



CORRECTION NOTICE
MONA OFFSHORE WIND FARM ORDER 2025
SCHEDULE 4 TO THE PLANNING ACT 2008
CORRECTION OF ERRORS IN DEVELOPMENT CONSENT ORDER

DATE: 23 October 2025

The Secretary of State received a request dated 12 August 2025 from Mona Offshore Wind Limited ("the Applicant") for the correction of errors in the Mona Offshore Wind Farm Order 2025 ("the Order"), under section 119 of, and Schedule 4 to, the Planning Act 2008.

The Secretary of State has made the following corrections to the Order:

Secretary of State's rationale – Typographical correction(s): document names and details which require correction

1. Schedule 2, paragraph 9(2)(p)

Correction requested by Applicant: After "outline" insert "onshore"

2. Schedule 15, Table 7, Document Reference Number J26

Correction requested by Applicant: In column 1 for "J26" substitute "S_RFI1_03"

3. Schedule 15, Table 7, Document Reference Number J26

Correction requested by Applicant: In column 2 for "REP6-034" substitute "C1-008c"

4. Schedule 15, Table 7, Document Reference Number J26

Correction requested by Applicant: In column 4 for "F05" substitute "F01"

5. Schedule 15, Table 7, Document Reference Number J26

Correction requested by Applicant: In column 5 for "December 2024" substitute "May 2025"

6. Schedule 15, Table 7, Document Reference Number J26.3

Correction requested by Applicant: In column 1 for "J26.3" substitute "S_RFI1_04"

7. Schedule 15, Table 7, Document Reference Number J26.3

Correction requested by Applicant: In column 2 for "REP6-040" substitute "C1-008e"

8. Schedule 15, Table 7, Document Reference Number J26.3

Correction requested by Applicant: In column 4 for "F05" substitute "F01"

9. Schedule 15, Table 7, Document Reference Number J26.3

Correction requested by Applicant: In column 5 for "December 2024" substitute "May 2025"

10. Schedule 15, Table 7, Document Reference Number J26.13

Correction requested by Applicant: In column 1 for “J26.13” substitute “S_RFI1_05”

11. Schedule 15, Table 7, Document Reference Number J26.13

Correction requested by Applicant: In column 2 for “REP6-060” substitute “C1-008g”

12. Schedule 15, Table 7, Document Reference Number J26.13

Correction requested by Applicant: In column 4 for “F04” substitute “F01”

13. Schedule 15, Table 7, Document Reference Number J26.13

Correction requested by Applicant: In column 5 for “December 2024” substitute “May 2025”

14. Schedule 15, Table 7, Document Reference Number J26.15

Correction requested by Applicant: In column 1 for “J26.15” substitute “S_RFI1_06”

15. Schedule 15, Table 7, Document Reference Number J26.15

Correction requested by Applicant: In column 2 for “REP4-019” substitute “C3-004, pdf pages 22 to 37”

16. Schedule 15, Table 7, Document Reference Number J26.15

Correction requested by Applicant: In column 4 for “F03” substitute “F02”

17. Schedule 15, Table 7, Document Reference Number J26.15

Correction requested by Applicant: In column 5 for “November 2024” substitute “June 2025”

18. Schedule 15, Table 7, Document Reference Number J26.16

Correction requested by Applicant: In column 1 for “J26.16” substitute “S_RFI1_07”

19. Schedule 15, Table 7, Document Reference Number J26.16

Correction requested by Applicant: In column 2 for “REP6-062” substitute “C1-008k”

20. Schedule 15, Table 7, Document Reference Number J26.16

Correction requested by Applicant: In column 4 for “F03” substitute “F01”

21. Schedule 15, Table 7, Document Reference Number J26.16

Correction requested by Applicant: In column 5 for “December 2024” substitute “May 2025”

Secretary of State’s rationale – Typographical correction(s): punctuation errors

22. Schedule 2, paragraph 9(2)(c)

Correction requested by Applicant: For “levels.” substitute “levels;”

23. Schedule 2, paragraph 10(2)

Correction requested by Applicant: For “plan,” substitute “plan.”

