

2026 No. 441

INFRASTRUCTURE PLANNING

**The Morgan Offshore Wind Project Generation Assets
(Correction) Order 2026**

Made - - - - *8th April 2026*

Coming into force *9th April 2026*

The Morgan Offshore Wind Project Generation Assets Order 2025(a) (“the Morgan Offshore Wind Project Generation Assets Order 2025”) which granted development consent within the meaning of the Planning Act 2008(b) (“the Act”) contains correctable errors within the meaning of paragraph 1 of Schedule 4 to the Act.

In accordance with paragraph 1(5)(a) of Schedule 4 to the Act, before the end of the relevant period(c), the Secretary of State received a written request from the applicant(d) for the correction of errors and omissions in the Morgan Offshore Wind Project Generation Assets Order 2025.

In accordance with paragraph 1(7) of Schedule 4 to the Act, the Secretary of State has informed each relevant local planning authority(e) for the area in which the land to which the Morgan Offshore Wind Project Generation Assets Order 2025 relates is situated that the request has been received.

The Secretary of State in exercise of the powers conferred by paragraphs 1(4) and (8) of Schedule 4 to the Act makes the following Order.

Citation and commencement

1. This Order may be cited as the Morgan Offshore Wind Project Generation Assets (Correction) Order 2026 and comes into force on 9th April 2026.

Correction of original order

2. The Morgan Offshore Wind Project Generation Assets Order 2025 is corrected as set out in the table in the Schedule to this Order, in which—

- (a) column 1 sets out where the correction is to be made;
- (b) column 2 sets out how the correction is to be made; and

(a) S.I. 2025/1012.
(b) 2008 c. 29. Paragraph 1 of Schedule 4 was amended by paragraph 70 of Schedule 13, and Part 20 of Schedule 25, to the Localism Act 2011 (c. 20). There are other amendments to paragraph 1 that are not relevant to this Order.
(c) The relevant period is defined in paragraph 1(6)(a) of Schedule 4 to the Act.
(d) The term “applicant” is defined in paragraph 4 of Schedule 4 to the Act.
(e) As defined in paragraph 4 of Schedule 4 to the Act.

(c) column 3 sets out the text to be substituted, inserted, or omitted.

Signed by authority of the Secretary of State for Energy Security and Net Zero

8th April 2026

John Wheadon
Head of Energy Infrastructure Planning Delivery
Department for Energy Security and Net Zero

SCHEDULE

Article 2

<i>(1) Where the correction is to be made</i>	<i>(2) How the correction is to be made</i>	<i>(3) Text to be substituted, inserted, or omitted</i>
Article 7(11)	After “may amend” for “the deemed marine licence” substitute	“deemed marine licence 1 or licence 2”
Schedule 2, paragraph 2(4)	For “parameters in Table 1 do not allow works in relation to wind turbine generators that” substitute	“undertaker may not undertake Work No. 1 in a manner which would”
Schedule 2, paragraph 2(4)	For “two assessed” substitute	“maximum design”
Schedule 2, paragraph 3(2)(d)	After “the maximum heights of any wind turbine generator, and offshore substation platform to be constructed;” insert	“and”
Schedule 2, paragraph 3(2)(e)	For “constructed.” substitute	“constructed;”
Schedule 2, paragraph 3(2)	For “the Defence Infrastructure Organisation must be notified” substitute	“(3) The Defence Infrastructure Organisation must be notified”
Schedule 2, paragraph 5(3)(a)	After “turbine generator” omit	“or any offshore substation platform”
Schedule 2, paragraph 5(4)(a)(iii)	For “operator.” substitute	“operator; and”
Schedule 2, paragraph 5(4)(b)	In the definition of “operator” after “or any” omit	“other”
Schedule 2, paragraph 6(2)(c)	After “in accordance with sub-paragraph” for “(5)” substitute	“(4)”
Schedule 2, paragraph 6(5)	In the definition of “operator” for “Company Number” substitute	“company number”
Schedule 2, paragraph 6(5)	In the definition of “operator” after “or any” omit	“other”
Schedule 2, paragraph 7(2)	For “Approved ATS Mitigation Scheme” substitute	“approved ATS mitigation scheme”
Schedule 2, paragraph 7(3)(a)	After “turbine generator” omit	“or any offshore substation platform”
Schedule 2, paragraph 7(4)(b)	After “communication systems” omit	“such scheme to remain in place throughout the lifetime of the authorised development and for so long as any part of the authorised development remains in

		situ”
Schedule 2, paragraph 9(1)	For “Operator” substitute	“operator”
Schedule 2, paragraph 9(2)	After “approved” omit	“appropriate”
Schedule 3, Part 1, paragraph 1(1)	In the definition of “wind turbine generator” after “foundation or transition piece;” insert	“and”
Schedule 3, Part 2, paragraph 10(2)	For “parameters in Table 2 do not allow works in relation to wind turbine generators that” substitute	“undertaker may not undertake Work No. 1 in a manner which would”
Schedule 3, Part 2, paragraph 10(2)	For “two assessed” substitute	“maximum design”
Schedule 3, Part 2, paragraph 15(1)(a)(ii)	After “with condition 26;” insert	“and”
Schedule 3, Part 2, Condition 20(1)(e)(iii)	For “(ee)” – “(hh)” substitute	“(iv)” – “(vii)”
Schedule 4, Part 2, Condition 20(1)(c)(ii)	After “detail on construction monitoring” insert	“; and”
Schedule 4, Part 2, Condition 20(1)(e)(iii)	For “(ee)” – “(hh)” substitute	“(iv)” – “(vii)”
Schedule 4, Part 2, Condition 20(1)(c)(iii)	After “if required;” omit	“and”

EXPLANATORY NOTE

(This note is not part of the Order)

This Order corrects errors in the Morgan Offshore Wind Project Generation Assets Order 2025 (S.I. 2025/870), a development consent order made under the Planning Act 2008, following a request made under paragraph 1(5)(a) of Schedule 4 to that Act.