East Anglia ONE DCO Non-Material Change

Consultation and Publicity Report

Regulation 7A of the Infrastructure Planning (Changes to, and Revocation of, Development Consent Orders) Regulations 2011

August 2021

ID: EA1-CON-F-GBE-242687

Revision 1

Prepared by:	Checked by:	Approved by:
GoBe Consultants Ltd	Project Manager	Senior Project Manager

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REVISION CONTROL

Revis	Revision and Approvals									
Rev	Date	Reason for Issue	Prepared by	Checked by	Approved by					
1	August 2021	For submission	GoBe Consultants	Marc Browne	Catherine Sibley					



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ABBREVIATIONS AND DEFINITIONS

Acronym Definition

AC Alternating Current

BEIS Department for Business, Energy and Industrial Strategy

CAA Civil Aviation Authority
CfD Contract for Difference

CFWG Commercial Fisheries Working Group

DCLG Department for Communities and Local Government

DCO Development Consent Order
DML Deemed Marine Licence

EA ONE East Anglia ONE Offshore Wind Farm

EAOL East Anglia ONE Limited

ERCoP Emergency Response Cooperation Plan

ES Environmental Statement
ESC East Suffolk Council
FLO Fisheries Liaison Officer

GW Gigawatt

HRA Habitats Regulations Assessment HVDC High Voltage Direct Current LAT Lowest Astronomic Tide

MCA Maritime and Coastguard Agency

MHWS Mean High Water Springs

MMO Marine Management Organisation

MOD Ministry of Defence

MW Megawatt

NATS The National Air Traffic Services

NE Natural England

NFFO National Federation of Fishermen's Organisations

NMC Non-Material Change

OSS Offshore Substations Station
PINS The Planning Inspectorate

RSPB Royal Society for the Protection of Birds

SCC Suffolk County Council
SI Statutory Instrument
SoS Secretary of State

SPR ScottishPower Renewables

TCE The Crown Estate
TH Trinity House
TWT The Wildlife Trusts

WDC Whale and Dolphin Conservation

WTG Wind Turbine Generator

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1. Introduction

1.1. Overview

- East Anglia ONE Ltd (EAOL) submitted an application for development consent and associated Deemed Marine Licences (DMLs) for the East Anglia ONE Offshore Wind Farm (EA ONE) in November 2021, with consent granted by the Secretary of State (SoS) for the Department of Energy and Climate Change (which subsequently became part of the Department for Business, Energy and Industrial Strategy (BEIS)) in June 2014. The 2014 Development Consent Order (DCO) granted consent for the development of an Offshore Wind Farm with a gross output of 1,200 Megawatt (MW) (1.2 Gigawatt (GW)), located approximately 43.4 km off the coast of Suffolk. The 2014 Order consented up to 240 Wind Turbine Generators (WTGs) and associated offshore infrastructure.
- 2 It is worth noting that shortly after the consent was given for EA ONE, the UK Government announced the first new Contract for Difference (CfD) budget which was restricted below expectations and the competitive nature of the auction meant that ScottishPower Renewables (SPR) had to reassess the design of EA ONE to ensure that it could compete successfully in the auction. The optimisation of the design resulted in a new 714 MW offshore wind farm connecting with 'Alternating Current' (AC) technology. This was the most economic and efficient grid connection design for this export capacity.
- A non-material change request was subsequently submitted in 2015. This sought consent for a change to the DCO to allow the option to construct either a wind farm of up to 750 MW with a High Voltage Alternating Current (HVAC) transmission system or a wind farm of 1,200 MW with a High Voltage Direct Current (HVDC) transmission system. The HVAC option for 750 MW included an allowance over the anticipated export capacity of 714 MW to account for transmission losses.
- The East Anglia ONE Offshore Wind Farm (Corrections and Amendments) Order 2016 was granted in March 2016. The DCO (as amended) grants consent for "240 wind turbine generators for the HVDC option, or if the HVAC option is selected, an offshore wind turbine generating station with a gross electrical output capacity of up to 750 MW comprising up to 150 wind turbine generators".
- 5 Requirement 35 of the DCO requires written notice to be given to the SoS which confirms whether the HVDC option or the HVAC option has been selected. EAOL selected the HVAC offshore substation option and confirmation of this was given to the SoS in a letter dated 16th September 2016.
- The construction of the offshore works for EA ONE was completed in October 2020. All 102 WTGs are installed and operating, generating power which is transmitted to the associated onshore substation at Bramford, near lpswich in Suffolk. The installed capacity has not been reduced and therefore there is no reduction in the renewable energy benefits.
- 7 EA ONE seeks a non-material change to reduce the maximum number of WTGs in the consent to 102, which is reflective of the number of WTGs installed under the DCO and their associated parameters (Table 1.1). This document provides justification for the requested amendments, explains why the changes are considered to amount to a non-material change and presents a summary of the consultation process.
- This document has been prepared to support the application for a non-material change (NMC) to the East Anglia ONE 2014 Order (as amended) as required by regulation 7A of the Infrastructure Planning (Changes to, and Revocation of, Development Consent Orders) Regulations 2011 as amended (2011 regulations).

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Table 1.1 Summary of the proposed amendments for the non-material change sought by EAOL to the EA ONE 2014 Order (as amended).

DCO/ DML condition(s)	2014 DCO	2016 Amendment	Proposed 2021 Amendment	Proposed change from consented parameters
Maximum number of WTGs				
 Part 1, Paragraph 2(1) Interpretation "HVAC offshore wind farm" Schedule 1, Part 1 Authorised development, Paragraph (1) Work No.1 (a); and Schedule 10 DML, Part 1, Paragraph 2(2)(a). 	-	150 WTG (HVAC)	102 WTG (HVAC)	32% reduction
Maximum number of WTGs with gravity base for	oundatior	าร		
 Schedule 1, Part 3 Requirements, Paragraph 7(5); and Schedule 10 DML, Part 2, Paragraph 5(5). 	-	-	102 (HVAC) 240 (HVDC)	32% reduction for the HVAC option.
Maximum height of WTGs when measured from	n LAT to	the tip of the ve	rtical blade	
 Schedule 1, Part 3 Requirements, Paragraph 3(1)(a); and Schedule 10 DML, Part 2, Paragraph 1(1)(a). 	200 m	-	188 m	6% reduction
Maximum hub height of WTGs (when measured part of the hub)	from LA	T to the centrel	ne of the gener	ator shaft forming
 Schedule 1, Part 3 Requirements, Paragraph 3(1)(b); and Schedule 10 DML, Part 2, Paragraph 1(1)(b). 	120 m	-	111 m	8% reduction
Maximum rotor diameter of WTGs				
 Schedule 1, Part 3 Requirements, Paragraph 3(1)(c); and Schedule 10 DML, Part 2, Paragraph 1(1)(c). 	170 m	-	154 m	9% reduction
Minimum clearance height (from MHWS to the	lowest po	oint of the rotat	ng blade of the	WTGs)
 Schedule 1, Part 3 Requirements, Paragraph 3(1)(e); and Schedule 10 DML, Part 2, Paragraph 1(1)(e). 	22 m	-	28 m	27% increase

- A Supporting Statement for the application (Document ID: EA1-CON-F-GBE-242081) was prepared which took into account the four tests outlined in the 2015 Department for Communities and Local Government (DCLG) Guidance on Changes to Development Consent Orders*, and demonstrates that the proposed WTG parameter amendments should be considered as non-material in nature on the basis that there is:
 - No exceedance in the maximum consented parameters;
 - No change to land requirements; and
 - No change to the impacts on local communities.
- Therefore, the amendments are fully within the consented Rochdale Envelope and the adverse impacts will be no worse than those assessed in the original Environmental Statement (ES) and Habitats Regulations Assessment (HRA) for EA ONE

1.2. Consultation Report

11 This Consultation and Publicity Report is a requirement of regulation 7A of the 2011 Regulations and confirms that EAOL have complied with all necessary steps set out in regulations 6, 6A and 7 of the 2011 Regulations. This report has been drafted to provide a summary of the stakeholder consultation undertaken on the NMC

^{*}https://assets.publishing.service.gov.uk/government/uploads/system/uploads/attachment_data/file/485064/Making_changes_guidance_to_Development_Consent_Orders.pdf

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application and also details the public engagement approach.

- 12 The report is structured as follows:
 - Section 2: Summary of pre-application consultation;
 - Section 3: Submission of the NMC application;
 - **Section 4**: Summary of the methods of publicising the NMC application in line with Regulations 6 and 6A of the 2011 Regulations;
 - Section 5: Summary of the NMC application consultation including EAOL responses; and
 - Section 6: Appendix library.

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2. Pre-Application Consultation

2.1. Stakeholder Consultation

- 13 EAOL contacted BEIS via email to discuss an amendment to the 2016 Order (as amended) on the 16th December 2020.
- 14 This was followed by a letter on 15th March 2021 requesting confirmation of a proposed reduced list of consultees for the application process (Appendix A), as per Regulation 7 of the 2011 Regulations (Regulation 7 Letter).
- In advance of submitting the NMC application, EAOL wrote to each of the following consultees to develop the reduced list of consultees and to confirm their consent for service of the consultation documents by email. The consultees were:
 - BEIS;
 - Marine Management Organisation (MMO);
 - Natural England (NE);
 - The National Air Traffic Services (NATS);
 - Royal Society for the Protection of Birds (RSPB);
 - The Civil Aviation Authority (CAA);
 - The Ministry of Defence (MoD);
 - The Marine Coastguard Agency (MCA);
 - Trinity House (TH);
 - The Wildlife Trust (TWT);
 - The Whale and Dolphin Conservation (WDC);
 - Historic England (HE);
 - The Crown Estate (TCE);
 - The National Federation of Fishermen's Organisations (NFFO);
 - Environment Agency (EA);
 - The Suffolk County Council (SSC);
 - East Suffolk Council (ESC); and
 - Mid Suffolk District Council.
- 16 A summary of the pre-submission consultation is detailed in Table 2.1.

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Table 2.1 Summary of pre-submission consultation correspondence

Consultee	Date	Party/parties	Format	Summary of Pre-submission Consultation
	15/01/2021	EAOL	Email	Notification of the NMC application and request of consent to submit electronic copies of the NMC via email.
	18/01/2021	MMO	Email	MMO thanked EAOL for the email and confirmed they will be in touch soon regarding next steps.
MMO	18/01/2021	EAOL	Email	EAOL requested consent to submit electronic copies of the NMC via email.
	27/01/2021	ММО	Email	MMO consented to receiving all documents electronically via email and requested EAOL submit the following in the NMC – a table of proposed amendments, a cover letter and a word version of the DCO with tracked changes.
	09/03/2021	EAOL	Email	EAOL updated the MMO on the additional amendments to be included in the NMC.
	15/01/2021	EAOL	Email	Notification of the NMC application, request of confirmation if NE would like to be a consultee under Regulation 7 of the 2011 Regulations, and request of consent to submit electronic copies of the NMC via email.
NE	19/01/2021	NE	Email	NE confirmed they would like to be included as a consultee under Regulation 7 of the 2011 Regulations and confirmed their consent to receive electronic copies of the NMC via email.
	09/03/2021	EAOL	Email	EAOL updated NE on the additional amendments to be included in the NMC.
	15/01/2021	EAOL	Email	Notification of the NMC application, request of confirmation if NATS would like to be a consultee under Regulation 7 of the 2011 Regulations, and request of consent to submit electronic copies of the NMC via email.
NATS	15/01/2021	NATS	Email	NATS confirmed they would like to be included as a consultee under Regulation 7 of the 2011 Regulations and confirmed their consent to receive electronic copies of the NMC via email.
	09/03/2021	EAOL	Email	EAOL updated NATS on the additional amendments to be included in the NMC.
	15/01/2021	EAOL	Email	Notification of the NMC application, request of confirmation if RSPB would like to be a consultee under Regulation 7 of the 2011 Regulations, and request of consent to submit electronic copies of the NMC via email.
RSPB	20/01/2021	EAOL	Email	EAOL asked if RSPB had received the previous email regarding the NMC and again requested if RSPB would like to be a consultee under Regulation 7 of the 2011 Regulations and their consent to submit electronic copies of the NMC via email.
	21/01/2021	RSPB	Email	RSPB confirmed that RSPB would like to be included as a consultee under Regulation 7 of the 2011 Regulations and confirmed their consent to receive electronic copies of the NMC via email.
	09/03/2021	EAOL	Email	EAOL updated RSPB on the additional amendments to be included in the NMC.
CAA	15/01/2021	EAOL	Email	Notification of the NMC application, request of confirmation if CAA would like to be a consultee under Regulation 7 of the 2011 Regulations, and request of consent to submit electronic copies of the NMC via email.

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Consultee	Date	Party/parties	Format	Summary of Pre-submission Consultation
	20/01/2021	CAA	Email	CAA noted that as the NMC was to reduce the maximum number of WTGs to reflect the as-built number the CAA does not need to be a consultee under Regulation 7 of the 2011 Regulations.
	09/03/2021	EAOL	Email	EAOL updated CAA on the additional amendments to be included in the NMC and requested confirmation that the CAA do not wish to be a consultee under Regulation 7 of the 2011 Regulations.
	09/03/2021	EAOL	Email	CAA confirmed their position and do not wish to be a consultee under Regulation 7 of the 2011 Regulations.
	15/01/2021	EAOL	Email	Notification of the NMC application, request of confirmation if MoD would like to be a consultee under Regulation 7 of the 2011 Regulations, and request of consent to submit electronic copies of the NMC via email.
	21/01/2021	EAOL	Email	EAOL asked if the MoD had received the previous email regarding the NMC and again requested if the MoD would like to be a consultee under Regulation 7 of the 2011 Regulations and their consent to submit electronic copies of the NMC via email.
	22/01/2021	MoD	Email	The MoD noted that the amend seeks to regularise the wording of the DCO so it accurately reflects the as built development. Given that no new development is proposed and the as built parameters have been assessed by the MoD in 2014, they do not wish to be a consultee under Regulation 7 of the 2011 Regulations.
MoD	09/03/2021	EAOL	Email	EAOL updated the MoD on the additional amendments to be included in the NMC and requested confirmation that the MoD do not wish to be a consultee under Regulation 7 of the 2011 Regulations.
	11/03/2021	MoD/EAOL	Phone call	The MoD requested confirmation that the NMC was in order to reduce the number of WTGs and their relevant parameters to as-built dimensions and that the Order Limits were not changing. EAOL confirmed this.
	11/03/2021	EAOL	Email	EAOL confirmed that there was no change to the Order Limits/boundary and that all the changes represented a reduction. EAOL provided a summary of the reductions and noted that the MoD can request to be a consultee under Regulation 7 of the 2011 Regulations.
	11/03/2021	MoD	Email	The MoD thanked EAOL for the clarifications on the call and confirmed that they do not wish to be a consultee under Regulation 7 of the 2011 Regulations.
	15/01/2021	EAOL	Email	Notification of the NMC application, request of confirmation if MCA would like to be a consultee under Regulation 7 of the 2011 Regulations, and request of consent to submit electronic copies of the NMC via email.
MCA	18/01/2021	MCA	Email	The MCA noted that if there had been no change to the layout design since their acceptance letter to EAOL (dated: 20/01/2016) then the MCA do not need to be a consultee under Regulation 7 of the 2011 Regulations.
	18/01/2021	EAOL	Email	EAOL confirmed that the layout principles, as agreed with the MCA, were complied with and any subsequent amendments were discussed and agreed with the MCA.

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Consultee	Date	Party/parties	Format	Summary of Pre-submission Consultation
	18/01/2021	MCA	Email	The MCA asked for confirmation that there have been no changes since the MCA acceptance letter to EAOL (dated: 20/01/2016).
	28/01/2021	EAOL	Email	EAOL confirmed that there have been no layout amendments since the agreement but noted that the specific correspondence could not be found between EAOL and the MCA (dated 20/01/2016). For this reason, EAOL will include the MCA as a consultee under Regulation 7 of the 2011 Regulations.
	26/02/2021	MCA	Email	The MCA confirmed that they haven't had any correspondence of any amendments to the layout following their acceptance letter (dated 20/01/2016).
	09/03/2021	EAOL	Email	EAOL updated the MCA on the additional amendments to be included in the NMC.
	15/01/2021	EAOL	Email	Notification of the NMC application, request of confirmation if TH would like to be a consultee under Regulation 7 of the 2011 Regulations, and request of consent to submit electronic copies of the NMC via email.
TH	18/01/2021	TH	Email	TH confirmed that they would like to be would like to be included as a consultee under Regulation 7 of the 2011 Regulations and confirmed their consent to receive electronic copies of the NMC via email.
	09/03/2021	EAOL	Email	EAOL updated the TH on the additional amendments to be included in the NMC.
	15/01/2021	EAOL	Email	Notification of the NMC application, request of confirmation if TWT would like to be a consultee under Regulation 7 of the 2011 Regulations, and request of consent to submit electronic copies of the NMC via email.
	20/01/2021	EAOL	Email	EAOL asked if TWT had received the previous email regarding the NMC and again requested if TWT would like to be a consultee under Regulation 7 of the 2011 Regulations and their consent to submit electronic copies of the NMC via email.
	25/01/2021	TWT	Email	TWT asked the reasoning behind making the NMC as they have never seen this type of NMC before.
TWT	26/01/2021	EAOL	Email	EAOL explained that the aim was to align the DCO and DMLs with the as-built project. EAOL acknowledge the wider industry challenges, particularly with respect to ornithology and the request from regulators and stakeholders that the consented envelopes should align with constructed projects. EAOL noted that EA ONE is moving into the operational phase and therefore the EA ONE DCO and DMLs could be updated accordingly to reflect the as-built project.
	28/01/2021	TWT	Email	TWT confirmed that they would like to be a consultee under Regulation 7 of the 2011 Regulations and confirmed their consent to receive electronic copies of the NMC via email.
	09/03/2021	EAOL	Email	EAOL updated the TWT on the additional amendments to be included in the NMC.
WDC	15/01/2021	EAOL	Email	Notification of the NMC application, request of confirmation if the WDC would like to be a consultee under Regulation 7 of the 2011 Regulations, and request of consent to submit electronic copies of the NMC via email.

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Consultee	Date	Party/parties	Format	Summary of Pre-submission Consultation
	18/01/2021	WDC	Email	WDC declined the opportunity to be a consultee under Regulation 7 of the 2011 Regulations.
	09/03/2021	EAOL	Email	EAOL updated WDC on the additional amendments to be included in the NMC and requested confirmation that the WDC do not wish to be a consultee under Regulation 7 of the 2011 Regulations.
	09/03/2021	WDC	Email	WDC confirmed their position and do not wish to be a consultee under Regulation 7 of the 2011 Regulations.
	15/01/2021	EAOL	Email	Notification of the NMC application, request of confirmation if HE would like to be a consultee under Regulation 7 of the 2011 Regulations, and request of consent to submit electronic copies of the NMC via email.
HE	20/01/2021	HE	Email	HE noted that the planned amendments are non-material to the ES, noting that they have no comment or other advice to offshore and therefore do not wish to be a consultee under Regulation 7 or the 2011 Regulations.
	09/03/2021	EAOL	Email	EAOL updated HE on the additional amendments to be included in the NMC and requested confirmation that the HE do not wish to be a consultee under Regulation 7 of the 2011 Regulations.
	11/03/2021	HE	Email	HE confirmed their position and do not wish to be a consultee under Regulation 7 of the 2011 Regulations.
	15/01/2021	EAOL	Email	Notification of the NMC application, request of confirmation if TCE would like to be a consultee under Regulation 7 of the 2011 Regulations, and request of consent to submit electronic copies of the NMC via email.
	18/01/2021	TCE	Email	TCE confirmed that they would like to be a consultee under Regulation 7 of the 2011 Regulation.
TCE	18/01/2021	EAOL	Email	EAOL requested consent to submit electronic copies of the NMC via email.
	21/01/2021	TCE	Email	TCE consented to receiving all documents electronically via email.
	09/03/2021	EAOL	Email	EAOL updated the TCE on the additional amendments to be included in the NMC.
	15/01/2021	EAOL	Email	Notification of the NMC application, request of confirmation if the NFFO would like to be a consultee under Regulation 7 of the 2011 Regulations, and request of consent to submit electronic copies of the NMC via email.
	15/01/2021	NFFO	Email	The NFFO confirmed that they do not wish to be a consultee under Regulation 7 of the 2011 Regulations.
NFFO	09/03/2021	EAOL	Email	EAOL updated the NFFO on the additional amendments to be included in the NMC and requested confirmation that the NFFO do not wish to be a consultee under Regulation 7 of the 2011 Regulations.
	11/03/2021	EAOL	Email	EAOL requested confirmation that the NFFO do not wish to be a consultee under Regulation 7 of the 2011 Regulations.
	15/03/2021	EAOL	Email	EAOL requested confirmation that the NFFO do not wish to be a consultee under Regulation 7 of the 2011 Regulations.
	15/03/2021	NFFO	Email	The NFFO confirmed their position and do not wish to be a consultee under Regulation 7 of the 2011 Regulations.