Secretary of State’s rationale – Cross-referencing correction(s): inserting the correct article, paragraph or Schedule numbers

24. Part 6, Article 35(3)

Correction requested by Applicant: For “paragraph (1)” substitute “paragraph (2)”

25. Schedule 8 (heading)

Correction requested by Applicant: In the Article cross reference after “Article” for “22” substitute “21”

26. Schedule 9, paragraph 5(7)

Correction requested by Applicant: For “24(4)” substitute “26(4) (modification of Part 1 of the 1965 Act)”

27. Part 6, Article 35(2)

Correction requested by Applicant: After “authorised project that” insert “is specified in Schedule 11, Part 3 (trees subject to tree preservation orders) or”

Secretary of State’s rationale:

To insert a cross-referencing omission in Article 35 so it correctly refers to Schedule 11, Part 3 (trees subject to tree preservation orders)

28. Part 6, Article 35(2)

Correction requested by Applicant: For “2024” insert “2024,”

Secretary of State’s rationale:

A consequential change in light of the change at Part 6, Article 35(2) above regarding the cross reference to Schedule 11, Part 3 (trees subject to tree preservation orders)

Secretary of State’s rationale – Typographical errors: correcting various typographical errors at the request of BAE Systems (Operations) Limited

29. Schedule 2, paragraph 23(2)(c)

Correction requested by Applicant in consultation with BAE Systems (Operations) Limited: For “5” substitute “4”

Secretary of State’s rationale:

To refer to the correct sub-paragraph.

30. Schedule 2, paragraph 23(5)

Correction requested by Applicant in consultation with BAE Systems (Operations) Limited: In the defined term “appropriate radar mitigation scheme” for “appropriate” substitute “approved”

Secretary of State’s rationale:

To correctly refer to the radar mitigation scheme as approved under paragraph 23(1).

31. Schedule 2, paragraph 23(5)

Correction requested by Applicant in consultation with BAE Systems (Operations) Limited: In the definition of “Ministry of Defence” after “means” insert “the Ministry of Defence”

Secretary of State’s rationale:

To clarify that when ‘the Ministry of Defence’ is referenced, it refers to the Ministry of Defence as represented by Defence Infrastructure Organisation.

32. Schedule 2, paragraph 23(5)

Correction requested by Applicant in consultation with BAE Systems (Operations) Limited: In the definition of “operator” for “means BAE Systems (Operations) Limited incorporated under the Companies Act 2006 (Company Number 01996687) whose registered office is Warwick House, PO Box 87, Farnborough Aerospace Centre, Farnborough, Hants, GU14 6YU or such other organisation as is licensed from time to time under sections 5 and 6 of the Transport Act 2000 to provide air traffic services for Warton Aerodrome or any other organisation employed by BAE Systems (Operations) Limited to provide an air traffic service at Warton Aerodrome;” substitute “means BAE Systems (Operations) Limited (incorporated in England and Wales with company number 01996687 whose registered office is at Victory Point, Lyon Way, Frimley, Camberley, Surrey, GU16 7EX) or such other organisation as is licensed from time to time under sections 5 and 6 of the Transport Act 2000 to provide air traffic services at Warton Aerodrome or any other organisation employed by BAE Systems (Operations) Limited to provide an air traffic service at Warton Aerodrome;”

Secretary of State’s rationale:

To provide the correct registered office address for BAE Systems (Operations) Limited.

33. Schedule 2, paragraph 27(4)

Correction requested by Applicant in consultation with BAE Systems (Operations) Limited: In the definition of “operator” for “Surrey” substitute “Surrey,”

Secretary of State’s rationale:

To correct a punctuation error.

34. Schedule 2, paragraph 28(3)(a)

Correction requested by Applicant in consultation with BAE Systems (Operations) Limited: After “generator” omit “or any offshore substation platform”

Secretary of State’s rationale:

To clarify that the requirement at paragraph 28(3)(a) is only applicable to generators and not to offshore substation platforms, as agreed between the Applicant and BAE Systems.

35. Schedule 2, paragraph 28(4)

Correction requested by Applicant in consultation with BAE Systems (Operations) Limited: In the definition of “approved ATS mitigation scheme” for “(a)” substitute “(b)(i)”

Secretary of State’s rationale:

To correct a cross-referencing error.

36. Schedule 2, paragraph 28(4)

Correction requested by Applicant in consultation with BAE Systems (Operations) Limited: In the definition of “ATS mitigation scheme” subparagraph (a)(i), for “The” substitute “the”

Secretary of State’s rationale:

To correct the unnecessary capitalisation of the word.

37. Schedule 2, paragraph 28(4)

Correction requested by Applicant in consultation with BAE Systems (Operations) Limited: In the definition of “ATS mitigation scheme” sub-paragraph (a)(i) for “National” substitute “national”

Secretary of State’s rationale:

To correct the unnecessary capitalisation of the word.

38. Schedule 2, paragraph 28(4)

Correction requested by Applicant in consultation with BAE Systems (Operations) Limited: In the definition of “ATS mitigation scheme” sub-paragraph (a)(ii) for “Safe” substitute “safe”

Secretary of State’s rationale:

To correct the unnecessary capitalisation of the word.

39. Schedule 2, paragraph 28(4)

Correction requested by Applicant in consultation with BAE Systems (Operations) Limited: In the definition of “ATS mitigation scheme” sub-paragraph (a)(iii) for “Any” substitute “any”

Secretary of State’s rationale:

To correct the unnecessary capitalisation of the word.

