



MORGAN AND MORECAMBE OFFSHORE WIND FARMS: TRANSMISSION ASSETS

Without prejudice benthic compensation DCO schedule



Deadline: SoS Letter
Application Reference: EN020028

Document Numbers:
MRCNS-J3303-BGS-19124
MOR001-FLO-CON-CAG-RPT-0097

Document Reference: S_D3_9/F03

13 April 2026
F03



Document status					
Version	Purpose of document	Approved by	Date	Approved by	Date
F01	Deadline 3	HK	July 2025	IM	July 2025
F02	Deadline 5	GL	September 2025	IM	September 2025
F03	SoS Letter	GL	April 2026	PM	April 2026

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This draft is provided on a without prejudice basis. the Applicants’ position is that there is no significant risk to the achievement of the conservation objectives of the Fylde MCZ, and that benthic compensation is not required.

This drafting is provided in a form that allows a new article and new schedule to be inserted as a schedule into the draft DCO, if required.

Without prejudice article:

Benthic Compensation

X. Schedule X (benthic compensation) has effect

Without prejudice schedule:

SCHEDULE X

Article X

Benthic Compensation

PART 1

Fylde Marine Conservation Zone MEEB– Project A

1. In this Part —

“BCSG” means Benthic Compensation Steering Group;

“BIMP” means the benthic implementation and monitoring plan for the delivery of measures to compensate for impacts on the Fylde Marine Conservation Zone as a result of the authorised development;

“bivalve seeding measure” means the means the seeding of bivalves in coastal waters outside or within the Fylde MCZ;

“Defra” means the Department for Environment, Food and Rural Affairs;

“Fylde MCZ” means the site designated as the Fylde Marine Conservation Zone;

“Fylde MCZ MEEB” means the bivalve seeding measure, the native oyster bed creation measure or the subtidal seagrass bed creation measure, or such other MEEB as is agreed by the Secretary of State;

“MEEB” means measures of equivalent environmental benefit, as that term is used in section 126(7)(c) of the 2009 Act;

“Marine Recovery Fund” means the fund established by the Marine Recovery Funds Regulations 2025 and operated pursuant to section 292 of the Energy Act 2023 for the implementation of strategic compensation or any equivalent fund established by a Government body for that purpose;

“Marine Recovery Fund Payment” means a contribution to the Marine Recovery Fund to compensate for impacts on protected features of the Fylde MCZ as a result of the authorised development, the sum of which will be agreed with Defra or any other organisation responsible for the operation of the Marine Recovery Fund;

“native oyster bed creation measure” means the seeding of a native oyster bed waters outside the Fylde MCZ; and

“subtidal seagrass bed creation measure” means the planting of seagrass beds in coastal waters outside the Fylde MCZ;

2. No Project A offshore works within the Fylde MCZ are to commence until Morgan has confirmed in writing to the Secretary of State whether it will—

- (a) make a Marine Recovery Fund Payment wholly in substitution for the bivalve seeding measure, native oyster bed creation measure, or subtidal seagrass bed creation measure and that it has received confirmation from Defra or the Marine Recovery Fund operator that suitable measures are available; or
- (b) submit a BIMP to the Secretary of State for approval.

3. If Morgan confirms that it intends to make a Marine Recovery Fund Payment under paragraph 2(a) then no Project A offshore works within the Fylde MCZ are to commence until the Secretary of State has provided consent in writing to the Marine Recovery Fund Payment being made in substitution for the bivalve seeding measure, native oyster bed creation measure, or subtidal seagrass bed creation measure.

4.—(1) Where Morgan elects to make a Marine Recovery Fund Payment under paragraph 2(a), no cable protection in the Fylde MCZ can be installed until—

- (a) the Marine Recovery Fund Payment has been quantified and the undertaker has entered into a contract to make a Marine Recovery Payment;
- (b) an implementation and monitoring plan has been submitted to and approved by the Secretary of State; and
- (c) the full payment or the first payment in a series of instalments in accordance with the contract in sub-paragraph (a) has been made by the undertaker and the Secretary of State has confirmed in writing that such payment fulfils the requirement for compensation measures.