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Consultee	Date	Party/parties	Format	Summary of Pre-submission Consultation
	15/01/2021	EAOL	Email	Notification of the NMC application, request of confirmation if the EA would like to be a consultee under Regulation 7 of the 2011 Regulations, and request of consent to submit electronic copies of the NMC via email.
	21/01/2021	EAOL	Email	EAOL asked if the EA had received the previous email regarding the NMC and again requested if the EA would like to be a consultee under Regulation 7 of the 2011 Regulations and their consent to submit electronic copies of the NMC via email.
EA	21/01/2021	EA	Email	The EA confirmed that as the NMC is only a reduction in the maximum number of WTGs they do not wish to be a consultee under Regulation 7 of the 2011 Regulations.
	09/03/2021	EAOL	Email	EAOL updated the EA on the additional amendments to be included in the NMC and requested confirmation that the EA do not wish to be a consultee under Regulation 7 of the 2011 Regulations.
	09/03/2021	EA	Email	EA confirmed their position and do not wish to be a consultee under Regulation 7 of the 2011 Regulations.
	18/01/2021	EAOL	Email	Notification of the NMC application, request of confirmation if SCC would like to be a consultee under Regulation 7 of the 2011 Regulations, and request of consent to submit electronic copies of the NMC via email.
	21/01/2021	EAOL	Email	EAOL asked if SCC had received the previous email regarding the NMC and again requested if SCC would like to be a consultee under Regulation 7 of the 2011 Regulations and their consent to submit electronic copies of the NMC via email.
SCC	26/01/2021	EAOL	Email	EAOL asked if SCC had received the previous email regarding the NMC and again requested if SCC would like to be a consultee under Regulation 7 of the 2011 Regulations and their consent to submit electronic copies of the NMC via email.
	26/01/2021	SCC	Email	SCC confirmed that SCC would like to be a consultee under Regulation 7 of the 2011 Regulations.
	09/03/2021	EAOL	Email	EAOL updated SCC on the additional amendments to be included in the NMC.
	18/01/2021	EAOL	Email	Notification of the NMC application, request of confirmation if East Suffolk Council would like to be a consultee under Regulation 7 of the 2011 Regulations, and request of consent to submit electronic copies of the NMC via email.
ESC	21/01/2021	EAOL	Email	EAOL asked if East Suffolk Council had received the previous email regarding the NMC and again requested if East Suffolk Council would like to be a consultee under Regulation 7 of the 2011 Regulations and their consent to submit electronic copies of the NMC via email.
	21/01/2021	East Suffolk Council	Email	East Suffolk Council confirmed that they would like to be a consultee under Regulation 7 of the 2011 Regulations and that they confirm to electronic copies of the documents via email. East Suffolk Council requested confirmation on the length of the consultation process and how long they have to response. East Suffolk Council also asked if SPR are effectively seeking a NMC to state that the HVAC scheme was built not the HVDC.

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Consultee	Date	Party/parties	Format	Summary of Pre-submission Consultation
	22/01/2021	EAOL	Email	EAOL confirmed that the consultation timescales would likely be the standard 28 days. EAOL also clarified that the NMC isn't with respect to the HVAC/HVDC aspect, this was confirmed with BEIS previously and the project took forward the HVAC option. EAOL noted that the NMC is with respect to a reduction in the number of WTGs.
	09/03/2021	EAOL	Email	EAOL updated East Suffolk Council on the additional amendments to be included in the NMC.
Mid Suffolk District Council	18/01/2021	EAOL	Email	Notification of the NMC application, request of confirmation if Mid Suffolk District Council would like to be a consultee under Regulation 7 of the 2011 Regulations, and request of consent to submit electronic copies of the NMC via email.
	18/01/2021	Mid Suffolk District Council	Email	Mid Suffolk District Council confirmed that they would like to be a consultee under Regulation 7 of the 2011 Regulations.
	09/03/2021	EAOL	Email	EAOL updated Mid Suffolk District Council on the additional amendments to be included in the NMC.

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3. Submission of the Non-Material Change

- 17 In accordance with Regulation 4 of the 2011 Regulations, the following documents were submitted to BEIS, the MMO and the Planning Inspectorate (PINS) on 30th March 2021:
 - 1. The Supporting Statement, comprising:
 - The details of the proposed NMC to the 2014 Order (as amended) as prescribed by the 2011 Regulations; and
 - ii) An explanation as to why the proposed change is considered non-material.
 - 2. The draft Amendment Order that sets out the amendments proposed to the 2014 Order (as amended) together with a tracked version showing the proposed changes.
 - 3. A tracked changed version of the Deemed Marine Licences (as amended in 2018).
 - 4. A copy of the newspaper notice required by the Regulation 6 of the 2011 Regulations.
- 18 The above documents are hereby referred to as the 'NMC Application Documents'.

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4. Publicising the application

- 19 EAOL acknowledged that COVID-19 may have had the potential to limit the effectiveness of 'standard' consultation practices due to limited accessibility of hard copies of documents. In light of this, EAOL have implemented several additional measures to ensure notice of the NMC application was communicated effectively with the general public and that documents were made readily available by other means.
- 20 In accordance with Regulation 6 of the 2011 Regulations, EAOL undertook the following approach to effectively communicate the details of the NMC application to the public:
 - The publication of the Regulation 6 Notice in an increased number of local newspapers for two consecutive weeks, including the publication of notices online in the case where the local newspapers had a website (see Table 4.1). The Regulation 6 Notice provided the public with the details necessary for them to request hard copies of the NMC Application Documents in writing, by telephone or email (however it should be noted that nobody requested a hard copy). A copy of the Regulation 6 Notice as it appeared in the relevant newspapers can be found in Appendix C of this report. Evidence of publication of the Notice within the newspapers can be found in Appendix D;
 - The publication of notices (Appendices E) on the SPR website, with the provision of access to electronic copies of the Regulation 6 Notice and the NMC Application Documents:
 https://www.scottishpowerrenewables.com/pages/non material change application to east anglia on e.aspx
 - Notice was disseminated to registered users of the SPR website via mailshots (Appendices F). The mailshot provided links to the NMC Application Documents;
 - A hard copy of the NMC Application Documents was deposited at the Orbis Energy Office located in Lowestoft (Orbis Energy, Wilde St, Lowestoft, NR32 1HX) for public viewing by appointment only and with appropriate COVID-19 Personal Protective Equipment/signage; and
 - EAOL offered to distribute hard copies of the NMC Application Documents to any interested parties on request.
- 21 Furthermore, EAOL also disseminated notice of the NMC application, links through to the NMC Application Documents and how to request hard copies to the following parishes:
 - Akenham Parish Council, https://aldenham-pc.gov.uk/
 - Alderton Parish Council, https://www.aldertonparishcouncil.org.uk/
 - Bawdsey Parish Council, http://www.bawdsey.onesuffolk.net/
 - Bromeswell Parish Council, http://bromeswell.onesuffolk.net/
 - Burstall, https://www.burstall.suffolk.cloud/
 - Claydon and Whitton Parish Council, http://claydonandbarham.onesuffolk.net/
 - Copdock and Washbrook Parish Council, https://copdockwashbrook.onesuffolk.net/
 - Flowton Parish Council (Facebook, Twitter)
 - Great Bealings, <u>www.greatbealings.co.uk</u>
 - Grundisburgh & Culpho Parish Council, https://grundisburgh.suffolk.cloud/
 - Hintlesham & Chattisham, http://hintleshamandchattisham.onesuffolk.net/parish-council/
 - Kirton and Falkenham Parish Council, http://kirtonandfalkenham.suffolk.cloud/
 - Little Bealings, https://littlebealings.onesuffolk.net/parish-council/
 - Little Blakenham Parish Council, https://littleblakenham.suffolk.cloud/
 - Martlesham Parish Council, https://martlesham.onesuffolk.net/
 - Newbourne Parish Council, http://newbourne.onesuffolk.net/
 - Playford Parish Council, http://www.playford.org.uk/Information.htm
 - Ramsholt Parish Council
 - Shottisham, http://shottisham.suffolk.cloud/shottisham-parish-council/
 - Somersham Parish Council, https://www.somersham-pc.gov.uk/Home 13721.aspx
 - Sproughton Parish Council, http://sproughton.onesuffolk.net/parish-council/
 - Swilland and Witnesham, http://swillandandwitnesham.onesuffolk.net/
 - Tuddenham St Martin, http://tuddenhamstmartin.onesuffolk.net/
 - Waldringfield, http://waldringfield.onesuffolk.net/parish-council/
 - Westerfield Parish Council, http://westerfield.onesuffolk.net/
 - Woodbridge (Facebook, Twitter)

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- 22 Typically, hard copies of the application documentation would be placed in local libraries however due to restrictions resulting from COVID-19 this was not possible.
- The Regulation 6 Notice made it clear that the NMC Application Documents were also available to view on the East Anglia ONE Wind Farm project page on the PINS website at:
 - https://infrastructure.planninginspectorate.gov.uk/projects/eastern/east-anglia-one-offshore-windfarm/
- 24 EAOL consider this approach set out above to communicate the NMC application appropriate and effective, and compliant with Regulations 6 and 6A of the 2011 Regulations.

Table 4.1 Newspapers and publication dates of Regulation 6 Notice

Publication	Newspaper Pub	Website	
	First	Second	Publication Date
Eastern Daily Press;	12/04/2021	19/04/2021	12/04/2021
Norwich Evening News;	12/04/2021	19/04/2021	12/04/2021
The Lowestoft Journal/ Beccles & Bungay Journal;	09/04/2021	16/04/2021	09/04/2021
The Great Yarmouth Mercury;	09/04/2021	16/04/2021	09/04/2021
The Yarmouth Advertiser;	08/04/2021	15/04/2021	N/A
The Waveney Advertiser;	09/04/2021	16/04/2021	N/A
East Anglian Daily Times;	12/04/2021	19/04/2021	12/04/2021
lpswich Star;	12/04/2021	19/04/2021	12/04/2021
West Suffolk Mercury;	14/04/2021	21/04/2021	N/A
East Suffolk Extra; and	09/04/2021	16/04/2021	N/A
Fishing News.	15/04/2021	22/04/2021	16/04/2021

As outlined above, EATL gave interested parties the opportunity to request hard copies of the Application. However, it should be noted that no requests were made for hard copies of the NMC Application Documents.

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5. Application Consultation

- 26 By letter dated 18th March 2021, BEIS confirmed their agreement to a reduced list of consultees as proposed by EAOL in the Regulation 7 Letter (Regulation 7 Consultees) (Appendix A). A copy of this letter confirming the Regulation 7 Consultees is contained in Appendix B. The NMC Application Documents were issued to each of the Regulation 7 Consultees. An example of the cover letter sent to each of the Regulation 7 Consultees is contained in Appendix G. The cover letter stated that the deadline for receipt of comments was 25th May 2021 (see Section 4 above).
- 27 The NMC Application Documents were sent to the Regulation 7 Consultees listed in Table 5.1.

Table 5.1 Submission of Application Documentation to Consultees

Consultee	Date of Email	Receipt of Documentation Confirmed
MMO	30/03/2021	✓
NE	30/03/2021	✓
NATS	30/03/2021	✓
RSPB	30/03/2021	✓
MCA	30/03/2021	✓
TH	30/03/2021	✓
TWT	30/03/2021	✓
TCE	30/03/2021	✓
SCC	30/03/2021	✓
ESC	30/03/2021	✓
Mid Suffolk District Council	30/03/2021	✓

Following the submission of the NMC Application Documents, two minor corrections were identified in the Regulation 6 newspaper insert. These were corrected prior to the notice being published and the relevant stakeholders were all notified of the correction on the 7th April 2021. The Regulation 6 newspaper insert (which had not been published) had incorrectly stated that documents would be available on the Suffolk libraries website, and an incorrect Statutory Instrument (SI) reference number had been listed. The Regulation 6 newspaper insert, and subsequent published newspaper notices were all correct at the time off publishing. These minor corrections had no bearing on any of the other NMC Application Documentation.

5.1. Summary of Consultation Responses

29 A summary of all post-application consultation received is provided in Table 5.2 to Table 5.12.

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5.2. MMO

Table 5.2 MMO Correspondence

Consultee	Date of Correspondence	Party/ Parties	Format	Summary of Consultation
	07/04/2021	EAOL	Email	EAOL thanked the MMO for their receipt of the documentation and explained that there were a few minor corrections in the newspaper article that needed amending. These were the inclusion of the documents being available on the Suffolk libraries website and the SI reference number. EAOL reattached the updated Regulation 6 notice for reference.
	21/05/2021	EAOL	Email	EAOL sent a reminder to the MMO about the NMC application, noting that consultation closed on the 25 th May 2021.
MMO 2				The MMO acknowledges the proposed changes and that the proposed amendments may aid future offshore wind farm in-combination assessments by using as-built parameters instead of consented scenarios.
	25/05/2021 MMO	Email	The MMO confirms that they decided not to consult on the proposed DML changes and consider that the proposed changes do not exceed the worst-case envelope as assessed during the original application.	
				The MMO have requested certain consultees for the DCO proposed changes and have so far received confirmation from TH and MCA that they have been consulted and have no further comments. The full response can be found in Appendix H of this report.
	25/05/2021	EAOL	Email	EAOL thanked the MMO for their response.

5.3. Natural England

Table 5.3 Natural England Correspondence

Consultee	Date of Correspondence	Party/ Parties	Format	Summary of Consultation
NE	07/04/2021	EAOL	Email	EAOL thanked NE for their receipt of the documentation and explained that there were a few minor corrections in the newspaper article that needed amending. These were the inclusion of the documents being available on the Suffolk libraries website and the SI reference number. EAOL reattached the updated Regulation 6 notice for reference.
	21/05/2021	EAOL	Email	EAOL sent a reminder to NE about the NMC application, noting that consultation closed on the 25 th May 2021.

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24/05/2021	NE	Email	NE confirm that their response is going through quality assurance review and they will be in a position to upload and share their response tomorrow (25/05/2021).
25/05/2021	NE	Email	NE noted that they have received some legal advice from their legal team in relation to advising on NMCs going forward which have implications for the EA ONE NMC. NE welcome additional time to further consult with their legal team to ensure that the advice is the final agreed advice, before submitting their response. NE recognise that the situation is not ideal but would appreciate an extension to provide their advice until Friday 4 th June 2021.
01/06/2021	NE	Email	NE submitted their formal response to the EA ONE NMC which is provided in Appendix I of this report.
24/06/2021	EAOL	Email	EAOL submitted a response to NE addressing their concerns. This response can be found in Appendix J of this report.

5.4. NATS

Table 5.4 NATS Correspondence

Consultee	Date of Correspondence	Party/ Parties	Format	Summary of Consultation
07/04/2021	07/04/2021	EAOL	Email	EAOL thanked NATS for their receipt of the documentation and explained that there were a few minor corrections in the newspaper article that needed amending. These were the inclusion of the documents being available on the Suffolk libraries website and the SI reference number. EAOL reattached the updated Regulation 6 notice for reference.
NATS	21/05/2021	EAOL	Email	EAOL sent a reminder to NATS about the NMC application, noting that consultation closed on the 25 th May 2021.
	21/05/2021	NATS	Email	NATS confirmed that they have no objections to the proposed NMC. The full response to the NMC application is provided in Appendix K of this report.

5.5. RSPB

Table 5.5 RSPB Correspondence

Consultee	Date of Correspondence	Party/ Parties	Format	Summary of Consultation
RSPB	07/04/2021	EAOL	Email	EAOL thanked the RSPB for their receipt of the documentation and explained that there were a few minor corrections in the newspaper article that needed amending. These were the inclusion of the

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			documents being available on the Suffolk libraries website and the SI reference number. EAOL reattached the updated Regulation 6 notice for reference.
21/05/2021	EAOL	Email	EAOL sent a reminder to the RSPB about the NMC application, noting that consultation closed on the 25 th May 2021.
25/05/2021	RSPB	Email	RSPB thanked EAOL for their email and noted that they don't have the capacity to respond to this consultation. The full response to the NMC application is provided in Appendix L of this report.
25/05/2021	EAOL	Email	EAOL note that another consultee has requested an extension to the consultation until the 4 th June 2021 which would also be open to the RSPB to enable them to respond if they have the capacity to, however if this will not help with capacity EAOL can take this as their formal response of no conflict.

5.6. Maritime and Coastguard Agency

Table 5.6 Maritime and Coastguard Agency Correspondence

Consultee	Date of Correspondence	Party/ Parties	Format	Summary of Consultation
MCA	01/04/2021	MCA	Email	MCA confirmed that the changes to the DCO/DMLs are details that have already been contained in previous submissions to MCA and this was used when assessing the layout acceptance and Emergency Response Co-operation Plan (ERCoP) and therefore, from their perspective there is no change, and they have no comments to make. The full response to the NMC application is provided in Appendix M of this report.
	07/04/2021	EAOL	Email	EAOL thanked MCA for their receipt of the documentation and explained that there were a few minor corrections in the newspaper article that needed amending. These were the inclusion of the documents being available on the Suffolk libraries website and the SI reference number. EAOL reattached the updated Regulation 6 notice for reference.

5.7. Trinity House

Table 5.7 Trinity House Correspondence

Consultee	Date of Correspondence	Party/ Parties	Format	Summary of Consultation
TH	07/04/2021	EAOL	Email	EAOL explained that there were a few minor corrections in the newspaper article that needed amending. These were the inclusion of the documents being available on the Suffolk libraries website and the SI reference number. EAOL reattached the Regulation 6 notice for reference.

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21/05/2021	EAOL	Email	EAOL sent a reminder to TH about the NMC application consultation which was open until the 25 th May 2021.
24/05/2021	TH	Email	TH confirmed they have no objections to the NMC application. The full response to the NMC application is provided in Appendix N of this report.

5.8. The Wildlife Trusts

Table 5.8 The Wildlife Trusts Correspondence

Consultee	Date of Correspondence	Party/ Parties	Format	Summary of Consultation
	07/04/2021	EAOL	Email	EAOL thanked TWT for their receipt of the documentation and explained that there were a few minor corrections in the newspaper article that needed amending. These were the inclusion of the documents being available on the Suffolk libraries website and the SI reference number. EAOL reattached the Regulation 6 notice for reference.
TWT	21/05/2021	EAOL	Email	EAOL sent a reminder to TWT about the NMC application, noting that consultation closed on the 25 th May 2021.
	24/05/2021	TWT	Email	TWT confirmed that they will not be responding to the consultation. The full response to the NMC application is provided in Appendix O of this report.
	25/05/2021	EAOL	Email	EAOL thanked TWT and confirmed that they will take this as TWT's formal response of no comment to the EA ONE NMC consultation.

5.9. The Crown Estate

Table 5.9 The Crown Estate Correspondence

Consultee	Date of Correspondence	Party/ Parties	Format	Summary of Consultation		
TCE	07/04/2021	EAOL	Email	EAOL explained that there were a few minor corrections in the newspaper article that needed amending. These were the inclusion of the documents being available on the Suffolk libraries website and the SI reference number. EAOL reattached the Regulation 6 notice for reference.		
ICE	28/04/2021	TCE	Email	TCE thanked EAOL for the application. They noted that the proposed amendments were within the consented envelope and reflected the infrastructure as built and therefore they are content with the NMC. The full response to the NMC application is provided in Appendix P of this report.		

