 2025	
7.10	APP-245	offshore in principle monitoring plan	Revision 10	July June 2024 2025	
7.11	REP3-015	outline offshore written scheme of investigation	Revision 2	March 2025	
7.12	REP5-016 REP5-018 REP5-020	onshore outline written scheme of investigation	Revision 1	May 2025	
7.13		outline code of construction practice	Revision 43	May June 2025	
7.14		outline landscape and ecological management strategy	Revision 54	May June 2025	

7.15	REP5-026	outline horizontal directional drill method statement and contingency plan	Revision 2	May 2025	
7.16	REP4-008	outline construction traffic management plan	Revision 3	April 2025	
7.17	REP3-023	outline public rights of way management plan	Revision 1	March 2025	
7.18	APP-253	outline skills and employment plan	Revision 0	July 2024	
7.19	APP-254	outline operational drainage strategy	Revision 0	July 2024	
7.20	REP3-025	outline offshore operations and maintenance plan	Revision 24	March-June 2025	
7.21	APP-256	outline vessel traffic monitoring plan	Revision 0	July 2024	
7.22	REP3-027	biodiversity net gain strategy	Revision 1	March 2025	
7.24		outline navigation and installation plan	Revision 32	May June 2025	
2.3	REP5-004	design vision	Revision 1	May 2025	
9.52		outline sediment disposal management plan	Revision 24	May June 2025	

	9.53		outline cable specification and installation plan	Revision 24	May-June 2025		
	9.57	REP4-043	deep water route cable installation areas (future dredging depths) plan	Revision 10	April June 2025		
	9.65	REP5-046 REP5-047 REP5-048	archaeological mitigation strategy	Revision 0	May 2025		
	9.66	REP5-049 REP5-050 REP5-051 REP5-052	groundwater risk assessment and monitoring plan – private water supplies and licenced abstractions	Revision 0	May 2025		
Schedule 14, Part 4, paragraph 32(1)	(1) Before commencing construction of a specified work, the undertaker must submit to the drainage authority plans of the specified work, including an independent review and such further particulars available to it as the drainage authority may within 1421 days of the submission of the plans reasonably request.					To address point raised by ECC and TDC in REP5-090	Deadline 6
Schedule 14, Part 6 (various)	Protective provisions for the protection of National Highways updated. [Changes not reproduced]					To reflect ongoing negotiations between parties	Deadline 6

Schedule 14,	Protective provisions for the protection of Affinity Water updated.	To reflect	Deadline 6
Part 10		ongoing	
(various)	[Changes not reproduced]	negotiations	
		between parties	
		·	



HARNESSING THE POWER OF NORTH SEA WIND

North Falls Offshore Wind Farm Ltd

A joint venture company owned equally by SSE Renewables and RWE.

To contact please email contact@northfallsoffshore.com

© 2024 All Rights Reserved

North Falls Offshore Wind Farm Limited Registered Address: Windmill Hill Business Park, Whitehill Way, Swindon, Wiltshire, SN5 6PB, United Kingdom Registered in England and Wales Company Number: 12435947