40. Schedule 2, paragraph 28(4)

Correction requested by Applicant in consultation with BAE Systems (Operations) Limited: In the definition of “ATS mitigation scheme” sub-paragraph (b) for “The” substitute “the”

Secretary of State’s rationale:

To correct the unnecessary capitalisation of the word.

41. Schedule 2, paragraph 28(4)

Correction requested by Applicant in consultation with BAE Systems (Operations) Limited: In the definition of “operator” after “any” omit “other”

Secretary of State’s rationale:

The word ‘other’ is unnecessary in the context of this sub-paragraph.

42. Schedule 2, paragraph 28(4)

Correction requested by Applicant in consultation with BAE Systems (Operations) Limited: In the definition of “operator” after “Aerodrome;” omit “and”

Secretary of State’s rationale:

The ‘and’ has been wrongly placed in this inclusive list.

43. Schedule 2, paragraph 28(4)

Correction requested by Applicant in consultation with BAE Systems (Operations) Limited: In the definition of “UHF” after “frequency;” insert “and”

Secretary of State’s rationale:

To insert the ‘and’ in the correct place in this inclusive list.

Secretary of State’s rationale – Typographical errors: correcting various typographical errors at the request of BAE Systems Marine Limited

44. Schedule 2, paragraph 27(3)(a)

Correction requested by Applicant in consultation with BAE Systems Marine Limited: After “generator” omit “or any offshore substation platform”

Secretary of State’s rationale:

To clarify that the requirement at paragraph 28(3)(a) is only applicable to generators and not to offshore substation platforms, as agreed between the Applicant and BAE Systems.

45. Schedule 2, paragraph 27(4)

Correction requested by Applicant in consultation with BAE Systems Marine Limited: In the definition of “Approved ATS mitigation scheme” for ““Approved ATS mitigation scheme” means” substitute ““approved ATS mitigation scheme” means”.

Secretary of State’s rationale:

To correct the unnecessary capitalisation of the word.

46. Schedule 2, paragraph 27(4)

Correction requested by Applicant in consultation with BAE Systems Marine Limited: In the definition of “Approved ATS mitigation scheme” for “in accordance with sub-paragraph (1)(a).” substitute “in accordance with sub-paragraph (1)(b)(i);”

Secretary of State’s rationale:

To refer to the correct paragraph.

Secretary of State’s rationale – Cross-referencing correction(s): correcting various cross references in the Protective Provisions which were typographical errors

47. Schedule 10, Part 3, paragraph 18(2)

Correction requested by Applicant: For “7 and 8” substitute “22 and 23”

48. Schedule 10, Part 3, paragraph 20(6)

Correction requested by Applicant: For “8” substitute “23”

49. Schedule 10, Part 3, paragraph 22(1)

Correction requested by Applicant: For “2” substitute “17”

50. Schedule 10, Part 3, paragraph 23(4)

Correction requested by Applicant: For “8” substitute “23”

51. Schedule 10, Part 3, paragraph 23(4)

Correction requested by Applicant: For “2” substitute “17”

52. Schedule 10, Part 3, paragraph 24(5)

Correction requested by Applicant: For “9” substitute “24”

53. Schedule 10, Part 4, paragraph 29(1)

Correction requested by Applicant: For “4” substitute “28”

54. Schedule 10, Part 5 paragraph 39

Correction requested by Applicant: In the definition of “protective works” for “8” substitute “45”

55. Schedule 10, Part 5 paragraph 39

Correction requested by Applicant: In the definition of “specified work” subparagraph (a) for “6” substitute “43”

56. Schedule 10, Part 6 paragraph 59

Correction requested by Applicant: For “10” substitute “58”

57. Schedule 10, Part 9 paragraph 135(4)

Correction requested by Applicant: For “16” substitute “135”

Secretary of State’s rationale – Cross-referencing correction(s): correcting various cross references in the Protective Provisions at the request of National Grid Electricity Transmission Plc.

58. Schedule 10, Part 7 paragraph 79(3)

Correction requested by Applicant in consultation with National Grid Electricity Transmission Plc.: For “11” substitute “94”

59. Schedule 10, Part 7 paragraph 84(1)

Correction requested by Applicant in consultation with National Grid Electricity Transmission Plc.: For “21” substitute “98”

60. Schedule 10, Part 7 paragraph 87(1)

Correction requested by Applicant in consultation with National Grid Electricity Transmission Plc.: For “9” substitute “92”

61. Schedule 10, Part 7 paragraph 90(2)

Correction requested by Applicant in consultation with National Grid Electricity Transmission Plc.: For “8” substitute “91”

62. Schedule 10, Part 7 paragraph 92(9)

Correction requested by Applicant in consultation with National Grid Electricity Transmission Plc.: For “7” substitute “90”

63. Schedule 10, Part 7 paragraph 99

Correction requested by Applicant: For “97” substitute “92”

Secretary of State’s rationale – Cross-referencing correction(s): correcting various cross references in the Protective Provisions at the request of Network Rail Limited.