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5.10. Suffolk County Council

Table 5.10 Suffolk County Council Correspondence

Consultee	Date of Correspondence	Party/ Parties	Format	Summary of Consultation		
	07/04/2021	EAOL	Email	EAOL thanked SCC for their receipt of the documentation and explained that there were a few minor corrections in the newspaper article that needed amending. These were the inclusion of the documents being available on the Suffolk libraries website and the SI reference number. EAOL reattached the Regulation 6 notice for reference.		
SCC	21/05/2021	EAOL	Email	EAOL sent a reminder to SCC about the NMC application consultation which was open until the 25 th May 2021.		
	23/05/2021	SCC	Email	SC confirmed that they have circulated a draft internally and will copy EAOL in when they send the response to PINS.		
	24/05/2021	SCC	Email	EAOL thanked SCC and awaited their response.		
	26/05/2021	SCC	Email	SCC responded to the consultation (their response can be found in Appendix Q)		

5.11. East Suffolk Council

Table 5.11 East Suffolk Council Correspondence

Consultee	Date of Correspondence	Party/ Parties	Format	Summary of Consultation			
	07/04/2021	EAOL	Email	EAOL thanked ESC for their receipt of the documentation and explained that there were a few min corrections in the newspaper article that needed amending. These were the inclusion of t documents being available on the Suffolk libraries website and the SI reference number. EAC reattached the Regulation 6 notice for reference.			
ESC	15/05/2021	15/05/2021 ESC Email		ESC notes the NMC application and understands that the offshore elements have already been constructed and therefore not granting the NMC will not change the constructed project parameters. ESC accepts EAOL's conclusions (as set out in Section 3 of the Supporting Statement).			
			ESC also note that it is important to emphasis to the Applicant and other future developers the importance of optimising the use of resources to help maximise the benefits of renewable energy whilst minimising the environmental and social harm. The full response to the NMC application is provided in Appendix R of this report				

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5.12. Mid Suffolk District Council

Table 5.12 Mid Suffolk District Council Consultation Correspondence

Consultee	Date of Correspondence	Party/ Parties	Format	Summary of Consultation	
	07/04/2021	EAOL	Email	EAOL thanked Mid Suffolk District Council for their receipt of the documentation and explained that there were a few minor corrections in the newspaper article that needed amending. These were the inclusion of the documents being available on the Suffolk libraries website and the SI reference number. EAOL reattached the Regulation 6 notice for reference.	
	08/04/2021	Mid Suffolk District Council	Email	Mid Suffolk District Council thanked EAOL for the update and confirmed they will keep an eye out for communication from PINS and will respond as requested.	
Mid Suffolk District	21/05/2021	EAOL	Email	EAOL sent a reminder to SCC about the NMC application consultation which was open until the 25 th May 2021.	
Council	24/05/2021	Mid Suffolk District Council	Email	Mid Suffolk District Council explained that they were expecting communications from PINS to which they would respond.	
	24/05/2021	Mid Suffolk District Council	Email	Mid Suffolk District Council confirmed they have reviewed the information provided and consider that the prosed NMC is unlikely to result in any substantive or material change to those parts of the consented development that fall within the Mid Suffolk District Council area, nor is there likely to be any substantive or materially different impact on local people living in the Babergh and Mid Suffolk Districts. On this basis Mid Suffolk District Council have no comments to make. The full response to the NMC application is provided in Appendix S of this report.	

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6. Report Summary

This Consultation and Publicity Report is a requirement of regulation 7A of the 2011 Regulations and confirms that EAOL have complied with all necessary steps set out in regulations 6, 6A and 7 of the 2011 Regulations. This report provides a summary of the stakeholder consultation undertaken on the NMC Application and also details the approach that EAOL have taken. This report confirms that EAOL have complied with the relevant requirements of Regulation 6 (see Section 4 for a summary of the publication of the application) and Regulation 7 (see Section 5 for an overview of the consultation) of the 2011 Regulations and confirms that these amendments can be deemed as a Non-Material Change.

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Appendices

7. Appendix Library

APPENDIX A: Regulation 7 as Submitted to BEIS

APPENDIX B: BEIS Confirmation of Regulation 7 List

APPENDIX C: Regulation 6 Notice

APPENDIX D: Evidence of Publication of Regulation 6 Notice in Newspapers

APPENDIX E: Non-Material Change Application SPR Website Notice

APPENDIX F: Non-Material Change Application Mailshot

APPENDIX G: Consultee Cover Letter

APPENDIX H: MMO Non-Material Change Consultation Response

APPENDIX I: NE Non-Material Change Consultation Response

APPENDIX J: EAOL Letter of Response to NE

APPENDIX K: NATS Non-Material Change Consultation Response

APPENDIX L: RSPB Non-Material Change Consultation Response

APPENDIX M: MCA Non-Material Change Consultation Response

APPENDIX N: TH Non-Material Change Consultation Response

APPENDIX O: TWT Non-Material Change Consultation Response

APPENDIX P: TCE Non-Material Change Consultation Response

APPENDIX Q: SCC Non-Material Change Consultation Response

APPENDIX R: ESC Non-Material Change Consultation Response

APPENDIX S: Mid Suffolk District Council Non-Material Change Consultation Response

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APPENDIX A: Regulation 7 as Submitted to BEIS



15/03/2021

Denise Libretto
Department for Business, Energy and Industrial Strategy
Energy Infrastructure Planning
1 Victoria Street
London
SW1H 0ET

By email

Email: @beis.go.uk

Dear Denise,

The East Anglia ONE Offshore Wind Farm Order 2014 - Proposed Non-Material Change Application 2021

Regulation 7(3) Request for Consent to Consultation Proposals

East Anglia ONE Limited (EAOL) submitted an Application for Development Consent and associated Deemed Marine Licences for the East Anglia ONE Offshore Wind Farm (EA ONE) in November 2012, with consent granted by the Secretary of State for the Department of Energy and Climate Change (DECC) (which subsequently became part of the Department for Business, Energy and Industrial Strategy (BEIS)) in June 2014.

The East Anglia ONE Offshore Wind Farm Order 2014 (2014 Order) granted consent for the development of an offshore wind farm with a gross output of 1,200 Megawatt (MW) (1.2 Gigawatt (GW)), located approximately 43.4 km off the coast of Suffolk. The East Anglia ONE Offshore Wind Farm (Corrections and Amendments) Order 2016 was subsequently granted on 24 March 2016 to correct certain errors in the 2014 Order and to allow the option to construct either a wind farm of up to 750 MW with a High Voltage Alternating Current (HVAC) transmission system comprising up to 150 Wind Turbine Generators (WTGs) or a wind farm of up to 1,200 MW with a High Voltage Direct Current (HVDC) transmission system comprising up to 240 WTGs. The HVAC option for 750 MW included an allowance over the anticipated export capacity of 714 MW to account for transmission losses. EAOL selected the HVAC option and the construction of the offshore works for EA ONE were completed in October 2020. All 102 WTGs are now installed and operating, generating power which is transmitted to the associated onshore substation at Bramford, Suffolk.

As a result of feedback from Natural England on other projects, EAOL is proposing to submit an Application for a non-material change (Application) to the 2014 Order (as amended) in order to reduce the consented maximum number of WTGs for the HVAC option and their associated parameters to reflect the final number of WTGs installed and their as-built dimensions for the height, hub height, rotor diameter and clearance height of the WTGs. A summary of the amendments EAOL wish to seek are provided below in Table 1. As the as-built parameters are fully within the consented Rochdale Envelope the adverse impacts will be no worse than those assessed in the Environmental Impact Assessment (EIA).

Pursuant to Regulation 7(3) of the Infrastructure Planning (Changes to, and Revocation of, Development Consent Orders) Regulations 2011 (2011 Regulations), EAOL is seeking the

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www.scottishpowerrenewables.com



consent of the Secretary of State to a reduced and focused scope of consultation for the proposed Application from that carried out in respect of the acceptance of the application for the 2014 Order.

As noted from Table 1, the changes will have a limited impact on a number of stakeholders and consultees and, as such, it is not considered necessary to consult all those persons, bodies or organisations notified of the acceptance of the 2014 Order (as amended) under section 56 of the Planning Act 2008.

Table 2 of this letter is a list of all of those consultees that EAOL proposes to consult with on the Application and pursuant to Regulation 7 of the 2011 Regulations. Also detailed are consultees that EAOL do not deem necessary to consult with, the justification is also provided.

Please note that for ease, and where appropriate, we have grouped consultees together. For example, we have not set out each individual landowner but included them as one group on the basis that they have an onshore interest only and the Application does not seek to amend onshore parameters.

EAOL intends to submit the Application around the end of March 2021. In order for us to meet that timeframe, we would be grateful if you could please provide confirmation of your approval of the reduced consultee list within Table 2 by 22nd March or at your earliest convenience.

EAOL will undertake formal public consultation of the Application and will publish a notice of the Application in accordance with the 2011 Regulations (as amended). In light of the restrictions imposed as a result of the COVID-19 pandemic, the limitations concerning access for interested parties to the Application are recognised and, as such, in addition to the standard consultation approaches, EAOL intends to publicise the Application in numerous local newspapers, details of which are included in Table 3.

We have copied this correspondence to the Planning Inspectorate.

Please do not hesitate to get in touch with any queries or if further information is required.

Yours sincerely

Catherine Sibley

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Table 1 Summary of the proposed amendments for the non-material change sought by EAOL to the EA ONE 2014 Order (as amended).

	DCO/ dML condition(s)	2014 DCO	2016 Amendment	Proposed 2021 Amendment	Proposed change from consented parameters				
M	Maximum number of WTGs								
•	Part 1, Paragraph 2(1) Interpretation "HVAC offshore wind farm" Schedule 1, Part 1 Authorised development, Paragraph (1) Work No.1 (a); and Schedule 10 DML, Part 1, Paragraph 2(2)(a).	-	150 WTG (HVAC)	102 WTG (HVAC)	32% reduction				
M	aximum number of WTG	s with	gravity base fou	ndations					
•	Schedule 1, Part 3 Requirements, Paragraph 7(5) Schedule 10 DML, Part 2, Paragraph 5(5)	-	-	102 (HVAC) 240 (HVDC)	32% reduction in maximum number of WTGs with gravity base foundations for the HVAC option.				
M	aximum height of WTGs	when i	neasured from I	_AT1 to the tip o					
•	Schedule 1, Part 3 Requirements, Paragraph 3(1)(a) Schedule 10 DML, Part 2, Paragraph 1(1)(a)	200 m	-	188 m	6% reduction				
M	aximum hub height of W	/TGs (w	hen measured f	rom LAT to the	centreline of the				
ge	enerator shaft forming p	art of th	ne hub)						
•	Schedule 1, Part 3 Requirements, Paragraph 3(1)(b) Schedule 10 DML, Part 2, Paragraph 1(1)(b)	120 m	-	111 m	8% reduction				
M	aximum rotor diameter of	of WTG	S						
•	Schedule 1, Part 3 Requirements, Paragraph 3(1)(c) Schedule 10 DML, Part 2, Paragraph 1(1)(c)	170 m	-	154 m	9% reduction				
	Minimum clearance height (from MHWS ² to the lowest point of the rotating blade of the WTGs)								
•	Schedule 1, Part 3 Requirements, Paragraph 3(1)(e) Schedule 10 DML, Part 2, Paragraph 1(1)(e)	22 m	-	28 m	27% increase				

¹ Lowest Astronomical Tide² Mean High Water Springs



Table 2. List of consultees EAOL propose to consult with on the EA ONE NMC pursuant to regulation 7(3) of the 2011 Regulations. Justification is provided where the consultee is not proposed to be consulted.

Consultee	Responded to Section 56 consultation	Responded to 2016 NMC consultation	Proposed inclusion in 2021 NMC Reg. 7 Consultation	Notes
Marine Management Organisation (MMO)	Yes	Yes	Yes	EAOL will consult with the MMO in relation to all proposed amendments.
Natural England (NE)	Yes	Yes	Yes	EAOL will consult with NE in relation to all proposed amendments.
Royal Society for Protection of Birds (RSPB)	Yes	No	Yes	EAOL will consult with RSPB in relation to all proposed amendments.
National Air Traffics Services (NATS)	No	No	Yes	EAOL will consult with NATS in relation to all proposed amendments.
Maritime and Coastguard Agency (MCA)	Yes	No	Yes	EAOL will consult with the MCA in relation to all proposed amendments.
Trinity House (TH)	Yes	No	Yes	EAOL will consult with TH in relation to all proposed amendments.
The Wildlife Trusts (TWT)	Yes	Yes	Yes	EAOL will consult with TWT in relation to all proposed amendments.
The Crown Estate (TCE)	Yes	No	Yes	EAOL will consult with TCE in relation to all proposed amendments. The Crown Rights article (Article 37) will not change.
Suffolk County Council (SCC)	Yes	Yes	Yes	EAOL will consult with SCC in relation to all proposed amendments.
East Suffolk Council	No	No	Yes	EAOL will consult with East Suffolk Council in relation to all proposed amendments.
Mid Suffolk District Council	Yes	Yes	Yes	EAOL will consult with Mid Suffolk Council in relation to all proposed amendments.
The Civil Aviation Authority (CAA)	Yes	Yes	No	The CAA were informed about all proposed amendments and confirmed that they do not wish to be consulted.
Ministry of Defence (MoD)	Yes	Yes	No	The MoD were informed about all proposed amendments and confirmed that they do not wish to be consulted.
Whale and Dolphin Conservation (WDC)	No	Yes	No	The WDC were informed about all proposed amendments and confirmed that they do not wish to be consulted.



Consultee	Responded to Section 56 consultation	Responded to 2016 NMC consultation	Proposed inclusion in 2021 NMC Reg. 7 Consultation	Notes	
Historic England (HE)	Yes	Yes	No	HE were informed about all proposed amendments and confirmed that they do not wish to be consulted.	
National Federation of Fishermen's Organisations (NFFO)	Yes	No	No	NFFO were informed about all proposed amendments and confirmed that they do not wish to be consulted.	
The Environment Agency (EA)	Yes	No	Nos	EA were informed about all proposed amendments and confirmed that they do not wish to be consulted.	
WWF-UK	No	Yes	No	Previous consultation responses were in relation to Marine Mammals, and the proposed amendments have limited interaction with Marine Mammals. The proposed amendments fall within the worst-case parameters assessed in the EIA.	
The Joint Nature Conservation Committee (JNCC)	Yes	Yes	No	Statutory functions for offshore renewables matters delegated to NE. NE will be consulted on the proposed amendments.	
Centre for Environment, Fisheries and Aquaculture Science (Cefas)	Yes	No	No		
The Chamber of Shipping ³	Yes	No	No		
Harwich Haven Authority	Yes	No	No	Offshore interest and relevant representation made but the	
Royal Yachting Association (RYA)	Yes	No	No	proposed amendments fall within the worst-case parameters assessed in the EIA and as such there will be no additional	
SSE Galloper	Yes	No	No	impacts or impacts of greater significance than those	
Greater Gabbard	Yes	No	No	described within the EIA and consented and secured in the	
Interconnector (UK) Ltd	Yes	No	No	East Anglia ONE Offshore Wind Farm (Corrections ar Amendments) Order 2016.	
EuroShip Services Ltd	Yes	No	No	randianismo) order 2010.	
Fishermen	Yes	No	No		
Transboundary	Yes	No	No		
Transition Ipswich	Yes	No	No		

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³ Note that EAOL are consulting with the MCA and Trinity House on shipping and navigational matters.



Consultee	Responded to Section 56 consultation	Responded to 2016 NMC consultation	Proposed inclusion in 2021 NMC Reg. 7 Consultation	Notes	
Kent & Essex Inshore Fisheries Conservation Authority (IFCA)	Yes	No	No		
Harwich International Port Ltd	No	No	No		
Other Associated British Ports	No	No	No		
The Secretary of State for Environment	No	No	No		
The Secretary of State for Defence	No	No	No		
Port of Felixstowe	No	No	No		
ABP Port of Lowestoft	No	No	No		
Royal National Lifeboat Institution (RNLI)	No	No	No	Offshore interest but no relevant representation made or	
Harwich Haven Fishermen's Association	No	No	No	responses received to previous consultations. The proposed amendments fall within the worst-case parameters assessed	
Marine Scotland	No	No	No	in the EIA and as such there will be no additional impacts or	
Forewind	No	No	No	impacts of greater significance than those described within	
Aquaterra Energy	No	No	No	the EIA and consented and secured in the East Anglia ONE	
SmartWind Ltd (Hornsea)	No	No	No	Offshore Wind Farm (Corrections and Amendments) Order	
British Marine Aggregates	No	No	No	2016.	
CEMEX	No	No	No		
DFDS Seaways	No	No	No		
Eastern Sea Fisheries Joint Committee	No	No	No		
International Ports	No	No	No	1	
P & O Ferries	No	No	No		
DONG Energy	No	No	No		
ENI	No	No	No		
Cable and Pipeline Operators	No	No	No		



Consultee	Responded to Section 56 consultation	Responded to 2016 NMC consultation	Proposed inclusion in 2021 NMC Reg. 7 Consultation	Notes		
Felixstowe Ferry Full Time Fishermens' Association	Yes	No	No	The proposed amendments have limited interaction with commercial fisheries and as the proposed amendments fall within the worst-case parameters assessed in the EIA there will be no additional impacts or impacts of greater significance than those described within the EIA and consented and secured in the East Anglia ONE Offshore		
Wightman Fishing Co Lt (Aldeburgh)	Yes	No	No	Wind Farm (Corrections and Amendments) Order 2016.		
Suffolk Coastal District Council	Yes	Yes	No	Suffolk Coastal District and Waveney have been merged to		
Waveney District Council	Yes	No	No	form East Suffolk Council who will be consulted.		
Ipswich Borough Council	Yes	No	No			
Medway Council	No	Yes	No			
Essex County Council	No	No	No			
Norfolk County Council	No	No	No			
Cambridgeshire County Council	No	No	No			
The Broads Authority	No	No	No			
South Cambridgeshire District Council	No	No	No	The application does not seek to amend onshore		
East Cambridgeshire District Council	No	No	No	parameters, and as such there will be no additional impacts, or impacts of greater significance, than those described in		
Tendring District Council	Yes	No	No	the EIA.		
Colchester Borough Council	Yes	No	No			
Braintree District Council	No	No	No			
Great Yarmouth Borough Council	No	No	No			
South Norfolk District Council	No	No	No			
Little Bealings Parish Council	Yes	No	No			
Little Blakenham Parish Council	No	No	No			



Consultee	Responded to Section 56 consultation	Responded to 2016 NMC consultation	Proposed inclusion in 2021 NMC Reg. 7 Consultation	Notes
King's Lynn & West Norfolk Borough Council	No	No	No	
Breckland District Council	No	No	No	
St. Edmundsbury Borough Council	No	No	No	
Forest Heath District Council	No	No	No	
Health Protection Agency	Yes	No	No	
Health and Safety Executive	No	No	No	
NHS England	No	No	No	
East of England Strategic Health Authority	No	No	No	
NHS Ipswich & E. Suffolk Clinical Comm. Group	No	No	No	
Colchester Hospital NHS Foundation Trust	No	No	No	
Ipswich Hospital NHS Trust	No	No	No	
West Suffolk Hospital NHS Trust	No	No	No	
East of England Ambulance Headquarters	No	No	No	
Suffolk Mental Health Partnership NHS Trust	No	No	No	
Suffolk Fire & Rescue Service	No	No	No	
Suffolk Constabulary	No	No	No	
CABE at Design Council	No	No	No	
Equality & Human Rights Commission	No	No	No	
Suffolk Coast & Heaths AONB	No	No	No	
The Homes & Communities Agency	No	No	No	
The Highways Agency	Yes	No	No	
Department for Transport (DfT)	No	No	No	



Consultee	Responded to Section 56 consultation	Responded to 2016 NMC consultation	Proposed inclusion in 2021 NMC Reg. 7 Consultation	Notes
Department for Culture, Media & Sport	No	No	No	
Interoute	No	No	No	
Transport Focus	No	No	No	
The Disabled Persons Transport Advisory Committee	No	No	No	
The Coal Authority	No	No	No	
The Office of Road & Rail	No	Yes	No	
Office of Rail Regulation	No	No	No	
Office of Gas & Electricity Markets (OFGEM)	No	No	No	
Office of Water Services (OFWAT)	No	No	No	
Broads & Norfolk Rivers Internal Drainage Board (IDB)	No	No	No	
East Suffolk IDB	No	No	No	
King's Lynn IDB	No	No	No	
South Holland IDB	No	No	No	
Waveney, Lower Yare & Lothingland IDB	No	No	No	
Canal and River Trust	No	No	No	
Public Health England	No	Yes	No	
Suffolk Local Resilience Forum	No	No	No	
New Anglia LEP	No	No	No	
Network Rail Infrastructure Ltd	No	No	No	
Network Rail; Channel Tunnel Rail Link (CTRL) Ltd	No	No	No	
New Orford Town Trust	No	No	No	
Harwich International Port Ltd	No	No	No	
Royal Mail Group	No	No	No	



Consultee	Responded to Section 56 consultation	Responded to 2016 NMC consultation	Proposed inclusion in 2021 NMC Reg. 7 Consultation	Notes
Lowestoft College	No	No	No	
Lowestoft and Waveney Chamber of Commerce	No	No	No	
Haven Gateway Partnership	No	No	No	
Suffolk County Council Transmission Symposium	No	No	No	
Suffolk, The Greenest County	No	No	No	
River Deben Association	No	No	No	
GeoSuffolk	No	No	No	
Stour Valley Underground	No	No	No	
Suffolk Biodiversity Partnership	No	No	No	
British Horse Society	No	No	No	
East Anglian Waterways Association	No	Yes	No	
Anglian Water	No	No	No	
British Gas Pipelines	No	No	No	
Centrica	No	No	No	
EDF Energy	No	No	No	
Energetics Gas Ltd	No	No	No	
EOn Energy	No	No	No	
ES Pipelines Ltd	No	No	No	
ESP Connections Ltd	No	No	No	
ESP Networks Ltd	No	No	No	
ESP Pipelines Ltd	No	No	No	
Fulcrum Pipelines Ltd	No	No	No	
GTC Pipelines Ltd	No	Yes	No	
Independent Pipelines Ltd	No	No	No	
LNG Portable Pipeline Services Ltd	No	No	No	
National Grid Gas Plc	No	No	No	
National Grid Plc	No	No	No	
National Grid Electricity Transmission Plc	No	No	No	



Consultee	Responded to Section 56 consultation	Responded to 2016 NMC consultation	Proposed inclusion in 2021 NMC Reg. 7 Consultation	Notes
Quadrant Pipelines Plc	No	No	No	
SSE Pipelines Ltd	No	No	No	
SSE Southern Electric	No	No	No	
Utility Grid Installations Ltd	No	No	No	
ESP Electricity Ltd	No	No	No	
Independent Power Networks Ltd	No	No	No	
The Electricity Network Company Ltd	No	No	No	
East of England Energy Group	No	No	No	
UK Power Networks Ltd	No	No	No	
Forestry Commission	No	No	No	
Suffolk Preservation Society	Yes	No	No	
Suffolk Wildlife Trust	Yes	No	No	
Norfolk Wildlife Trust	No	No	No	
British Trust for Ornithology	No	No	No	
Suffolk Wildlife Trust Badger Group	No	No	No	
National Trust	No	No	No	
Butterfly Conservation Trust	Yes	No	No	
Environment Agency	Yes	No	No	
Deben Estuary Partnership	Yes	No	No	
Landowners or people with an interest in the Order Limits (Section 42(1)d))	Yes	No	No	
Parish Councils	Yes	No	No	
Vodaphone	No	Yes	No	



Table 3 Proposed list of newspaper publications

Proposed newspaper publication list

- Eastern Daily Press;
- Norwich Evening News;
- The Lowestoft Journal/ Beccles & Bungay Journal;
- The Great Yarmouth Mercury;
- The Yarmouth Advertiser;
- The Waveney Advertiser;
- East Anglian Daily Times;
- Ipswich Star;
- West Suffolk Mercury;
- · East Suffolk Extra; and
- Fishing News.

