

MORGAN OFFSHORE WIND PROJECT: GENERATION ASSETS

Relationship of plans secured in the Development Consent Order





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1 Relationship of plans secured in the Development Consent Order

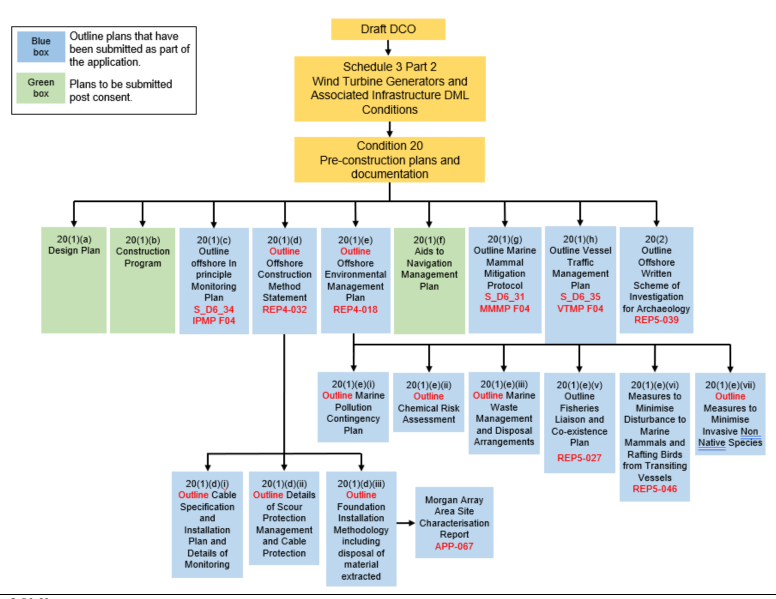
1.1 Introduction

- 1.1.1.1 This report illustrates the relationship of plans secured by the draft Development Consent Order (DCO) submitted as part of the application for the Morgan Offshore Wind Project Generation Assets (hereafter Morgan Generation Assets).
- 1.1.1.2 Under the 2008 Planning Act (the Act), a DCO is the means of obtaining permission to construct, maintain and monitor developments categorised as Nationally Significant Infrastructure Projects, such as the Morgan Generation Assets. The draft DCO submitted at Deadline 6 (S_D6_10 Draft Development Consent Order F08) outlines the requirements and commitments placed on the Applicant.
- 1.1.1.3 For the Morgan Generation Assets, two marine licences will be deemed under the DCO for licensable activities in English waters:
 - Licence 1: Wind Turbine Generators and Associated Infrastructure
 - Licence 2: Offshore Substation Platforms and Interconnector Cables.
- 1.1.1.4 The list of requirements and associated outline management plans are illustrated below in sections 1.2 and 1.3.

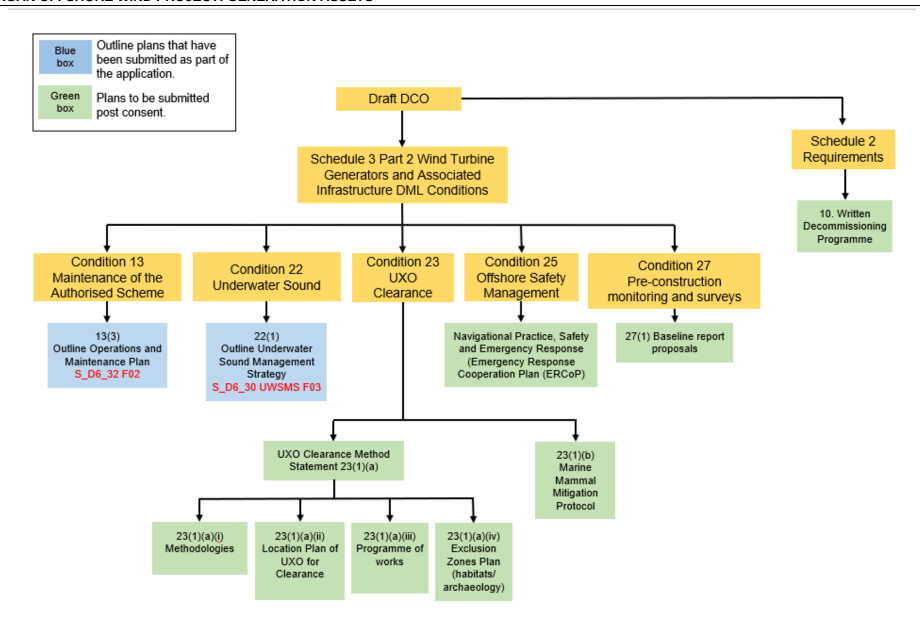
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1.2 Relationship of plans secured in the Development Consent Order: Licence 1 Wind Turbine Generators and Associated Infrastructure









1.3 Relationship of plans secured in the Development Consent Order: Licence 2: Offshore Substation Platforms and Interconnector Cables