(2) The total amount of the Marine Recovery Fund Payment shall be agreed in conjunction with Defra or any other organisation responsible for the operation of the Marine Recovery Fund prior to the contract being entered into under paragraph 4(1)(a).

5. Following receipt of the approvals under paragraph 4 Morgan shall not be required to implement any further compensation measures for the Fylde MCZ pursuant to this Part of this Schedule but this does not obviate the undertaker from its obligations to continue to comply with any payment schedule or any other conditions that form part of the contract entered into by the undertaker under paragraph 4(1)(a).

6.—(1) Where Morgan elects to submit a BIMP in accordance with sub-paragraph 2(b), Morgan will form and administer the BCSG. Morgan will invite representatives from the following organisations to participate in the BCSG;

- (a) Marine Management Organisation; and
- (b) Natural England.

(2) The BCSG must be convened and consulted on the proposed BIMP before any approval of the BIMP is sought by Morgan under this paragraph.

(3) Any BIMP submitted under this paragraph must include—

- (a) details of the locations where the Fylde MCZ MEEB will be delivered, and details of any relevant seabed agreement(s);
- (b) details of the methodology for delivering the Fylde MCZ MEEB;
- (c) an implementation timetable for the delivery of the Fylde MCZ MEEB;
- (d) details of the proposed ongoing monitoring and reporting on the effectiveness of the measures, including: survey methods; success criteria; adaptive management measures; timescales for the monitoring and monitoring reports to be delivered; and details of the mechanism to determine the need for any alternative MEEB and/or adaptive management measures;
- (e) a plan for reporting to the BCSG on the implementation of the BIMP, and consulting the BCSG on the details of any proposed adaptive management measures and/or amendments to the BIMP.

(4) Where a BIMP is required under sub-paragraph 2(b), Morgan must carry out the Fylde MCZ MEEB in the BIMP as approved by the Secretary of State unless otherwise agreed by the Secretary of State following consultation with the relevant statutory nature conservation body.

7. Morgan must notify the Secretary of State of implementation of the Fylde MCZ MEEB.

8. The details approved under paragraph 6 include any amendments that may subsequently be approved in writing by the Secretary of State.

9. In the event of any conflict between the terms of this Order and the BIMP then the provisions of this Order prevail.

PART 2

Fylde Marine Conservation Zone MEEB– Project B

10. In this Part —

“BCSG” means Benthic Compensation Steering Group;

“BIMP” means the benthic implementation and monitoring plan for the delivery of measures to compensate for impacts on the Fylde Marine Conservation Zone as a result of the authorised development;

“bivalve seeding measure” means the means the seeding of bivalves in coastal waters outside or within the Fylde MCZ;

“Defra” means the Department for Environment, Food and Rural Affairs;

“Fylde MCZ” means the site designated as the Fylde Marine Conservation Zone;

“Fylde MCZ MEEB” means the bivalve seeding measure, the native oyster bed creation measure or the subtidal seagrass bed creation measure, or such other MEEB as is agreed by the Secretary of State;

“MEEB” means measures of equivalent environmental benefit, as that term is used in section 126(7)(c) of the 2009 Act;

“Marine Recovery Fund” means the fund established by the Marine Recovery Funds Regulations 2025 and operated pursuant to section 292 of the Energy Act 2023 for the implementation of strategic compensation or any equivalent fund established by a Government body for that purpose; ;

“Marine Recovery Fund Payment” means a contribution to the Marine Recovery Fund to compensate for impacts on protected features of the Fylde MCZ as a result of the authorised development, the sum of which will be agreed with Defra or any other organisation responsible for the operation of the Marine Recovery Fund;