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APPENDIX B: BEIS Confirmation of Regulation 7 List



1 Victoria Street London SW1H 0ET T 0300 068 5678
E @beis.gov.uk
www.beis.gov.uk

Catherine Sibley
Consent Compliance Senior Project
Manager
Scottish Power Renewables
East Anglia ONE Limited

By email only:

@ScottishPower.com

18 March 2021

Dear Ms Sibley,

The East Anglia ONE Offshore Wind Farm Order 2014 - Proposed Non-Material Change Application 2021

Regulation 7(3) – Written consent from the Secretary of State for not consulting a person or authority

Thank you for your letter of 15 March 2021 which sets out proposals for changes to the consented East Anglia ONE Offshore Wind Farm Order 2014 ("the 2014 Order"). The letter requests the Secretary of State's written consent under regulation 7(3) of the Infrastructure Planning (Changes to, and Revocation of, Development Consent Orders) Regulations 2011 (as amended) ("the 2011 Regulations") to a reduced and focused scope of consultation for the proposed Application from that carried out in respect of the acceptance of the application for the 2014 Order because they will not be directly affected by the proposed changes.

The Secretary of State has considered the request under regulation 7(3) of the 2011 Regulations. He agrees with the proposal that East Anglia ONE Limited does not need to consult directly with those bodies it has identified in Table 2 List of consultees. The Secretary of State agrees that those that need not be consulted are not directly affected, either because the changes proposed will not affect their interests or because their interests relate to a different part of the scheme.

Accordingly, the Secretary of State gives written consent, to the extent set out above, under regulation 7(3) of the Infrastructure Planning (Changes to, and Revocation of, Development Consent Orders) Regulations 2011.

In taking this decision the Secretary of State notes that while those persons in the Table 2 List of Consultees will not be consulted directly in relation to the change proposals, there will also be public consultation in line with the requirements in regulation 20 of the 2011 Regulations.

Finally, the Secretary of State's written consent in this matter should not be taken as indicating approval for any other aspects of the proposed changes to The East Anglia ONE Offshore Wind Farm Order 2014 which fall to him for consideration and determination, or whether the proposed changes will ultimately be regarded as material or not.

Yours sincerely,

Head of Planning Energy Infrastructure Planning

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APPENDIX C: Regulation 6 Notice

SECTION 153 OF THE PLANNING ACT 2008

REGULATION 6 OF THE INFRASTRUCTURE PLANNING (CHANGES TO, AND REVOCATION OF, DEVELOPMENT CONSENT ORDERS) REGULATIONS 2011

NOTICE OF APPLICATION TO MAKE A NON-MATERIAL CHANGE TO THE FOLLOWING DEVELOPMENT CONSENT ORDER: The East Anglia ONE Offshore Wind Farm Order 2014 (as amended) (SI 2014/1599 and SI 2016/447) (2014 Order (as amended)

- An application has been made by East Anglia ONE Ltd (EAOL) to the Secretary of State for Business, Energy and Industrial
 Strategy to make a non-material change to the 2014 Order (as amended) (Application). The contact details of the
 Applicant are: East Anglia ONE Limited, 9th Floor, 320 Vincent Street, Glasgow G2 5AD and
 eastangliaone@scottishpower.com.
- 2. The 2014 Order granted development consent to EAOL for an offshore wind farm with a gross electrical output capacity of 1,200 megawatts (MW) located approximately 43.4 km off the coast of Suffolk. The East Anglia ONE Offshore Wind Farm (Corrections and Amendments) Order 2016 was granted on 24 March 2016 to correct certain errors in the 2014 Order and to allow the option to construct either a wind farm of up to 750 MW with a High Voltage Alternating Current (HVAC) transmission system comprising up to 150 Wind Turbine Generators (WTGs) or a wind farm of 1,200 MW with a High Voltage Direct Current (HVDC) transmission system comprising up to 240 WTGs. The HVAC option for 750 MW included an allowance over the anticipated export capacity of 714 MW to account for transmission losses. EAOL selected the HVAC transmission system for EA ONE. The construction of the offshore works for EA ONE were completed in October 2020. All 102 WTGs are now installed and operating, generating power which is transmitted to the associated onshore substation at Bramford, Suffolk.
- 3. The application seeks to make a non-material change to the authorised project to reduce the maximum number of WTGs consented for the HVAC option under the 2014 Order (as amended) to reflect the number of WTGs installed at EA ONE and a number of the WTGs' parameters comprising their height (when measured from Lowest Astronomical Tide (LAT) to the tip of the vertical blade), their hub height (when measured from LAT to the centreline), their rotor diameter and their clearance height (from Mean High Water Springs (MHWS) to the lowest point of the rotating blade). No other changes to the offshore or onshore elements of the project within the DCO and/or DMLs are sought.
- 4. The Application documents can be accessed at the following locations for review:
 - The National Infrastructure Planning Portal here: https://infrastructure.planninginspectorate.gov.uk/projects/eastern/east-anglia-one-offshore-windfarm/;
 - The Scottish Power Renewables Website here: https://www.scottishpowerrenewables.com/pages/east_anglia_one.aspx; and
 - OrbisEnergy office: -
 - OrbisEnergy, Wilde Street, Lowestoft, Suffolk, NR32 1XH (Tel: 01502 563368).
- 5. The latest date that these documents will be available for inspection is 11.59pm, 25th May 2021.
- 6. A free digital copy of the Application can be obtained from the Applicant using the contact details provided above. Alternatively, a paper copy can be obtained from the Applicant which can be requested by emailing eastangliaone@scottishpower.com or by calling 07738 063259.
- 7. Due to ongoing restrictions imposed as a result of COVID-19, it is preferable for any representation about the application to be sent by email to the Planning Inspectorate at eastangliaone@planninginspectorate.gov.uk. Alternatively, in writing to: National Infrastructure Planning, The Planning Inspectorate, Temple Quay House, 2 The Square Temple Quay Bristol BS1 6PN. Please quote reference "East Anglia ONE (ENO10025)" on any correspondence. Please note that due to ongoing Government guidance relating to the Coronavirus (COVID-19), the Planning Inspectorate's office based at Temple Quay House is now closed and any submissions sent by post may be subject to delay.
- 8. Please note that any representations received by the Planning Inspectorate in response to the consultation will be handled in compliance with the General Data Protection Regulation (GDPR) and published on the Planning Inspectorate's Infrastructure Planning Portal (https://infrastructure.planninginspectorate.gov.uk) with all personal information removed.
- 9. The deadline for the receipt of representations in relation to the Application is 11.59pm, 25th May 2021.

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APPENDIX D: Evidence of Publication of Regulation 6 Notice in Newspapers

SECTION 153 OF THE PLANNING ACT 2008 REGULATION 6 OF THE INFRASTRUCTURE PLANNING (CHANGES TO, AND REVOCATION OF, DEVELOPMENT CONSENT ORDERS) **REGULATIONS 2011**

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Figure D - 1. Beccles and Bungay Journal (Week 1)

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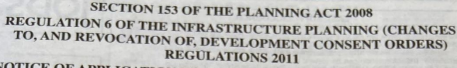
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- 9. The deadline for the receipt of representations in relation to the Application is 11.59pm, 25th May 2021.

Figure D - 2. Beccles and Bungay Journal (Week 2)

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SECTION 153 OF THE PLANNING ACT 2008
REGULATION 6 OF THE INFRASTRUCTURE PLANNING (CHANGES
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- OrbisEnergy office: OrbisEnergy, Wilde Street, Lowestoft, Suffolk, NR32 1XH (Tel: 01502 563368).
- 5. The latest date that these documents will be available for inspection is 11.59pm, 25th May 2021.
- 6. A free digital copy of the Application can be obtained from the Applicant using the contact details provided about Alternatively, a paper copy can be obtained from the Applicant which can be requested by emailing eastanglian scottishpower.com or by calling 07738 063259.
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- 9. The deadline for the receipt of representations in relation to the Application is 11.59pm, 25th May 2021

East Anglia ONE Limited

Figure D - 3. East Anglian Daily Times (Week 1)

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Legal and Public Notices

SECTION 153 OF THE PLANNING ACT 2008 REGULATION 6 OF THE INFRASTRUCTURE PLANNING (CHANGES TO, AND REVOCATION OF, DEVELOPMENT CONSENT ORDERS) **REGULATIONS 2011**

NOTICE OF APPLICATION TO MAKE A NON-MATERIAL CHANGE TO THE FOLLOWING DEVELOPMENT CONSENT ORDER: The East Anglia ONE Offshore Wind Farm Order 2014 (as amended)

- (SI 2014/1599 and SI 2016/447) (2014 Order (as amended) 1. An application has been made by East Anglia ONE Ltd (EAOL) to the Secretary of State for Business, Energy and Industrial Strategy to make a secretary of State for Business, Energy (Application), The contact and Industrial Strategy to make a non-material change to the 2014 Order (as amended) (Application). The contact details of the Applicant are East Anglia ONE Ltd (EAOL) to the Secretary of State 101 Business and Industrial Strategy to make a non-material change to the 2014 Order (as amended) (Application). The contact details of the Applicant are: East Anglia ONE Limited, 9th Floor, 320 Vincent Street, Glasgow G2 5AD and eastangliaone@scoftishpower.com eastangliaone@scottishpower.com.
- 2. The 2014 Order granted development consent to EAOL for an offshore wind farm with a gross electrical output capacity of 1.200 measurable OCCUPATION CONTROL The East Anglia ONE capacity of 1,200 megawatts (MW) located approximately 43.4 km off the coast of Suffolk. The East Anglia ONE Offshore Wind Farm (Corrections and Amendments) Order 2016 was granted on 24 March 2016 to correct certain errors in the 2014 Order and to 11. voltage Alternative Construct either a wind farm of up to 750 MW with a High Voltage Alternating Current (HVAC) transmission system comprising up to 150 Wind Turbine Generators (WTGs) or a wind farm of 1,200 MW with a High Voltage Direct Current (HVDC) transmission system comprising up to 240 WTGs. The HVAC option for 750 MW included an allowance over the anticipated export capacity of 714 MW to account for transmission losses. EAOL selected the HVAC transmission system for EA ONE. The construction of the offshore works for EA ONE were completed in October 2020. All 102 WTGs are now installed and operating, generating power which is transmitted to the associated onshore substation at Bramford, Suffolk.
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The East Anglia ONE Offshore Wind Farm Order 2014 (as amended) (SI 2014/1599 and SI 2016/447) (2014 Order (as amended)

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eastangliaone@scottishpower.com.

- 2. The 2014 Order granted development consent to EAOL for an offshore wind farm with a gross electrical output capacity of 1,200 megawatts (MW) located approximately 43.4 km off the coast of Suffolk. The East Anglia ONE Offshore Wind Farm (Corrections and Amendments) Order 2016 was granted on 24 March 2016 to correct certain errors in the 2014 Order and to allow the option to construct either a wind farm of up to 750 MW with a High Voltage Alternating Current (HVAC) transmission system comprising up to 150 Wind Turbine Generators (WTGs) or a wind farm of 1,200 MW with a High Voltage Direct Current (HVDC) transmission system comprising up to 240 WTGs. The HVAC option for 750 MW included an allowance over the anticipated export capacity of 714 MW to account for transmission losses. EAOL selected the HVAC transmission system for EA ONE. The construction of the offshore works for EA ONE were completed in October 2020. All 102 WTGs are now installed and operating, generating power which is transmitted to the associated onshore substation at Bramford, Suffolk.
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Figure D - 6. East Suffolk Extra (Week2)

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East Anglia ONE Limited

Figure D - 8. Eastern Daily Press (Week2)

for regular public worship appropriated to residential and for purposes anci thereto. You may see a co the draft at www.ccpas org/consultation or inst at the church.

Anyone may representations either against the draft Schwriting to James D Breet, Church Comm Church House. Ground the Church House. Ground May 2021. Coperate representations a correspondence published on our

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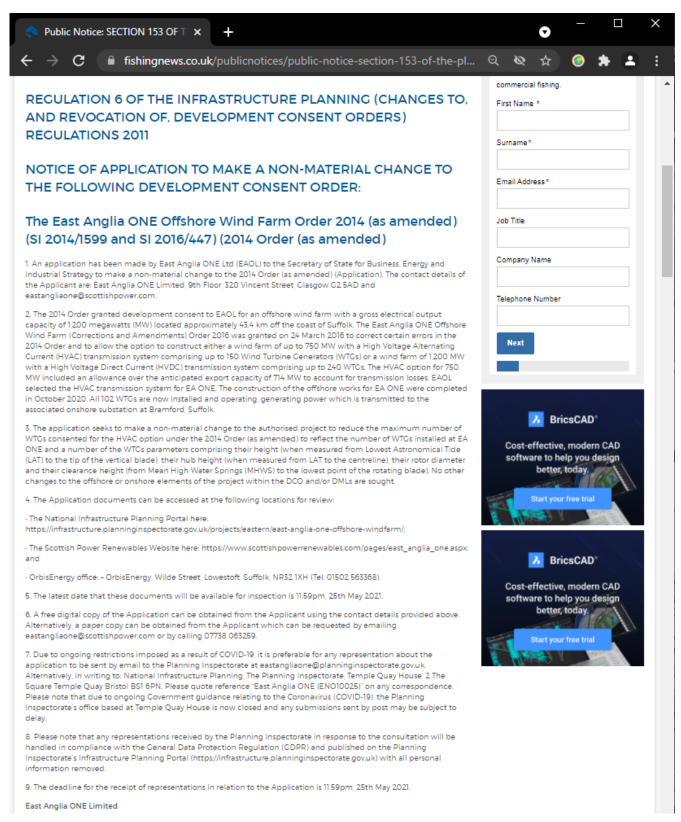


Figure D - 9. Fishing News

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SECTION 153 OF THE PLANNING ACT 2008

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Figure D - 10. Great Yarmouth Advertiser (Week 1)

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SECTION 153 OF THE PLANNING ACT 2008

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 - The Scottish Power Renewables Website here: https://www.scottishpowerrenewables.com/pages/east_anglia_one.aspx; and
- OrbisEnergy office: OrbisEnergy, Wilde Street, Lowestoft, Suffolk, NR32 1XH (Tel: 01502 563368).
- 5. The latest date that these documents will be available for inspection is 11.59pm, 25th May 2021.
- 6. A free digital copy of the Application can be obtained from the Applicant using the contact details provided above. Alternatively, a paper copy can be obtained from the Applicant which can be requested by emailing eastangliaone@ scottishpower.com or by calling 07738 063259.
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- 8. Please note that any representations received by the Planning Inspectorate in response to the consultation will be handled in compliance with the General Data Protection Regulation (GDPR) and published on the Planning Inspectorate's Infrastructure Planning Portal (https://infrastructure.planninginspectorate.gov.uk) with all personal information removed.
- 9. The deadline for the receipt of representations in relation to the Application is 11.59pm, 25th May 2021.



Doc. ID: EA1-CON-F-GBE-242687

Rev. 1



SECTION 153 OF THE PLANNING ACT 2008 REGULATION 6 OF THE INFRASTRUCTURE PLANNING (CHANGES TO, AND REVOCATION OF, DEVELOPMENT CONSENT ORDERS) **REGULATIONS 2011**

FOLLOWING DEVELOPMENT CONSENT ORDER:

The East Anglia ONE Offshore Wind Farm Order 2014 (as amended) (SI 2014/1599 and SI 2016/447) (2014 Order (as amended)

- 1. An application has been made by East Anglia ONE Ltd (EAOL) to the Secretary of State for Business, Energy and Industrial Strategy to make a non-material change to the 2014 Order (as amended) (Application). The contact details of the Applicant are: East Anglia ONE Limited, 9th Floor, 320 Vincent Street, Glasgow G2 5AD and eastangliaone@scottishpower.com.
- 2. The 2014 Order granted development consent to EAOL for an offshore wind farm with a gross electrical output capacity of 1,200 megawatts (MW) located approximately 43.4 km off the coast of Suffolk. The East Anglia ONE Offshore Wind Farm (Corrections and Amendments) Order 2016 was granted on 24 March 2016 to correct certain errors in the 2014 Order and to allow the option to construct either a wind farm of up to 750 MW with a High Voltage Alternating Current (HVAC) transmission system comprising up to 150 Wind Turbine Generators (WTGs) or a wind farm of 1,200 MW with a High Voltage Direct Current (HVDC) transmission system comprising up to 240 WTGs. The HVAC option for 750 MW included an allowance over the anticipated export capacity of 714 MW to account for transmission losses. EAOL selected the HVAC transmission system for EA ONE. The construction of the offshore works for EA ONE were completed in October 2020. All 102 WTGs are now installed and operating, generating power which is transmitted to the associated onshore substation at Bramford, Suffolk.
- 3. The application seeks to make a non-material change to the authorised project to reduce the maximum number of WTGs consented for the HVAC option under the 2014 Order (as amended) to reflect the number of WTGs installed at EA ONE and a number of the WTGs' parameters comprising their height (when measured from Lowest Astronomical Tide (LAT) to the tip of the vertical blade), their hub height (when measured from LAT to the centreline), their rotor diameter and their clearance height (from Mean High Water Springs (MHWS) to the lowest point of the rotating blade). No other changes to the offshore or onshore elements of the project within the DCO and/or DMLs are sought.
- 4. The Application documents can be accessed at the following locations for review:
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The deadline for the receipt of representations in relation to the Application is 11.59pm, 25th May 2021.

Figure D - 12. Great Yarmouth Mercury (Week 1)

Doc. ID: EA1-CON-F-GBE-242687

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REGULATION 6 OF THE INFRASTRUCTURE PLANNING (CHANGES TO, AND REVOCATION OF, DEVELOPMENT CONSENT ORDERS)
REGULATIONS 2011

NOTICE OF APPLICATION TO MAKE A NON-MATERIAL CHANGE TO THE FOLLOWING DEVELOPMENT CONSENT ORDER:

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and Industrial Strategy to make a non-material change to the 2014 Order (as amended) (Application). The contact
details of the Applicant are: East Anglia ONE Limited, 9th Floor, 320 Vincent Street, Glasgow G2 5AD and
eastangliaone@scottishpower.com.