64. Schedule 10, Part 8 paragraph 100

Correction requested by Applicant in consultation with Network Rail Limited: For “114” substitute “113”

65. Schedule 10, Part 8 paragraph 104(5)(a)

Correction requested by Applicant in consultation with Network Rail Limited: For “5” substitute “104”

66. Schedule 10, Part 8 paragraph 109(10)

Correction requested by Applicant in consultation with Network Rail Limited: For “9” substitute “108”

Other(s) / specific:

67. Part 1, Article 2(1)

Correction requested by Applicant: In the defined term “gravity base” insert “foundation”

Secretary of State’s rationale:

To ensure that the definition aligns with the description of further associated development in Schedule 1 and the parameters Table 2 in Schedule 2, Requirement 2.

68. Part 1, Article 2(1)

Correction requested by Applicant: In the definition of “mean high water springs” after “which” insert “spring”

Secretary of State’s rationale:

To ensure that the definition correctly refers to “spring” tides

69. Part 1, Article 2(1)

Correction requested by Applicant: In the definition of “mean low water springs” after “that” insert “spring”

Secretary of State’s rationale:

To ensure that the definition correctly refers to “spring” tides

70. Part 2, Article 7(3)

Correction requested by Applicant: After “agreed,” insert on a new line “except where paragraph (6) applies, in which case the consent of the Secretary of State is not required.”

Secretary of State’s rationale:

To clarify that the Secretary of State’s approval is not required for a transfer or grant under paragraph 7 where paragraph 6 applies.

71. Schedule 2, paragraph 2(2)

Correction requested by Applicant: 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”

Secretary of State’s rationale:

To clarify that the parameters referred to in paragraph 2(2) will apply to Work No. 1 which is the installation of the wind turbine generators in accordance with the specified parameters, not ‘works’ to the wind turbine generators themselves

72. Schedule 2, paragraph 2(2)

Correction requested by Applicant: After “assessed” insert “maximum design”

Secretary of State’s rationale:

To clarify that Table 3.5 of the environmental statement relates to the maximum design scenarios used to assess the environmental effects of Work No. 1.

73. Schedule 2, paragraph 9(2)(c)

Correction requested by Applicant: For “); The plan shall” substitute “which must”

Secretary of State’s rationale:

To use correct drafting terminology when imposing an obligation.

74. Schedule 2, paragraph 32

Correction requested by Applicant: For “person responsible for the original approval” substitute “relevant discharging authority”

Secretary of State’s rationale:

To correctly refer to the discharging authority (as defined in Schedule 12) as the relevant discharging authority rather than the person responsible for the original approval

Corrections which the Secretary of State has not made

75. Schedule 2, paragraph 9(2)(c)

Correction requested by Applicant: After “plan containing” omit “details of the”

Secretary of State’s rationale:

Does not meet the legal test for a correctable error.

76. Schedule 2, paragraph 23(4)(b)

Correction requested by Applicant in consultation with BAE Systems (Operations) Limited: After “(howsoever caused) of” insert “,”

Secretary of State’s rationale:

The addition of this comma is unnecessary.

77. Schedule 2, paragraph 27(1)(b)(ii)

Correction requested by Applicant in consultation with BAE Systems Marine Limited: After “operator” insert “(the costs of which shall be the sole responsibility of the undertaker in accordance with sub-paragraph (3)(a))”

Secretary of State’s rationale:

Unnecessary repetition of sub-paragraph (3)(a)).

78. Schedule 2, paragraph 27(3)(c)

Correction requested by Applicant in consultation with BAE Systems Marine Limited: For “20” substitute “(20)”

Secretary of State’s rationale:

The addition of these brackets is unnecessary.

79. Schedule 2, paragraph 27(3)(b)

Correction requested by Applicant in consultation with BAE Systems Marine Limited: After “(however caused) of” insert “,”

Secretary of State’s rationale:

The addition of this comma is unnecessary.

80. Schedule 2, paragraph 28(1)(b)(ii)

Correction requested by Applicant in consultation with BAE Systems (Operations) Limited: After “operator” insert “(the costs of which shall be the sole responsibility of the undertaker in accordance with sub-paragraph (3)(a))”

Secretary of State’s rationale:

Unnecessary repetition of sub-paragraph (3)(a)).

81. Schedule 2, paragraph 28(3)(b)

Correction requested by Applicant in consultation with BAE Systems (Operations) Limited: After “(howsoever caused) of” insert “,”

Secretary of State’s rationale:

The addition of this comma is unnecessary.