“native oyster bed creation measure” means the seeding of a native oyster bed waters outside the Fylde MCZ; and

“subtidal seagrass bed creation measure” means the planting of seagrass beds in coastal waters outside the Fylde MCZ;

11. No Project B offshore works within the Fylde MCZ are to commence until Morecambe has confirmed in writing to the Secretary of State whether it will—

(a) make a Marine Recovery Fund Payment wholly in substitution for the bivalve seeding measure, native oyster bed creation measure, or subtidal seagrass bed creation measure and that it has received confirmation from Defra or the Marine Recovery Fund operator that suitable measures are available; or

(b) submit a BIMP to the Secretary of State for approval.

12. If Morecambe confirms that it intends to make a Marine Recovery Fund Payment under paragraph 11(a) then no Project B offshore works within the Fylde MCZ are to commence until the Secretary of State has provided consent in writing to the Marine Recovery Fund Payment

being made in substitution for the bivalve seeding measure, native oyster bed creation measure, or subtidal seagrass bed creation measure.

13.—(1) Where Morecambe elects to make a Marine Recovery Fund Payment under paragraph 11(a), no cable protection in the Fylde MCZ can be installed until—

- (a) the Marine Recovery Fund Payment has been quantified and the undertaker has entered into a contract to make a Marine Recovery Payment;
- (b) an implementation and monitoring plan has been submitted to and approved by the Secretary of State; and
- (c) the full payment or the first payment in a series of instalments in accordance with the contract in sub-paragraph (a) has been made by the undertaker and the Secretary of State has confirmed in writing that such payment fulfils the requirement for compensation measures.

(2) The total amount of the Marine Recovery Fund Payment shall be agreed in conjunction with Defra or any other organisation responsible for the operation of the Marine Recovery Fund prior to the contract being entered into under paragraph 13(1)(a).

14. Following receipt of the approvals under paragraph 13 Morecambe shall not be required to implement any further compensation measures for the Fylde MCZ pursuant to this Part of this Schedule but this does not obviate the undertaker from its obligations to continue to comply with any payment schedule or any other conditions that form part of the contract entered into by the undertaker under paragraph 13(1)(a).

15.—(1) Where Morecambe elects to submit a BIMP in accordance with sub-paragraph 11(b), Morecambe will form and administer the BCSG. Morecambe will invite representatives from the following organisations to participate in the BCSG;

- (a) Marine Management Organisation; and
- (b) Natural England.

(2) The BCSG must be convened and consulted on the proposed BIMP before any approval of the BIMP is sought by Morecambe under this paragraph.

(3) Any BIMP submitted under this paragraph must include—

- (a) details of the locations where the Fylde MCZ MEEB will be delivered, and details of any relevant seabed agreement(s);
- (b) details of the methodology for delivering the Fylde MCZ MEEB;
- (c) an implementation timetable for the delivery of the Fylde MCZ MEEB;
- (d) details of the proposed ongoing monitoring and reporting on the effectiveness of the measures, including: survey methods; success criteria; adaptive management measures; timescales for the monitoring and monitoring reports to be delivered; and details of the mechanism to determine the need for any alternative MEEB and/or adaptive management measures;
- (e) a plan for reporting to the BCSG on the implementation of the BIMP, and consulting the BCSG on the details of any proposed adaptive management measures and/or amendments to the BIMP.

(4) Where a BIMP is required under sub-paragraph 11(b), Morecambe must carry out the Fylde MCZ MEEB in the BIMP as approved by the Secretary of State unless otherwise agreed by the Secretary of State following consultation with the relevant statutory nature conservation body.

16. Morecambe must notify the Secretary of State of implementation of the Fylde MCZ MEEB.

17. The details approved under paragraph 15 include any amendments that may subsequently be approved in writing by the Secretary of State.

18. In the event of any conflict between the terms of this Order and the BIMP then the provisions of this Order prevail.