2. The 2014 Order granted development consent to EAOL for an offshore wind farm with a gross electrical output capacity of 1,200 megawatts (MW) located approximately 43.4 km off the coast of Suffolk. The East Anglia ONE offshore Wind Farm (Corrections and Amendments) Order 2016 was granted on 24 March 2016 to correct certain Offshore Wind Farm (Corrections and Amendments) Order 2016 was granted on 24 March 2016 to correct certain Offshore Wind Farm (Corrections and Amendments) Order 2016 was granted on 24 March 2016 to correct certain Offshore Wind Farm of up to 750 MW with a High Voltage Alternating Current (HVAC) transmission system comprising up to 150 Wind Turbine Generators (WTGs) or a wind farm of 1,200 MW with a High Voltage Direct Current (HVDC) transmission system comprising up to 240 WTGs. The HVAC option for 750 MW included an allowance over the anticipated export capacity of 714 MW to account for transmission losses. EAOL selected the HVAC transmission system for EA ONE. The construction of the offshore works for EA ONE were completed in October 2020. All 102 WTGs are now installed and operating generating power which is transmitted to the associated onshore substation at Bramford, Suffolk.

The application seeks to make a non-material change to the authorised project to reduce the maximum number of WTGs consented for the HVAC option under the 2014 Order (as amended) to reflect the number of WTGs installed at EA ONE and a number of the WTGs' parameters comprising their height (when measured from Lowest Astronomical Tide (LAT) to the tip of the vertical blade), their hub height (when measured from LAT to the centreline), their rotor diameter and their clearance height (from Mean High Water Springs (MHWS) to the lowest point of the rotating blade). No other changes to the offshore or onshore elements of the project within the DCO and/or DMLs are sought.

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- 9. The deadline for the receipt of representations in relation to the Application is 11.59pm, 25th May 2021.



Figure D - 13. Great Yarmouth Mercury (Week2)

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SECTION 153 OF THE PLANNING ACT 2008

REGULATION 6 OF THE INFRASTRUCTURE PLANNING (CHANGES TO, AND REVOCATION OF, DEVELOPMENT CONSENT ORDERS) **REGULATIONS 2011**

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- 2. The 2014 Order granted development consent to EAOL for an offshore wind farm with a gross electrical output capacity of 1,200 megawatts (MW) located approximately 43.4 km off the coast of Suffolk. The East Anglia ONE Offshore Wind Farm (Corrections and Amendments) Order 2016 was granted on 24 March 2016 to correct certain errors in the 2014 Order and to allow the option to construct either a wind farm of up to 750 MW with a High Voltage Alternating Current (HVAC) transmission system comprising up to 150 Wind Turbine Generators (WTGs) or a wind farm of 1,200 MW with a High Voltage Direct Current (HVDC) transmission system comprising up to 240 WTGs. The HVAC option for 750 MW included an allowance over the anticipated export capacity of 714 MW to account for transmission losses. EAOL selected the HVAC transmission system for EA ONE. The construction of the offshore works for EA ONE were completed in October 2020. All 102 WTGs are now installed and operating, generating power which is transmitted to the associated onshore substation at Bramford, Suffolk.
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East Anglia ONE Limited

Figure D - 14. Ipswich Star (Week 1)

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Legal and Public Notices

SECTION 153 OF THE PLANNING ACT 2008 REGULATION 6 OF THE INFRASTRUCTURE PLANNING (CHANGES
TO, AND REVOCATION TO, AND REVOCATION OF, DEVELOPMENT CONSENT ORDERS)

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- The 2014 Order granted development consent to EAOL for an offshore wind farm with a gross electrical output capacity of 1,200 megawatts (MW) located approximately 43.4 km off the coast of Suffolk. The East Anglia ONE Offshore Wind Farm (Corrections and Amendments) Order 2016 was granted on 24 March 2016 to correct certain errors in the 2014 Order and to allow the option to construct either a wind farm of up to 750 MW with a High Voltage Alternating Current (HVAC) transmission system comprising up to 150 Wind Turbine Generators (WTGs) or a wind farm of 1,200 MW with a High Voltage Direct Current (HVDC) transmission system comprising up to 240 WTGs. The HVAC 240 WTGs. The HVAC option for 750 MW included an allowance over the anticipated export capacity of 714 MW to account for transmission. to account for transmission losses. EAOL selected the HVAC transmission system for EA ONE. The construction of the offshore works for EA ONE. the offshore works for EA ONE were completed in October 2020. All 102 WTGs are now installed and operating, generating power which is transmitted to the associated onshore substation at Bramford, Suffolk.
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Figure D - 15. Ipswich Star (Week2)

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SECTION 153 OF THE PLANNING ACT 2008

REGULATION 6 OF THE INFRASTRUCTURE PLANNING (CHANGES TO, AND REVOCATION OF, DEVELOPMENT CONSENT ORDERS) REGULATIONS 2011

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Figure D - 17. Lowestoft Journal (Week2)

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SECTION 153 OF THE PLANNING ACT 2008

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eastangliaone@scottishpower.com.

- The 2014 Order granted development consent to EAOL for an offshore wind farm with a gross electrical output capacity of 1,200 megawatts (MW) located approximately 43.4 km off the coast of Suffolk. The East Anglia ONE Offshore Wind Farm (Corrections and Amendments) Order 2016 was granted on 24 March 2016 to correct certain errors in the 2014 Order and to allow the option to construct either a wind farm of up to 750 MW with a High Voltage Alternating Current (HVAC) transmission system comprising up to 150 Wind Turbine Generators (WTGs) or a wind farm of 1,200 MW with a High Voltage Direct Current (HVDC) transmission system comprising up to 240 WTGs. The HVAC option for 750 MW included an allowance over the anticipated export capacity of 714 MW to account for transmission losses. EAOL selected the HVAC transmission system for EA ONE. The construction of the offshore works for EA ONE were completed in October 2020. All 102 WTGs are now installed and operating, generating power which is transmitted to the associated onshore substation at Bramford, Suffolk.
- 3. The application seeks to make a non-material change to the authorised project to reduce the maximum number of WTGs consented for the HVAC option under the 2014 Order (as amended) to reflect the number of WTGs installed at EA ONE and a number of the WTGs' parameters comprising their height (when measured from Lowest Astronomical Tide (LAT) to the tip of the vertical blade), their hub height (when measured from LAT to the centreline), their rotor diameter and their clearance height (from Mean High Water Springs (MHWS) to the lowest point of the rotating blade). No other changes to the offshore or onshore elements of the project within the DCO and/or DMLs are sought.
- 4. The Application documents can be accessed at the following locations for review:
 - The National Infrastructure Planning Portal here: https://infrastructure.planninginspectorate.gov.uk/projects/eastern/east-anglia-one-offshore-windfarm/;
 - The Scottish Power Renewables Website here: https://www.scottishpowerrenewables.com/pages/east_anglia_one.aspx; and
 - OrbisEnergy office: OrbisEnergy, Wilde Street, Lowestoft, Suffolk, NR32 1XH (Tel: 01502 563368).
- 5. The latest date that these documents will be available for inspection is 11.59pm, 25th May 2021.
- 6. A free digital copy of the Application can be obtained from the Applicant using the contact details provided above. Alternatively, a paper copy can be obtained from the Applicant which can be requested by emailing eastangliaone@ scottishpower.com or by calling 07738 063259.
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- 9. The deadline for the receipt of representations in relation to the Application is 11.59pm, 25th May 2021.

East Anglia ONE Limited

Figure D - 18. Norwich Evening News (Week 1)

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SECTION 153 OF THE PLANNING ACT 2008 REGULATION 6 OF THE INFRASTRUCTURE PLANNING (CHANGES TO, AND REVOCATION OF, DEVELOPMENT CONSENT ORDERS) REGULATIONS 2011 NOTICE OF APPLICATION TO MAKE A NON-MATERIAL CHANGE TO THE FOLLOWING DEVELOPMENT CONSENT ORDERS

THE FOLLOWING DEVELOPMENT CONSENT ORDER:

The East Anglia ONE Offshore Wind Farm Order 2014 (as amended)

- (SI 2014/1599 and SI 2016/447) (2014 Order (as amended)

 1. An application has been made by East Anglia ONE Ltd (EAOL) to the Secretary of State for Business, Energy details of the Applicant are: East Anglia ONE Limited, 9th Floor, 320 Vincent Street, Glasgow G2 5AD and eastangliaone@scottishpower.com.
- 2. The 2014 Order granted development consent to EAOL for an offshore wind farm with a gross electrical output capacity of 1,200 megawatts (MW) located approximately 43.4 km off the coast of Suffolk. The East Anglia ONE Offshore Wind Farm (Corrections and Amendments) Order 2016 was granted on 24 March 2016 to correct certain errors in the 2014 Order and to allow the option to construct either a wind farm of up to 750 MW with a High errors in the 2014 Order and to allow the option to construct either a wind farm of up to 750 MW with a High errors in the 2014 Order and to allow the option to construct either a wind farm of up to 750 MW with a High errors in the 2014 Order and to allow the option to construct either a wind farm of up to 750 MW with a High errors in the 2014 Order and to allow the option to construct either a wind farm of up to 750 MW with a High errors in the 2014 Order and to allow the option to construct either a wind farm of up to 750 MW with a High errors in the 2014 Order and to allow the option to construct either a wind farm of up to 750 MW with a High errors in the 2014 Order and to allow the option to construct either a wind farm of up to 750 MW with a High errors in the 2014 Order and to allow the option to construct either a wind farm of up to 750 MW with a High errors in the 2014 Order and to allow the option to construct either a wind farm of up to 750 MW with a High errors in the 2014 Order and to allow the option to construct either a wind farm of up to 750 MW with a High errors in the 2014 Order and to 2016 MW with a High errors in the 2014 Order and to 2016 MW with a High errors in the 2014 Order and to 2016 MW with a High errors in the 2014 Order and to 2016 MW with a High errors in the 2014 Order and to 2016 MW with a High errors in the 2014 MW and a H
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Figure D - 19. Norwich Evening News (Week2)

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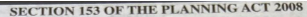
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REGULATION 6 OF THE INFRASTRUCTURE PLANNING (CHANGES TO, AND REVOCATION OF, DEVELOPMENT CONSENT ORDERS) **REGULATIONS 2011**

NOTICE OF APPLICATION TO MAKE A NON-MATERIAL CHANGE TO THE FOLLOWING DEVELOPMENT CONSENT ORDER:

The East Anglia ONE Offshore Wind Farm Order 2014 (as amended) (SI 2014/1599 and SI 2016/447) (2014 Order (as amended)

- 1. An application has been made by East Anglia ONE Ltd (EAOL) to the Secretary of State for Business, Energy and Industrial Strategy to make a non-material change to the 2014 Order (as amended) (Application). The contact details of the Applicant are: East Anglia ONE Limited, 9th Floor, 320 Vincent Street, Glasgow G2 5AD and eastangliaone@scottishpower.com.
- 2. The 2014 Order granted development consent to EAOL for an offshore wind farm with a gross electrical output capacity of 1,200 megawatts (MW) located approximately 43.4 km off the coast of Suffolk. The East Anglia ONE Offshore Wind Farm (Corrections and Amendments) Order 2016 was granted on 24 March 2016 to correct certain errors in the 2014 Order and to allow the option to construct either a wind farm of up to 750 MW with a High Voltage Alternating Current (HVAC) transmission system comprising up to 150 Wind Turbine Generators (WTGs) or a wind farm of 1,200 MW with a High Voltage Direct Current (HVDC) transmission system comprising up to 240 WTGs. The HVAC option for 750 MW included an allowance over the anticipated export capacity of 714 MW to account for transmission losses. EAOL selected the HVAC transmission system for EA ONE. The construction of the offshore works for EA ONE were completed in October 2020. All 102 WTGs are now installed and operating, generating power which is transmitted to the associated onshore substation at Bramford, Suffolk.
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East Anglia ONE Limited

Figure D - 20. Waveney Advertiser (Week 1)

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REGULATION 6 OF THE INFRASTRUCTURE PLANNING (CHANGES TO, AND REVOCATION OF, DEVELOPMENT CONSENT ORDERS)
REGULATIONS 2011

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East Anglia ONE Limited

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SECTION 153 OF THE PLANNING ACT 2008 REGULATION 6 OF THE INFRASTRUCTURE PLANNING (CHANGES TO, AND REVOCATION OF, DEVELOPMENT CONSENT ORDERS)

REGULATIONS 2011

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Figure D - 23. West Suffolk Mercury (Week2)

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APPENDIX E: Non-Material Change Application SPR Website Notice

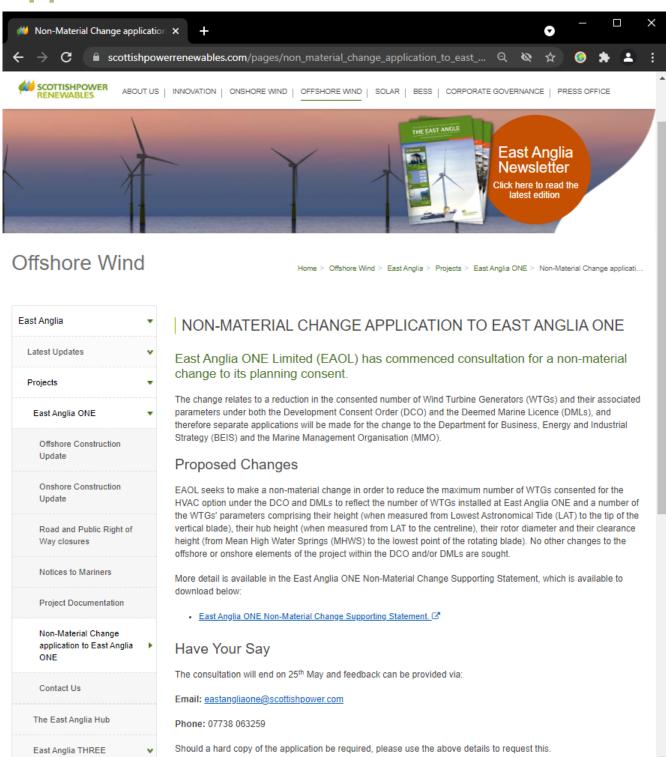


Figure E - 1. SPR Website Notice

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APPENDIX F: Non-Material Change Application Mailshot

View in browser





East Anglia ONE Non-Material Change Application Consultation

East Anglia ONE Limited (EAOL) is undertaking a consultation for a Non-Naterial Change to its planning consent.

The Non-Material Change application was submitted to the Department for Business, Energy and Industrial Strategy (BEIS) on the 30th March and the consultation period will end on 25th May 2021. The Non Material Change application relates to a reduction in the consented number of Wind Turbine Generators (WTGs) and their associated parameters under both the Development Consent Order (DCO) and the Deemed Marine Licence (DMLs), and therefore separate applications will be made for the change to BEIS and the Marine Management Organisation (MMO).

Proposed Changes

EAOL seeks to make a Non-Material Change in order to reduce the maximum number of WTGs consented for the High Voltage Alternating Current (HVAC) option under the DCO and DMLs to reflect the number of WTGs installed at East Anglia ONE and a number of the WTGs' parameters including their height, hub height, rotor diameter and clearance height.

No other changes to the offshore or onshore elements of the project within the DCO and/or DMLs are sought.

Further Information

More detail is available in the East Anglia ONE Non-Material Change Supporting Statement, which is available to download on the ScottishPower website.

Have Your Say

The consultation will end on 25th May and feedback can be provided via:

Email: eastangliaone@scottishpower.com

Phone: 07738 063259

If you have any questions about the consultation or require a hard copy, please contact us using the above details.

Get In Touch

Email us: $\underline{eastanglia one@scottishpower.com}$ East Anglia ONE Stakeholder Team Email us at eastangliaone@scottishpower.com or visit our website for more information. O Sent by Tractivity SmartMailer If you would not like to receive further emails from us please <u>click here</u> to unsubscribe. PROJECT: East Anglia ONE Offshore Windfarm

Doc. ID: EA1-CON-F-GBE-242687

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APPENDIX G: Consultee Cover Letter



30/03/2021

By email

Dear Stakeholder,

The East Anglia One Offshore Wind Farm Order 2014 (as amended) – Application for a Non-material Change 2021

East Anglia One Limited (EAOL) has submitted an application to the Department for Business, Energy and Industrial Strategy (BEIS) seeking a non-material change to the East Anglia ONE Offshore Wind Farm Order 2014 (as amended) (2014 Order (as amended)) which was submitted in accordance with the Infrastructure Planning (Changes to, and Revocation of, Development Consent Orders) Regulations 2011 (as amended) (2011 Regulations) (Application).

The East Anglia ONE Offshore Wind Farm Order 2014 (2014 Order) was granted on 16th June 2014 and came into force on 7th July 2014. The East Anglia ONE Offshore Wind Farm (Corrections and Amendments) Order 2016 was granted on 24th March 2016 to correct certain errors in the 2014 Order and to allow the option to construct a wind farm located 43.4 km off the coast of Suffolk either of up to 750 MW with a High Voltage Alternating Current (HVAC) transmission system comprising up to 150 Wind Turbine Generators (WTGs) or a wind farm of 1,200 MW with a High Voltage Direct Current (HVDC) transmission system comprising up to 240 WTGs. The HVAC option for 750 MW included an allowance over the anticipated export capacity of 714 MW to account for transmission losses. There were corresponding variations made to the DML at the same time.

EAOL selected the HVAC option and the construction of the offshore works for EA ONE were completed in October 2020. All 102 WTGs are now installed and operating, generating power which is transmitted to the associated onshore substation at Bramford, Suffolk.

EAOL therefore seeks a non-material change to the 2014 Order (as amended) and variations to the DML in order to reduce the maximum number of WTGs consented for the HVAC option under the 2014 Order (as amended) to reflect the number of WTGs installed at EA ONE and a number of the WTGs' parameters comprising their height (when measured from Lowest Astronomical Tide (LAT) to the tip of the vertical blade), their hub height (when measured from LAT to the centreline), their rotor diameter and their clearance height (from Mean High Water Springs (MHWS) to the lowest point of the rotating blade).

The Supporting Statement for the Application concludes that the proposed amendments are fully within the consented Rochdale Envelope and the adverse impacts will be no worse than those assessed in the original Environmental Statement (ES) and Habitats Regulations Assessment (HRA) for EA ONE.

You are being formally consulted by EAOL on the proposed changes to the 2014 Order (as amended) as you are an organisation that was previously consulted on the 2014 Order and one that may have an interest in the marine environment where the wind farm array is located.

In order to assist your consideration of the Application, we enclose copies of the documents outlined below.

1



1. The Supporting Statement

- **1.1.** This document includes:
 - **1.1.1.**The details of the proposed non-material change to the 2014 Order (as amended) as prescribed by the 2011 Regulations; and
 - 1.1.2. An explanation as to why the proposed changes are considered to be non-material.

2. The draft Amendment Order 2021

2.1. The enclosed draft Amendment Order sets out the amendments proposed to the 2014 Order (as amended) to reflect the changes described above.

3. A tracked changes version of the 2014 Order (as amended)

3.1. This document highlights, in tracked changes, the proposed amendments to the 2014 Order (as amended).

4. A tracked changes version of the Deemed Marine Licences (as amended in 2018)

4.1. A parallel application is being made to the Marine Management Organisation (MMO) to seek consequential changes to the Deemed Marine Licence, and therefore we have enclosed a copy of the Deemed Marine Licences (as amended in 2018) with the proposed changes tracked for your reference only.

5. A copy of the newspaper notice required by regulation 6 of the 2011 Regulations (Notice)

- **5.1.** Notice of the non-material change application is being published as required by regulation 6 of the 2011 Regulations, and pursuant to regulation 7 of the 2011 Regulation a copy of the Notice is enclosed for your information.
- **5.2.** As set out in the Notice, any representations about the Application may be sent by email to the Planning Inspectorate at eastangliaone@planninginspectorate.gov.uk or alternatively, in writing¹ to: National Infrastructure Planning, The Planning Inspectorate, Temple Quay House, 2 The Square Temple Quay Bristol BS1 6PN. Please quote reference "East Anglia ONE (ENO10025)" on any correspondence.
- **5.3.** Please note that any representations received by the Planning Inspectorate in response to the consultation will be handled in compliance with the General Data Protection Regulation (GDPR) and published on the Planning Inspectorate's Infrastructure Planning Portal (https://infrastructure.planninginspectorate.gov.uk) with all personal information removed.
- **5.4.** Please note that the deadline for receipt a response from you is 11.59pm on 25th May 2021.

We would be grateful if you would acknowledge safe receipt of this letter and the enclosed documents. If you have any questions or require clarification on the content of this letter or accompanying information, please do not hesitate to contact us.

Yours sincerely

Catherine Sibley

Consent Compliance Senior Project Manager

@ScottishPower.com

¹ As a result of ongoing Government guidance relating to the Coronavirus (COVID-19), the Planning Inspectorate's office based at Temple Quay House is now closed and any submissions sent by post may be subject to delay.



Enclosed:

- The Supporting Statement;
- The draft Amendment Order;
- The tracked changes version of the 2014 Order (as amended);
- The tracked changes version of the Deemed Marine Licences (as amended in 2018); and
- The Notice as required by regulation 7 of the 2011 Regulations.

PROJECT: East Anglia ONE Offshore Windfarm

Doc. ID: EA1-CON-F-GBE-242687

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APPENDIX H: MMO Non-Material Change Consultation Response

From: Qureshi, Mark @marinemanagement.org.uk> Sent: 24 May 2021 09:16

To: NI Enquiries <NIEnquiries@planninginspectorate.gov.uk>; 'enquiries@beis.gov.uk'

<enquiries@beis.gov.uk>

Cc: Tan, Leanne @marinemanagement.org.uk>

Subject: East An shore Wind FArm – Non-Material Change application to BEIS MMO ref:

DCO/2013/00005

Dear Sir/Madam,

I am writing regarding the request from Scottish Power Renewables (SPR) to vary the East Anglia One OWF DCO and Deemed Marine Licences (DMLs) (schedules 10 and 11of the DCO).

The MMO have been consulted by SPR as a statutory consultee for the DCO. The MMO is the authorising body for any variation to the dML.

The consultation closing date for DCO changes is 25 May 2021. The MMO has decided not to consult on the proposed DML changes, as they are non material, and the changes are to reflect the final as built scheme.

We have however requested that consultees for the DCO proposed changes forward a copy of their comments to the MMO.

The MMO will be in contact in due course regarding the final draft of the DMLs, and in order to align publication of the varied decisions.

I will be grateful if you can confirm receipt of this email.

Yours faithfully

Mark Qureshi

Mark Qureshi

Case Manager | Marine Management Organisation

Lancaster House | Hampshire Court | Newcastle upon Tyne | NE4 7YH @marinemanagement.org.uk | Website Blog Twitter Facebook LinkedIn YouTube

Our MMO Values: Together we are Accountable, Innovative, Engaging and Inclusive



During the current health emergency, the Marine Management Organisation is continuing to provide vital services and support to our customers and stakeholders. We are in the main working remotely, in line with the latest advice from Government, and continue to be contactable by email, phone and on-line. Please keep in touch with us and let us know how we can help you https://www.gov.uk/mmo

PROJECT: East Anglia ONE Offshore Windfarm

Doc. ID: EA1-CON-F-GBE-242687

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APPENDIX I: NE Non-Material Change Consultation Response

Date: 01 June 2021 Our ref: 1618 348670

Your ref: East Anglia ONE (EA1)



Hornbeam House Crewe Business Park Electra Way Crewe Cheshire CW1 6GJ

T 0300 060 3900

BY EMAIL ONLY

Dear Sir / Madam

The East Anglia One Offshore Wind Farm Order 2014 – Application for a Non-Material Change 2021

Thank you for your consultation dated 30 March 2021 The following constitutes Natural England's formal statutory response.

Development Consent Order Non-Material Change

Natural England understand that East Anglia ONE Limited (EAOL) is seeking to amend the Development Consent Order (DCO) to reduce the maximum number of turbines to reflect the 102 turbines installed for the project. We agree that the proposed amendments should be considered as a non-material change (NMC), as they are fully within the consented Rochdale Envelope and the adverse impacts will be no worse than those assessed in the original environmental statement (ES) and Habitats Regulations Assessment (HRA) for EA ONE.

However, Natural England questions whether such a NMC (if granted) provides the legal certainty required to rely on the as-built parameters for the purposes of HRA, including the use of 'as built' values from e.g. collision modelling in an in-combination assessment.

Below Natural England sets out our initial analysis of this issue, including some concerns that in our view require further consideration before 'as built' values based on a NMC can be adopted in incombination assessments. We consider it would be prudent for BEIS to seek legal advice on these matters:

- 1. Under the Planning Act 2008, the Secretary of State (SoS) has the power to change or revoke a DCO for up to four years following substantial completion of the development. However, this time limit does not apply in relation to non-material changes, i.e. those changes that the SoS is satisfied are not material.
- 2. The legislation does not define what amounts to either a material or non-material change, but Government guidance on the subject confirms the following:
 - a. A change should be treated as material if it would require an updated Environmental Statement (ES) (from that at the time the original DCO was made) to take account of new, or materially different, likely significant effects on the environment as a result of the change.
 - b. A change is likely to be material if it would invoke a need for a Habitats Regulations

Assessment (HRA). Similarly, the need for a new or additional licence in respect of European Protected Species (EPS) is also likely to be indicative of a material change.

- 3. The Applicant believes the Application amounts to a NMC because it would not require an updated EIA or HRA. Specifically, the Applicant states that the as-built parameters are fully within the Rochdale Envelope originally consented and that the adverse impacts are no worse than those assessed in the EIA or HRA accompanying the original DCO. The Applicant has also stated that the Application meets other criteria for NMC applications concerning compulsory acquisition, land rights and the local population.
- 4. There is no legal time limit on making non-material changes to DCOs. As such, there would be nothing to prevent the developer in this case from making a further NMC application in the future to increase the number and size of turbines specified for this windfarm. So long as the adverse impacts of the change being requested were no worse than the worst-case scenario assessed in the EIA or HRA accompanying the original DCO (and other criteria concerning compulsory acquisition, land rights and the local population were met), there is the risk that such an NMC application could be granted and thus that additional and/or larger turbines could be installed in the future.
- 5. In view of the above, even if the NMC is granted, we question whether it would be appropriate to rely on as-built parameters for HRA purposes in-combination assessments. This is because the developer could, in theory at least, keep on amending the project via NMC applications up to the limit of the Rochdale Envelope.

Natural England recognises the desirability of establishing environmental 'headroom' in order to facilitate further offshore wind development, and is keen to ensure this is achieved in a legally robust manner. We would be pleased to have further discussions with BEIS regarding this matter if that would be helpful.

<u>Supporting Statement – Collision Risk Modelling Update</u>

Natural England has reviewed the Collision Risk Modelling Update in Appendix A of the Supporting Statement. The following aspects of Appendix A require clarification:

- 1. We note that the revised values were calculated using species specific avoidance rates with Band Model Option 1 for gannet, kittiwake, lesser black-backed gull and herring gull, and Option 2 for great black-backed gull. However, it is not clear how the site specific proportion of birds at collision height (PCH) used for Option 1 have been calculated, i.e. from boat-based estimates, or by using the relative size of the bird using digital aerial survey methods. This detail should be included in Appendix A for clarity. Natural England also advise that outputs from both Option 1 and Option 2 for all species are presented.
- 2. Natural England's general advice is that Option 2 i.e. generic flight height information should be used in Collision Risk Modelling unless it can be demonstrated that robust, site-specific datasets are available, so it is important that Option 2 outputs are provided by the Applicant.
- 3. We also seek clarity on the different reference points for the turbine parameters (i.e. mean high water spring (MHWS) vs mean sea level (MSL) in terms of draught height). We question why Appendix A refers to the draught heights to MSL, but the main section of report refers to draught height at MHWS.
- 4. Natural England's understanding is that the hub height entered in the Band (2012) spreadsheet should be referenced to Highest Astronomical Tide (HAT) Band (2012) states:

'Normally, the hub height of wind turbines is measured from Highest Astronomical Tide (HAT), to help ensure navigational clearance requirements are satisfied. However, bird

flight heights are measured relative to sea level, which may be 2-3 metres or more lower. Mean sea level (Z0) and HAT are normally stated relative to Chart Datum (CD). The calculation allows for a tidal offset to be added to the hub height, to allow for this additional height above mean sea level.'

5. In the main report there is reference to draught height being increased from 22m MHWS to 28m MHWS (Table 2.1), whereas Appendix A seems to be suggesting it is being increased from 22m MSL to 30.8m MSL. Perhaps a correction that accounts for the change going to 28m MHWS vs 30.8m MSL has been applied, but it is not clear why both the report and Appendix A state 22m MHWS/MSL. We seek clarification on this point, as this could potentially affect the CRM predictions.

Please be advised that if this is eventually an accepted route for as built project values to come forward, the full assessment using Natural England's advised values and parameters must be made available and a best practice approach agreed across the industry.

If you require further information please contact me on the details included within the below signature.

Yours faithfully

Helen Mann
Marine Lead Adviser (Major Casework) – Norfolk and Suffolk Team
E-mail: @naturalengland.org.uk

PROJECT: East Anglia ONE Offshore Windfarm

Doc. ID: EA1-CON-F-GBE-242687

Rev. 1



APPENDIX J: EAOL Letter of Response to NE



Caroline Hopewell
NSIP Officer
The Planning Inspectorate
Temple Quay House, 2 The Square, Temple
Quay, Bristol, BS1 6PN
By email only:
EastAngliaOne@planninginspectorate.gov.uk

Natural England ref:

1618 348670

Our ref:

EA1-CON-B-GBE-242689

Date:

24th August 2021

Contact:

Catherine Sibley

ScottishPower.com

Dear Caroline,

The East Anglia ONE (EA1) Offshore Wind Farm Order 2014 - Proposed Non-Material Change Application 2021

EA1 Letter of response to Natural England

The following constitutes EA1's formal response to letter received from Natural England on 01st June 2021.

Development Consent Order Non-Material Change

EA1 welcomes NE's agreement that the proposed amendments should be considered as a non-material change (NMC) as they are fully within the consented Rochdale Envelope and the adverse impacts will be no worse than those assessed in the original Environmental Statement (ES) and Habitats Regulations Assessment (HRA).

Whilst EA1 notes NE's concerns in relation to the use of 'as-built' values in subsequent in-combination assessments, such matters are not relevant to the determination of this NMC application. Whether it is appropriate to use 'as-built' parameters in subsequent assessments will be a matter to be addressed in future assessments and, therefore, in the consenting process for the relevant projects seeking to adopt those 'as-built' parameters. However, in this particular context, we would note that the EA1 offshore wind farm has been constructed using the parameters specified in the NMC and has commenced operation. In these circumstances, there can be no risk that a subsequent NMC would be granted for additional or larger turbines in the future, because the impacts of a separate offshore construction period were not assessed in the original ES and such impacts therefore would not be within the Rochdale Envelope as originally assessed.

<u>Supporting Statement - Collision Risk Modelling Update</u>

EA1 note the responses from NE with regard to the Collision Risk Modelling (CRM) and have responded as necessary, these responses are detailed in

Estimation of the collision risk mortality for the reduced number of turbines (102) with an increased rotor draught height (30.8 m) compared with the previous collision estimates for this wind farm for 150 turbines with a draught height of 22 m (for the HVAC option under the 2016 Change Order) have reduced the predicted collisions by 48% to 85%, varying across species and model options. The updated CRM provides the necessary updates.

Table 1. In addition, Natural England reviewed an earlier version of the CRM report and requested additional collision risk modelling using Option 2 be provided for all species, and these are now included in the updated report. This update also corrects an error subsequently detected in the original flight height data; a subset of the height data were recorded in the Excel spreadsheet as text rather than numerically and were thus inadvertently omitted from calculations. This error has been corrected in the current version of this report.

Estimation of the collision risk mortality for the reduced number of turbines (102) with an increased rotor draught height (30.8 m) compared with the previous collision estimates for this wind farm for 150 turbines with a draught height of 22 m (for the HVAC option under the 2016 Change Order) have reduced the predicted collisions by 48% to 85%, varying across species and model options. The updated CRM provides the necessary updates.

Table 1. EA1 NMC NE CRM Comments and EA1s responses.

Comment ID	NE Comment	EA1 Response
1	We note that the revised values were calculated using species specific avoidance rates with Band Model Option 1 for gannet, kittiwake, lesser black-backed gull and herring gull, and Option 2 for great black-backed gull. However, it is not clear how the site-specific proportion of birds at collision height (PCH) used for Option 1 have been calculated, i.e. from boat-based estimates, or by using the relative size of the bird using digital aerial survey methods. This detail should be included in Appendix A for clarity. Natural England also advise that outputs from both Option 1 and Option 2 for all species are presented.	The site-specific flight height estimates were calculated using the original flight height data collected during the baseline site characterisation boat-based surveys (i.e. as far as possible in the same manner that the flight height estimates were calculated for the original design submitted in the Environmental Statement (ES)). Further details of the data have been provided. Additional modelling using Option 2 has been provided in the revised collision modelling report. It should be noted the reason that Band Option 1 has not been used to calculate great black-backed gull collisions (as explained in the collision modelling report) is due to the fact the sample size of this species was insufficient for reliable estimates to be obtained. For this reason, only Option 2 has been used for this species.
2	Natural England's general advice is that Option 2 i.e. generic flight height information should be used in Collision Risk Modelling unless it can be demonstrated that robust, site-specific datasets are available, so it is important that Option 2 outputs are provided by the Applicant.	The Applicant is aware that Natural England's advice on current applications is to present Option 2 estimates for the purposes of impact assessment. In the current case (a NMC application) the Applicant considered it more appropriate to present results obtained using the same methods used in the original application, in order that the updated collisions reflected only changes in the turbine parameters and not changes in bird data or methodology. This approach notwithstanding, as requested, Option 2 estimates have been provided for the remaining species.
3	We also seek clarity on the different reference points for the turbine parameters (i.e. mean high water spring (MHWS) vs mean sea level (MSL) in terms of draught height). We question why Appendix A refers to the draught heights to MSL, but the main section of report refers to draught height at MHWS.	The sea level datums used have been clarified below (point 4 and 5). For the avoidance of doubt, the collision modelling has used datasets measured from MSL in all cases (i.e. flight height data and turbine data).
4	Natural England's understanding is that the hub height entered in the Band (2012) spreadsheet should be referenced to Highest Astronomical Tide (HAT) – Band (2012) states: 'Normally, the hub height of wind turbines is measured from Highest Astronomical Tide (HAT), to help ensure navigational clearance requirements are satisfied. However, bird flight heights are measured relative to sea level, which may be 2-3 metres or more lower. Mean sea level (Z0) and HAT are normally stated relative to Chart Datum (CD). The calculation allows for a tidal offset to be added to the hub height,	The Applicant draws attention to the first word in the quoted statement: 'normally'. Bill Band (2012) did not make the use of HAT for turbine heights a requirement of the collision model and in fact recognised that turbine heights are often given with respect to different sea level datums (e.g. lowest astronomical tide LAT, mean high water springs MHWS, etc.). For this reason, there is specific allowance made in the excel spreadsheet for using a different datum for the turbines than for seabird flight heights, by the inclusion of an offset term (cell C30 on the 'input data' tab). This value is added to the entered turbine height so that the collision calculation is based on a turbine height measured from mean

Comment	NE Comment	EA1 Response
	to allow for this additional height above mean sea level.'	sea level (MSL). In this manner the turbine data are aligned with seabird flight height data which are measured from MSL (e.g. the option 2 seabird flight heights from Johnston et al. 2014 or Option 1 site specific data if available). The value that is entered for the offset can be positive (if the inputted turbine height is given with reference to a higher tide than MSL, such as HAT) or negative (if turbine height is given with reference to a lower tide, such as LAT) or can be zero if turbine height is measured from MSL. The key feature is that the offset value, entered in metres, corresponds to the appropriate difference between the turbine reference datum and MSL. In the case of the current CRM the turbine heights were calculated with respect to MSL prior to the collision modelling, meaning that an effect value of 0 (zero) was appropriate.
5	In the main report there is reference to draught height being increased from 22m MHWS to 28m MHWS (Table 2.1), whereas Appendix A seems to be suggesting it is being increased from 22m MSL to 30.8m MSL. Perhaps a correction that accounts for the change going to 28m MHWS vs 30.8m MSL has been applied, but it is not clear why both the report and Appendix A state 22m MHWS/MSL. We seek clarification on this point, as this could potentially affect the CRM predictions.	an offset value of 0 (zero) was appropriate. Both statements in the report, giving the draught height as 28m from MHWS in Table 2.1 and 30.8m from MSL, are correct and appropriate for the contexts in which they are given and both are consistent with the built wind farm. The reason for the reference to MHWS (e.g. in Table 2.1) is because EA One uses MHWS as a parameter in various schedules, e.g. Schedule 1, Part 3, Requirement 3 (e). The change in the DCO / dML is from 22m MHWS to 28m MHWS. There is a degree of variation in turbine height across the wind farm, and the minimum draught height is 28.75m from MHWS, hence the change in the DCO /dML to a minimum draught height of 28m.
		For the purposes of the CRM the sea level reference used was MSL, since that was used in various original reports (as referenced: MSL was the sea level datum used in the original EA One submissions and the 2016 HVAC option submitted during the EA Three examination). It was therefore appropriate to use MSL as the reference point for the updated CRM provided in the NMC application. To this end the mean turbine height was calculated with reference to MSL; 30.86m, and this figure was used in the CRM.
		It is also worth noting that the fact that the original DCO/dML was based on the 22m from MHWS while the CRM was based on 22m from MSL means that the original CRM was in fact precautionary, since the rotor blades would be an average of 0.5m further away from the sea surface than was modelled in the CRM.

We trust that the information above adequately clarifies the matters raised by NE such that this application can now be determined.

Yours sincerely,

Catherine Sibley

Consent Compliance Senior Project Manager
ScottishPower.com

PROJECT: East Anglia ONE Offshore Windfarm

Doc. ID: EA1-CON-F-GBE-242687

Rev. 1



APPENDIX K: NATS Non-Material Change Consultation Response

From:
To:
Cc: NATS Safequardi

Subject: RE: SPR_East Anglia ONE – Non-Material Change application to BEIS SG09269

 Date:
 21 May 2021 14:39:37

 Attachments:
 image001.png

Sarah.

I can confirm that NATS has no objections to the proposed Non-Material Change.

Regards,

Alasdair

NATS Safeguarding

From: Sarah Strong

Sent: 21 May 2021 11:47

To: AULD, Alasdair

Cc: NATS Safeguarding < NATS Safeguarding@nats.co.uk>; Flik Clark

BROWNE, MARC

Anne

Subject: RE: SPR_East Anglia ONE – Non-Material Change application to BEIS

Hi Alasdair,

I hope this e-mail finds you well.

This is just a note regarding the closing date of the EA1 NMC consultation process on the 25th May 2021. If you could confirm your position in advance of this date that would be greatly appreciated, alternatively if you have any questions or concerns regarding the application please let us know as we would be happy to discuss.

Many thanks,

Sarah

From: Sarah Strong

Sent: 07 April 2021 12:07

To: AULD, Alasdair E

Cc: NATS Safeguarding < <u>NATSSafeguarding@nats.co.uk</u>>; Flik Clark

; BROWNE, MARC

Mackenzie,

Mackenzie,

Anne

Subject: RE: SPR_East Anglia ONE – Non-Material Change application to BEIS

Hi Alasdair,

Thank you for confirming receipt of the documentation. In the process of getting the documentation printed and to the newspapers we identified a minor error in the Regulation 6 notice — this was in relation to the SI reference number (now corrected) and the reference to the documentation being available on the Suffolk Libraries Website, which has not been possible (so this bullet point has been removed).

This update has not affected out consultation timescales and process as we were able to rectify with the printers and newspapers before going to print.

The revised Regulation 6 notice is attached for your reference.

If you have any queries please let me know.

Thanks,

Sarah

From: AULD, Alasdair E

Sent: 30 March 2021 16:03

To: Sarah Strong

Cc: NATS Safeguarding < NATSSafeguarding@nats.co.uk >; Flik Clark

BROWNE, MARC Mackenzie,

Mackenzie,

Anne

Subject: RE: SPR_East Anglia ONE - Non-Material Change application to BEIS

Sarah,

I can confirm receipt of the email with attached documentation.

Regards,

Alasdair

NATS Safeguarding

From: Sarah Strong

Sent: 30 March 2021 15:41

To: AULD, Alasdair

Cc: NATS Safeguarding < <u>NATSSafeguarding@nats.co.uk</u>>; Flik Clark

BROWNE, MARC

Anne

Subject: RE: SPR_East Anglia ONE – Non-Material Change application to BEIS

Mimecast Attachment Protection has deemed this file to be safe, but always exercise caution when opening files.

Hi Alasdair,

I hope all is well with you.

Following our previous correspondence in regards to the non-material change to the East Anglia ONE Offshore Windfarm, and on behalf of East Anglia ONE Limited, I am getting in touch to formally submit our application to make a non-material change to the 2014 Order (as amended). The application has been submitted to the Department for Business, Energy and Industrial Strategy and also to the Marine Management Organisation regarding the associated application to vary the Deemed Marine Licences.

I have attached a letter which summarises this application along with the supporting documents. As detailed in the attached documentation, we have set a closing date for the consultation process of 25th May 2021 (as noted in the newspaper advert). It would be greatly

appreciated if you could provide those in cc with a copy of any representations about the Application that you submit to the Planning Inspectorate. Please let me know if there is anything you wish to discuss in the meantime.

Please can you confirm receipt of this e-mail and the application documentation for our records.

Many thanks,

Sarah

From: Sarah Strong

Sent: 09 March 2021 12:11

To: AULD, Alasdair E

Cc: NATS Safeguarding < NATSSafeguarding@nats.co.uk >; Flik Clark

; BROWNE, MARC

Subject: RE: SPR_East Anglia ONE – Non-Material Change application to BEIS

Hi Alasdair,

I hope you are well. I am writing to provide you with a brief update on the proposed Non-Material Change application to BEIS for the East Anglia ONE Offshore Wind Farm.

As mentioned in my previous e-mail, EA ONE is seeking a non-material change to reduce the maximum number of WTGs consented under the DCO to reflect the number of WTG installed at EA ONE. Following an initial consultation process with relevant stakeholders regarding the proposed amendments, we have made the decision to extend the non-material change to include the amendment of the as-built parameters in relation to WTG hub height, rotor diameter and clearance height. This decision has been made at the request of statutory stakeholders in relation to ornithological in-combination assessments and the need for consented envelopes to align with as built WTG parameters. As the works have been undertaken within the original Rochdale envelope assessed under the consented DCO, (including those additional parameters mentioned in this e-mail) the proposed amendments will obviously not result in any new or materially different likely significant effects from those described in the original Environmental Impact Assessment (EIA).

This process has resulted in a small delay in the submission of—the Non-Material Change application, but it is our intent to submit the Regulation 7 notice identifying the list of consultees to BEIS in the next two weeks. It would then be our intention to submit the relevant supporting information to you for comment in late March 2021.

Please let me know if you have any initial questions or want to discuss further and we can organise a call to discuss. I will also endeavour to keep you up to date regarding submission timescales, should they change significantly from those dates noted in this e-mail.

Kind regards,

Sarah

From: AULD, Alasdair E

Sent: 15 January 2021 13:26

To: Sarah Strong

Cc: NATS Safeguarding < <u>NATSSafeguarding@nats.co.uk</u>>

Subject: RE: SPR_East Anglia ONE – Non-Material Change application to BEIS

Sarah,

I can confirm that NATS would like to be consulted and are happy to receive the details electronically.

Regards,

Alasdair

NATS Safeguarding

From: Sarah Strong

Sent: 15 January 2021 13:21

To: AULD, Alasdair E NATS Safeguarding

<<u>NATSSafeguarding@nats.co.uk></u>

Cc: Flik Clark

Mackenzie, Anne

Subject: SPR_East Anglia ONE – Non-Material Change application to BEIS

Dear Alasdair,

I hope this e-mail finds you well. I am once again writing to you on behalf of Scottish Power Renewables, however this time it is regarding a proposed Non-Material Change application to BEIS for the East Anglia ONE Offshore Wind Farm.

East Anglia One Limited (EAOL) submitted an Application for Development Consent and associated Deemed Marine Licences for the East Anglia ONE Offshore Wind Farm (EA ONE) in November 2012, with a Development Consent Order granted by the Secretary of State and the Department for Business, Energy and Industrial Strategy (BEIS) in June 2014. The East Anglia ONE Offshore Wind Farm Order 2014 (2014 Order) granted consent for the development of an offshore wind farm with a gross output of 1,200 Megawatt (MW) (1.2 Gigawatt (GW)), located approximately 43.4 km off the coast of Suffolk. The East Anglia ONE Offshore Wind Farm (Correction and Amendments) Order 2016 was subsequently granted on March 2016 to allow the option to construct either a wind farm of up to 750 MW with a High Voltage Alternating Current (HVAC) transmission system or a wind farm of 1,200 MW with a High Voltage Direct Current (HVDC) transmission system. The HVAC option for 750 MW included an allowance over the anticipated export capacity of 714 MW to account for transmission losses. The construction of the offshore works for EA ONE were completed in October 2020. All 102 Wind Turbine Generators (WTGs) are now installed and operating, generating power which is transmitted to the associated onshore substation at Bramford, Suffolk.

EA ONE therefore seek a non-material change to reduce the maximum number of WTGs consented under the DCO to reflect the number of WTG installed at EA ONE. The work caried out on the proposed amendments has concluded that the proposed amendment will not result in any changes to the conclusions of the Environmental Impact Assessment (EIA).

We have informed BEIS of our intention to submit a non-material change application and intent to submit the Regulation 7 notice identifying the list of consultees to BEIS before the end of January 2021.

Please could you confirm if NATS would like to be formally consulted on this non-material change application? Should NATS wish to be consulted, you will be included in the Regulation 7 list of consultees that we intend to formally consult with on the application. It would be our intention to submit the relevant supporting information to you for comment around 15th February 2021.

In light of COVID-19, we are planning on issuing electronic copies of the documents to stakeholders via email. Should NATS wish to be formally consulted, can you please confirm that you are happy to receive a copy of the application via this method?

Please let me know if you have any initial questions or want to discuss further and we can organise a call to discuss. I will also endeavour to keep you up to date regarding submission timescales, should they change significantly from those dates noted in this e-mail.

Kind Regards,

Sarah

NOTE: Our Head Office Address has changed – please update your records and inform your accounts department with our new address details stated below.



Sarah Strong BSc (MSci) MSc
Principal Consultant, GoBe Consultants



Suites B2 & C2, Higher Mill, Higher Mill Lane, Buckfastleigh, Devon, TQ11 0EN

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PROJECT: East Anglia ONE Offshore Windfarm

Doc. ID: EA1-CON-F-GBE-242687

Rev. 1



APPENDIX L: RSPB Non-Material Change Consultation Response

From: To:

Subject: FW: SPR_East Anglia ONE - Non-Material Change application to BEIS

25 May 2021 10:31:07 Date:

Internal Use

From: Valerie Wheeler @rspb.org.uk>

Sent: 25 May 2021 09:02

To: ORR, CAITLIN Cc: Jacqui Miller

Subject: EXTERNAL:RE: SPR_East Anglia ONE - Non-Material Change application to BEIS

Hi Caitlin,

I'm well thanks. I hope you are well too.

Thank you for your email. Unfortunately we haven't had the capacity to respond to this consultation.

Best wishes, Valerie

From: ORR, CAITLIN

Sent: 21 May 2021 14:29

To: Valerie Wheeler ; Jacqui Miller Cc: BROWNE, MARQ ; Flik Clarl

Sarah

Strong

Subject: RE: SPR_East Anglia ONE - Non-Material Change application to BEIS

Hi Valerie and Jacqui,

I hope you are both well.

Following our previous correspondence in regards to the non-material change to the East Anglia ONE Offshore Windfarm, and on behalf of East Anglia ONE Limited, I am getting in touch as a reminder that the consultation closes on Tuesday

25th May 2021.

Your consultation response within this timeframe will be greatly appreciated.

Many thanks, Caitlin



Caitlin Orr | Offshore Assistant Environmental Manager

PRINCIPAL PARTNER FOR COP26

Internal Use

From: Sarah Strong

Sent: 30 March 2021 15:43

To: Valerie Wheeler Jacqui Miller

Cc: BROWNE, MARC Flik Clark ORR,

CAITLIN <

Subject: EXTERNAL:RE: SPR_East Anglia ONE - Non-Material Change application to BEIS

Hi Valerie, Jacqui,

I hope this e-mail finds you well.

Following our previous correspondence in regards to the non-material change to the East Anglia ONE Offshore Windfarm, and on behalf of East Anglia ONE Limited, I am getting in touch to formally submit our application to make a non-material change to the 2014 Order (as amended). The application has been submitted to the Department for Business, Energy and Industrial Strategy and also to the Marine Management Organisation regarding the associated application to vary the Deemed Marine Licences.

I have attached a letter which summarises this application along with the supporting documents. As detailed in the attached documentation, we have set a closing date for the consultation process of 25th May 2021 (as noted in the newspaper advert). It would be greatly appreciated if you could provide those in cc with a copy of any representations about the Application that you submit to the Planning Inspectorate. Please let me know if there is anything you wish to discuss in the meantime.

Please can you confirm receipt of this e-mail and the application documentation for our records.

Many thanks,

Sarah

From: Valerie Wheeler

Sent: 21 January 2021 09:14

To: ORR, CAITLIN Jacqui Miller

Cc: BROWNE, MARC ; Sarah Strong Flik

Clark <

Subjec Non-Material Change application to BEIS

Dear Caitlin,

Thank you for your email.

The RSPB would like to be formally consulted on this non-material change application. We would be happy to receive a copy of the application via email.

Kind regards, Valerie

Valerie Wheeler Casework Officer

From: ORR, CAITLIN

Sent: 20 January 2021 17:23

To: Jacqui Miller · Valerie Wheeler

Cc: BROWNE, MARC

Salah Strong ; Filk

Clark

Subject: RE: SPR_East Anglia ONE – Non-Material Change application to BEIS

Dear Jacqui and Valerie,

I am writing to you to check if you received the email below, regarding a proposed Non-Material Change application to BEIS for the East Anglia ONE Offshore Wind Farm. Please see the email below for more information.

Please could you confirm if the RSPB would like to be formally consulted on this non-material change application? Should the RSPB wish to be formally consulted, can you please confirm that you are happy to receive a copy of the application via this method?

Please let me know if you have any initial questions or want to discuss further and we can organise a call to discuss.

Kind regards,

Caitlin



320 St Vincent Street, Glasgow G2 5AD

Internal Use

From: ORR, CAITLIN

Sent: 15 January 2021 17:43

Cc: BROWNE, MARC

Sarah Strong

Flik

Clark <

To

Subject: SPR_East Anglia ONE - Non-Material Change application to BEIS

Dear Jacqui and Valerie,

I am writing to you regarding a proposed Non-Material Change application to BEIS for the East Anglia ONE Offshore Wind Farm. East Anglia One Limited (EAOL) submitted an Application for Development Consent and associated Deemed Marine Licences for the East Anglia ONE Offshore Wind Farm (EA ONE) in November 2012, with a Development Consent Order granted by the Secretary of State and the Department for Business, Energy and Industrial Strategy (BEIS) in June 2014. The East Anglia ONE Offshore Wind Farm Order 2014 (2014 Order) granted consent for the development of an offshore wind farm with a gross output of 1,200 Megawatt (MW) (1.2 Gigawatt (GW)), located approximately 43.4 km off the coast of Suffolk. The East Anglia ONE Offshore Wind Farm (Correction and Amendments) Order 2016 was subsequently granted on March 2016 to allow the option to construct either a wind farm of up to 750 MW with a High Voltage Alternating Current (HVAC) transmission system or a wind farm of 1,200 MW with a High Voltage Direct Current (HVDC) transmission system. The HVAC option for 750 MW included an allowance over the anticipated export capacity of 714 MW to account for transmission losses.

The construction of the offshore works for EA ONE were completed in October 2020. All 102 Wind Turbine Generators (WTGs) are now installed and operating, generating power which is transmitted to the associated onshore substation at Bramford, Suffolk.

EA ONE therefore seek a non-material change to reduce the maximum number of WTGs consented under the DCO to reflect the number of WTG installed at EA ONE. The work carried out on the proposed amendments has concluded that the proposed amendment will not result in any changes to the conclusions of the Environmental Impact Assessment (EIA).

We have informed BEIS of our intention to submit a non-material change application and intent to submit the Regulation 7 notice identifying the list of consultees to BEIS before the end of January 2021. Please could you confirm if the RSPB would like to be formally consulted on this non-material change application? Should the RSPB wish to be consulted, the RSPB will be included in the Regulation 7 list of consultees that we intend to formally consult with on the application. It would be our intention to submit the relevant supporting information to you for comment around 15th February 2021.

In light of COVID-19, we are planning on issuing electronic copies of the documents to stakeholders via email. Should the RSPB wish to be formally consulted, can you please confirm that you are happy to receive a copy of the application via this method?

Please let me know if you have any initial questions or want to discuss further and we can organise a call to discuss. I will also endeavour to keep you up to date regarding submission timescales, should they change significantly from those dates noted in this e-mail.

Kind regards, Caitlin



Caitlin Orr
Offshore Assistant Environmental Manager

ScottishPower Renewables
320 St Vincent Street, Glasgow G2 5AD

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PROJECT: East Anglia ONE Offshore Windfarm

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APPENDIX M: MCA Non-Material Change Consultation Response

From: To: Cc: Subject:

RE: SPR_East Anglia ONE - Non-Material Change application to BEIS

Date: 01 April 2021 08:38:35

Attachments:

image001.png image002.png image003.png image004.png image005.png image006.png image007.png

Morning Sarah,

The changes in the DCO/DML are details that are already contained in previous submissions to MCA and this was used when assessing the layout acceptance and ERCoP. Therefore from our perspective there is no change and we have no comments to make.

Best regards,

Nick

Nick Salter

Offshore Renewables Lead Marine Licensing and Consenting **UK Technical Services Navigation**

















Maritime & Coastquard Agency c/o Falmouth Marine Office Pendennis Point Castle Drive, Falmouth Cornwall, TR11 4WZ

Safer Lives, Safer Ships, Cleaner Seas www.gov.uk/mca

From: Sarah Strong

Sent: 30 March 2021 15:47

Helen Croxson To: Nick Salter

Cc: BROWNE, MARC

Subject: RE: SPR_East Anglia ONE – Non-Material Change application to BEIS

CAUTION: This email originated from outside the UK Government. Do not click links or open attachments unless you recognise the sender and know the content is safe. Please use the Report Message function to report suspicious messages.

Hi Nick,

I hope this e-mail finds you well.

Following our previous correspondence in regards to the non-material change to the East Anglia

ONE Offshore Windfarm, and on behalf of East Anglia ONE Limited, I am getting in touch to formally submit our application to make a non-material change to the 2014 Order (as amended). The application has been submitted to the Department for Business, Energy and Industrial Strategy and also to the Marine Management Organisation regarding the associated application to vary the Deemed Marine Licences.

I have attached a letter which summarises this application along with the supporting documents. As detailed in the attached documentation, we have set a closing date for the consultation process of 25th May 2021 (as noted in the newspaper advert). It would be greatly appreciated if you could provide those in cc with a copy of any representations about the Application that you submit to the Planning Inspectorate. Please let me know if there is anything you wish to discuss in the meantime.

Please can you confirm receipt of this e-mail and the application documentation for our records.

Many thanks,

Sarah

From: Sarah Strong

Sent: 09 March 2021 16:40

To: Nick Salter Helen Croxson

Cc: BROWNE, MARC

Flik Clark

Subject: RE: SPR_East Anglia ONE – Non-Material Change application to BEIS

Hi Nick,

Thanks for the update. I'm going to continue looking into this matter with the SPR Marine and Site Operations Team and will get back to you in due course.

In the mean time I think its prudent to include the MCA in the consultation process for the EA ONE Non-Material Change. A brief update on the process below as we have encountered a few delays.

Following an initial consultation process with relevant stakeholders regarding the proposed amendments, we have made the decision to extend the non-material change to include the amendment of the as-built parameters in relation to WTG hub height, rotor diameter and clearance height. This decision has been made at the request of statutory stakeholders in relation to ornithological in-combination assessments and the need for consented envelopes to align with as built WTG parameters. As the works have been undertaken within the original Rochdale envelope assessed under the consented DCO, (including those additional parameters mentioned in this e-mail) the proposed amendments will obviously not result in any new or materially different likely significant effects from those described in the original Environmental Impact Assessment (EIA).

This process has resulted in a small delay in the submission of-the Non-Material Change

application, but it is our intent to submit the Regulation 7 notice identifying the list of consultees to BEIS in the next two weeks. It would then be our intention to submit the relevant supporting information to you for comment in late March 2021.

Please let me know if you have any initial questions or want to discuss further and we can organise a call to discuss. I will also endeavour to keep you up to date regarding submission timescales, should they change significantly from those dates noted in this e-mail.

Many thanks,

Sarah

From: Nick Salter <

Sent: 26 February 2021 11:17

To: Sarah Strong : Helen Croxson : Helen Croxson : Flik Clark

Subject: RE: SPR_East Anglia ONE – Non-Material Change application to BEIS

Dear Sarah,

Apologies for the long delay in responding. To confirm, we don't have any record of any layout amendments after the date of our layout acceptance letter on 20 January 2016.

Best regards

Nick

Nick Salter

Offshore Renewables Lead
Marine Licensing and Consenting
UK Technical Services Navigation

















Maritime & Coastguard Agency c/o Falmouth Marine Office Pendennis Point Castle Drive, Falmouth Cornwall, TR11 4WZ

Safer Lives, Safer Ships, Cleaner Seas www.qov.uk/mca From: Sarah Strong

Sent: 28 January 2021 14:31

To: Nick Salter Helen Croxson

Cc: BROWNE, MARC ; Flik Clark

Subject: RE: SPR_East Anglia ONE - Non-Material Change application to BEIS

Hi Nick.

Apologies for the delay – I was hoping to find records of correspondence between MCA (I believe it was Helen at the time) and SPR (I believe it was Graham F at the time, and possibly Gero Vella too) on this matter. As far as I am aware any layout amendments following the acceptance letter were agreed between SPR and the MCA but I have not been able to track down the correspondence confirming this – I'm not sure if Helen can remember any of these discussions? On this basis we are happy to consult with the MCA regarding the non-material change, but I thought it might also be useful to provide you with a shapefile of our final layout. Let me know your thoughts and apologies I can't fully close this loop.

Many thanks,

Sarah

From: Nick Salter

Sent: 18 January 2021 12:06

To: Sarah Strong

Cc: BROWNE, MARC Flik Clark

Subject: RE: SPR East Anglia ONE – Non-Material Change application to BEIS

Hi Sarah,

We didn't have layout principles for EA1 so can you confirm there have been no changes since our layout acceptance letter (dated 20/1/6)?

Best regards,

Nick

Nick Salter

Offshore Renewables Lead
Marine Licensing and Consenting
UK Technical Services Navigation

















Maritime & Coastguard Agency c/o Falmouth Marine Office Pendennis Point Castle Drive, Falmouth Cornwall, TR11 4WZ

Safer Lives, Safer Ships, Cleaner Seas www.gov.uk/mca

From: Sarah Strong

Sent: 18 January 2021 11:57

To: Nick Salter Helen Croxson

Cc: BROWNE, MARC

Subject: RE: SPR_East Anglia ONE – Non-Material Change application to BEIS

Hi Nick,

Thanks for the quick response. I can confirm that the layout principles, as agreed with the MCA, were complied with and any amendments subsequent to this were discussed and agreed with the MCA (e.g. any additional micrositing).

As per your e-mail we will therefore not include the MCA in the formal consultation process. Kind regards,

Sarah

From: Nick Salter

Sent: 18 January 2021 08:29

To: Sarah Strong
Cc: BROWNE, MARC

Subject: RE: SPR_East Anglia ONE - Non-Material Change application to BEIS

Dear Sarah.

Assuming there have been no changes to the layout design since our layout acceptance letter to SPR on 20 January 2016, we'd be content to not be included in the consultation.

Best regards,

Nick

Nick Salter

Offshore Renewables Lead
Marine Licensing and Consenting
UK Technical Services Navigation

















Maritime & Coastguard Agency c/o Falmouth Marine Office Pendennis Point Castle Drive, Falmouth Cornwall, TR11 4WZ

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From: Sarah Strong

Sent: 15 January 2021 13:48

To: Helen Croxson ⋅ ; Nick Salter

Cc: BROWNE, MARC

Subject: SPR_East Anglia ONE – Non-Material Change application to BEIS

Dear Helen and Nick,

I hope this e-mail finds you well. I am once again writing to you on behalf of Scottish Power Renewables, however this time it is regarding a proposed Non-Material Change application to BEIS for the East Anglia ONE Offshore Wind Farm.

East Anglia One Limited (EAOL) submitted an Application for Development Consent and associated Deemed Marine Licences for the East Anglia ONE Offshore Wind Farm (EA ONE) in November 2012, with a Development Consent Order granted by the Secretary of State and the Department for Business, Energy and Industrial Strategy (BEIS) in June 2014. The East Anglia ONE Offshore Wind Farm Order 2014 (2014 Order) granted consent for the development of an offshore wind farm with a gross output of 1,200 Megawatt (MW) (1.2 Gigawatt (GW)), located approximately 43.4 km off the coast of Suffolk. The East Anglia ONE Offshore Wind Farm (Correction and Amendments) Order 2016 was subsequently granted on March 2016 to allow the option to construct either a wind farm of up to 750 MW with a High Voltage Alternating Current (HVAC) transmission system or a wind farm of 1,200 MW with a High Voltage Direct Current (HVDC) transmission system. The HVAC option for 750 MW included an allowance over the anticipated export capacity of 714 MW to account for transmission losses. The construction of the offshore works for EA ONE were completed in October 2020. All 102 Wind Turbine Generators (WTGs) are now installed and operating, generating power which is transmitted to the associated onshore substation at Bramford, Suffolk.

EA ONE therefore seek a non-material change to reduce the maximum number of WTGs consented under the DCO to reflect the number of WTG installed at EA ONE. The work caried out on the proposed amendments has concluded that the proposed amendment will not result in any changes to the conclusions of the Environmental Impact Assessment (EIA).

We have informed BEIS of our intention to submit a non-material change application and intent to submit the Regulation 7 notice identifying the list of consultees to BEIS before the end of January 2021.

Please could you confirm if the MCA would like to be formally consulted on this non-material change application? Should the MCA wish to be consulted, you will be included in the Regulation 7 list of consultees that we intend to formally consult with on the application. It would be our intention to submit the relevant supporting information to you for comment around 15th February 2021.

In light of COVID-19, we are planning on issuing electronic copies of the documents to stakeholders via email. Should the MCA wish to be formally consulted, can you please confirm that you are happy to receive a copy of the application via this method?

Please let me know if you have any initial questions or want to discuss further and we can organise a call to discuss. I will also endeavour to keep you up to date regarding submission timescales, should they change significantly from those dates noted in this e-mail.

Kind Regards,

Sarah

NOTE: Our Head Office Address has changed – please update your records and inform your accounts department with our new address details stated below.



Sarah Strong BSc (MSci) MSc

Principal Consultant, GoBe Consultants

Microsoft Teams

Suites B2 & C2, Higher Mill, Higher Mill Lane, Buckfastleigh, Devon, TQ11 0EN

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Doc. ID: EA1-CON-F-GBE-242687

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APPENDIX N: TH Non-Material Change Consultation Response

From: To: Cc:

RE: SPR_East Anglia ONE – Non-Material Change application to BEIS

24 May 2021 16:14:12 Date: Attachments:

image001.jpg
jmage002.pnq
Draft Amendment Order - EA1 NMC Application Jan 2021.pdf
EA1 NMC Letter to Stakeholder FINAL.pdf
Track change version East Anglia One Development Consent Order (DCO) with 2016 corrections and proposed 2021 NMC.pdf

EA1 NMC Newspaper Article.pdf
EA1-CON-F-GBE-242081 NMC Report FINAL.pdf
Track change version DML Schedules 10 and 11 (from Version 3 with 2021 NMA).pdf
RE SPR East Anglia ONE Non-Material Change application to BEIS.msg

Good afternoon,

Subject:

Please be advised that Trinity House has no objections to the attached Non-Material Change application.

Kind regards,

Stephen Vanstone

Navigation Services Officer | Navigation Directorate | Trinity House

www.trinityhouse.co.uk



Doc. ID: EA1-CON-F-GBE-242687

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APPENDIX O: TWT Non-Material Change Consultation Response

From:
To:
Cc:

Subject: FW: SPR_East Anglia ONE – Non-Material Change application to BEIS

Date: 24 May 2021 16:38:18

Attachments: image001.png

Internal Use

From: Tania Davey
Sent: 24 May 202
To: ORR, CAITLIN
Cc: Christina Plat

Subject: EXTERNAL:RE: SPR_East Anglia ONE – Non-Material Change application to BEIS

Hi Caitlin

Many thanks for your email. To confirm that TWT will not be entering a response.

Best wishes

Tania

Tania DaveyMarine Planning Manager The Wildlife Trusts

Manor House Street Horncastle Lincolnshire LN9 5HF

Please note, my working days are Monday to Thursday.



Stay in touch with The Wildlife Trusts across the UK. Find us on <u>our website</u>, <u>Twitter</u>, <u>Facebook</u>, and <u>Instagram</u>

Royal Society of Wildlife Trusts, The Kiln, Waterside, Mather Road, Newark, Nottinghamshire NG24 1WT. Registered Charity Number 207238

From: ORR, CAITLIN

Sent: 21 May 2021 14:31

To: Tania Dave

Cc: Flik Clark

Sarah Strong

Subject: RE: SPR_East Anglia ONE – Non-Material Change application to BEIS

Hi Tania,

I hope you are well.

Following our previous correspondence in regards to the non-material change to the East Anglia ONE Offshore Windfarm, and on behalf of East Anglia ONE Limited, I am getting in touch as a reminder that the **consultation closes on Tuesday**

25th May 2021.

Your consultation response within this timeframe will be greatly appreciated.

Many thanks, Caitlin



Caitlin Orr | Offshore Assistant Environmental Manager



Internal Use

From: Sarah Strong

Sent: 30 March 202

To:

Cc: Flik Clark ORR, CAITLIN BROWNE,

MARC

Subject: EXTERNAL:RE: SPR_East Anglia ONE – Non-Material Change application to BEIS

Hi Tania.

I hope this e-mail finds you well.

Following our previous correspondence in regards to the non-material change to the East Anglia ONE Offshore Windfarm, and on behalf of East Anglia ONE Limited, I am getting in touch to formally submit our application to make a non-material change to the 2014 Order (as amended). The application has been submitted to the Department for Business, Energy and Industrial Strategy and also to the Marine Management Organisation regarding the associated application to vary the Deemed Marine Licences.

I have attached a letter which summarises this application along with the supporting documents. As detailed in the attached documentation, we have set a closing date for the consultation process of 25th May 2021 (as noted in the newspaper advert). It would be greatly appreciated if you could provide those in cc with a copy of any representations about the Application that you submit to the Planning Inspectorate. Please let me know if there is anything you wish to discuss in the meantime.

Please can you confirm receipt of this e-mail and the application documentation for our records.

Many thanks,

Sarah

Internal Use

From: ORR, CAITLIN

Sent: 09 March 2021 12:38

To: Tania Davey
Subject: SPR Ea

Change application to BEIS

Dear Tania,

I am writing to provide you with a brief update on the proposed Non-Material Change application to BEIS for the East Anglia ONE Offshore Wind Farm.

As mentioned in my previous e-mail, EA ONE is seeking a non-material change to reduce the maximum number of WTGs consented under the DCO to reflect the number of WTG installed at EA ONE. Following an initial consultation process with relevant stakeholders regarding the proposed amendments, we have made the decision to extend the non-material change to include the amendment of the as-built parameters in relation to WTG hub height, rotor diameter and clearance height. This decision has been made at the request of statutory stakeholders in relation to ornithological in-combination assessments and the need for consented envelopes to align with as built WTG parameters. As the works have been undertaken within the original Rochdale envelope assessed under the consented DCO, (including those additional parameters mentioned in this e-mail) the proposed amendments will obviously not result in any new or materially different likely significant effects from those described in the original Environmental Impact Assessment (EIA).

This process has resulted in a small delay in the submission of—the Non-Material Change application, but it is our intent to submit the Regulation 7 notice identifying the list of consultees to BEIS in the next two weeks. It would then be our intention to submit the relevant supporting information to you for comment in late March 2021.

Please let me know if you have any initial questions or want to discuss further and we can organise a call to discuss. I will also endeavour to keep you up to date regarding submission timescales, should they change significantly from those dates noted in this e-mail.

Kind regards, Caitlin



Caitlin Orr

Offshore Assistant Environmental Manager

ScottishPower Renewables

320 St Vincent Street, Glasgow G2 5AD



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APPENDIX P: TCE Non-Material Change Consultation Response

From:
To:
Cc:

Subject: RE: SPR_East Anglia ONE – Non-Material Change application to BEIS

Date: 28 April 2021 16:17:58

Attachments: image001.png

Hi Sarah.

Thank you for providing the application for our review. We can see that all the proposed amendments are within the consented envelope and reflect the infrastructure that has actually been installed at the wind farm. I can therefore confirm that we are happy with the non-material change. Although, we would like to take the opportunity to flag that we would also except the order limit to be updated to reflect the revised wind farm premises (following the completion of the Deed of Surrender that is currently underway to surrender the area of the wind farm site that does not have infrastructure installed).

Many thanks Helen

From: Sarah Strong

Sent: Wednesday, April 7, 2021 12:20 PM

To: Helen Hallsworth

Cc: Flik Clark

Cartwright, Holly ·

Subject: RE: SPR East Anglia ONE – Non-Material Change application to BEIS

Hi Helen,

In the process of getting the documentation printed and to the newspapers we identified a minor error in the Regulation 6 notice – this was in relation to the SI reference number (now corrected) and the reference to the documentation being available on the Suffolk Libraries Website, which has not been possible (so this bullet point has been removed).

This update has not affected our consultation timescales and process as we were able to rectify with the printers and newspapers before going to print.

The revised Regulation 6 notice is attached for your reference. Please can you confirm receipt of this e-mail and the application documentation for our records.

If you have any queries please let me know.

Thanks, Sarah

From: Sarah Strong

Sent: 30 March 2021 15:54

To: Helen Hallsworth

Cc: Flik Clark
BROWNE, MARC

Cartwright, Holly

Subject: RE: SPR East Anglia ONE – Non-Material Change application to BEIS

Hi Helen,

I hope this e-mail finds you well.

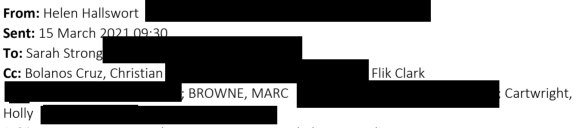
Following our previous correspondence in regards to the non-material change to the East Anglia ONE Offshore Windfarm, and on behalf of East Anglia ONE Limited, I am getting in touch to formally submit our application to make a non-material change to the 2014 Order (as amended). The application has been submitted to the Department for Business, Energy and Industrial Strategy and also to the Marine Management Organisation regarding the associated application to vary the Deemed Marine Licences.

I have attached a letter which summarises this application along with the supporting documents. As detailed in the attached documentation, we have set a closing date for the consultation process of 25th May 2021 (as noted in the newspaper advert). It would be greatly appreciated if you could provide those in cc with a copy of any representations about the Application that you submit to the Planning Inspectorate. Please let me know if there is anything you wish to discuss in the meantime.

Please can you confirm receipt of this e-mail and the application documentation for our records.

Many thanks,

Sarah



Subject: RE: SPR_East Anglia ONE - Non-Material Change application to BEIS

Morning Sarah,

Thank you for the update. I have no initial questions/queries based on the update provided and we appreciate you keeping us updated with this.

Many thanks Helen



1 St James's Market, London, SW1Y 4AH **thecrownestate.co.uk**







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From: Sarah Strong

Sent: Tuesday, March 9, 2021 12:51 PM

To: Helen Hallsworth <
Cc: Bolanos Cruz. Christian

Flik Clark

; BROWNE, MARC

Holly

Subject: RE: SPR East Anglia ONE - Non-Material Change application to BEIS

Hi Helen,

I hope this e-mail finds you well. I am writing to provide you with a brief update on the proposed Non-Material Change application to BEIS for the East Anglia ONE Offshore Wind Farm.

As mentioned in my previous e-mail, EA ONE is seeking a non-material change to reduce the maximum number of WTGs consented under the DCO to reflect the number of WTG installed at EA ONE. Following an initial consultation process with relevant stakeholders regarding the proposed amendments, we have made the decision to extend the non-material change to include the amendment of the as-built parameters in relation to WTG hub height, rotor diameter and clearance height. This decision has been made at the request of statutory stakeholders in relation to ornithological in-combination assessments and the need for consented envelopes to align with as built WTG parameters. As the works have been undertaken within the original Rochdale envelope assessed under the consented DCO, (including those additional parameters mentioned in this e-mail) the proposed amendments will obviously not result in any new or materially different likely significant effects from those described in the original Environmental Impact Assessment (EIA).

This process has resulted in a small delay in the submission of—the Non-Material Change application, but it is our intent to submit the Regulation 7 notice identifying the list of consultees to BEIS in the next two weeks. It would then be our intention to submit the relevant supporting information to you for comment in late March 2021.

Please let me know if you have any initial questions or want to discuss further and we can organise a call to discuss. I will also endeavour to keep you up to date regarding submission timescales, should they change significantly from those dates noted in this e-mail.

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Sarah

From: Helen Hallsworth

Sent: 21 January 2021 14:57

To: Sarah Strong Cartwright, Holly

Cc: Bolanos Cruz, Christian

BROWNE, MARC

Subject: RE: SPR East Anglia ONE - Non-Material Change application to BEIS

Hi Sarah,

Apologies for not coming back to you on this sooner.

I can confirm that we are happy to receive electronic copies, particularly in the current environment where getting post from the office takes a while.

Many thanks Helen

Helen Hallsworth | Assets Manager



1 St James's Market, London, SW1Y 4AH

thecrownestate.co.uk







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From: Sarah Strong
Sent: Monday, January 18, 2021 12:02 PM

To: Louise Rich

Cc: Bolanos Cruz, Christiar Flik Clark

BROWNE, MAR

Subject: RE: SPR_East Anglia ONE – Non-Material Change application to BEIS

Hi Louise, Helen,

Thanks for the quick response and confirming contact points. We will direct all future

correspondence on EA1 to Helen.

Please could you just confirm that The Crown Estate are happy to receive electronic copies via e-mail for consultation purposes?

Many thanks,

Sarah

From: Louise Rich
Sent: 18 January 2021 11:45
To: Sarah Strong
Cc: Bolanos Cruz, Christiar
BROWNE, MARC
Helen

Hallsworth -

Subject: RE: SPR_East Anglia ONE - Non-Material Change application to BEIS

Morning Sarah,

Thank you very much for this advance notice - noted. Please liaise with my colleague, Helen Hallsworth (copied in) on this – she will be your TCE contact for this application. (ps just FYI anything relating to East Anglia One is for Helen. Anything relating to East Anglia One North, Two or Three is with me! But it's fine either way – we'll respond.)

Kind regards Louise



1 St James's Market, London, SW1Y 4AH thecrownestate.co.uk







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From: Sarah Strong

Sent: Friday, January 15, 2021 2:13 PM

To: Louise Rich

Cc: Bolanos Cruz, Christian

Flik Clark

>; BROWNE, MARC

Subject: SPR_East Anglia ONE – Non-Material Change application to BEIS

Dear Louise,

I hope this e-mail finds you well. I am writing to you on behalf of Scottish Power Renewables regarding a proposed Non-Material Change application to BEIS for the East Anglia ONE Offshore Wind Farm.

East Anglia One Limited (EAOL) submitted an Application for Development Consent and associated Deemed Marine Licences for the East Anglia ONE Offshore Wind Farm (EA ONE) in November 2012, with a Development Consent Order granted by the Secretary of State and the Department for Business, Energy and Industrial Strategy (BEIS) in June 2014. The East Anglia ONE Offshore Wind Farm Order 2014 (2014 Order) granted consent for the development of an offshore wind farm with a gross output of 1,200 Megawatt (MW) (1.2 Gigawatt (GW)), located approximately 43.4 km off the coast of Suffolk. The East Anglia ONE Offshore Wind Farm (Correction and Amendments) Order 2016 was subsequently granted on March 2016 to allow the option to construct either a wind farm of up to 750 MW with a High Voltage Alternating Current (HVAC) transmission system or a wind farm of 1,200 MW with a High Voltage Direct Current (HVDC) transmission system. The HVAC option for 750 MW included an allowance over the anticipated export capacity of 714 MW to account for transmission losses. The construction of the offshore works for EA ONE were completed in October 2020. All 102 Wind Turbine Generators (WTGs) are now installed and operating, generating power which is transmitted to the associated onshore substation at Bramford, Suffolk.

EA ONE therefore seek a non-material change to reduce the maximum number of WTGs consented under the DCO to reflect the number of WTG installed at EA ONE. The work caried out on the proposed amendments has concluded that the proposed amendment will not result in any changes to the conclusions of the Environmental Impact Assessment (EIA).

We have informed BEIS of our intention to submit a non-material change application and intent to submit the Regulation 7 notice identifying the list of consultees to BEIS before the end of January 2021.

It is our intention to include The Crown Estate in the Regulation 7 list of consultees that we intend to formally consult with on the application. I am therefore writing to you to confirm our intention to submit the relevant supporting information to you for comment around 15^{th} February 2021.

In light of COVID-19, we are planning on issuing electronic copies of the documents to stakeholders via email. Can you please confirm that you are happy to receive a copy of the application via this method?

Please let me know if you have any initial questions or want to discuss further and we can organise a call to discuss. I will also endeavour to keep you up to date regarding submission timescales, should they change significantly from those dates noted in this e-mail.

Kind regards,

Sarah

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APPENDIX Q: SCC Non-Material Change Consultation Response



Our Ref: SPR EA1 NMC Date: 25 May 2021

Enquiries to: Graham Gunby



BY EMAIL

eastangliaone@planninginspectorate.gov.uk

Dear Sir/Madam,

Scottish Power Renewables East Anglia One Offshore Wind Farm Non-Material Change (NMC)

Further to the consultation in respect of the proposed NMC, this Authority is concerned that the potential wind generating capacity of the consented project is maximised so as to justify as much as possible the undoubted negative environmental impacts associated with it.

If future proposals were made to increase the number of turbines, SCC would expect that a fresh application would be made that would include proposals to reduce the potential for detrimental impacts to a minimum including in particular the impacts of onshore transmission connections upon the environment and including in respect of local communities.

Yours sincerely,



Graham Gunby

Development Manager

Growth, Highways & Infrastructure

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APPENDIX R: ESC Non-Material Change Consultation Response



National Infrastructure Planning
The Planning Inspectorate
Temple Quay House
2 The Square
Temple Quay
Bristol,
BS1 6PN

Date: 12 May 2021

Your Reference: East Anglia One (EN010025)

Enquiries to: Naomi Goold

Email

eastangliaone@planninginspectorate.gov.uk

Dear Sir/Madam,

The East Anglia One Offshore Wind Farm Order 2014 (as amended) – Application for Non-Material Change

Thank you for consulting East Suffolk Council (ESC) on the application for a Non-Material Change (NMC) to the East Anglia One Offshore Wind Farm (EA1) Development Consent Order (DCO).

ESC notes that the NMC application seeks consent to:

- Reduce the number of Wind Turbine Generators (WTGs) in the consent from up to 150 to 102 which is reflective of the number of WTGs installed under the DCO.
- Reduce the maximum number of WTGs with gravity base foundations to 102 for HVAC.
- Reduce the maximum height of WTGs from 200m to 188m.
- Reduce the maximum hub height of the WTGs from 102m to 111m.
- Reduce the rotor diameter of the WTGs from 170m to 154m.
- Increase the minimum clearance height of the WTGs from 22m to 28m.

It is understood that the NMC seeks to amend the DCO to reflect the 'as built' parameters of the WTGs for the EA1 project rather than the parameters of the maximum Rochdale envelope originally approved in the DCO. ESC recognises that given the offshore elements of the EA1 project have already been constructed, the granting or not granting of this NMC will not change the constructed EA1 project parameters.

It is also noted that a parallel application will be made to the Marine Management Organisation to seek corresponding variations to the Deemed Marine Licences.

There is no statutory definition of what constitutes a material or NMC to a DCO and this is a matter for the Secretary of State to determine, however relevant criteria to consider has been outlined within the Department for Communities and Local Government (DCLG) 'Guidance on Changes to Development Consent Orders'. The Applicant has considered the four factors which have been identified in the guidance which include the effect the changes on the Environmental Statement (ES), Habitat Regulations Assessment (HRA), compulsory acquisition and the local populations. Based on the information provided in support of the NMC application, ESC accepts the Applicant's conclusions set out in Section 3 of the Supporting Statement submitted with the application in so far as they relate to onshore matters.

In addition to the consideration of the effect of the changes in relation to the ES, HRA, compulsory acquisition and the local populations, the DCLG guidance indicates that 'the 'cumulative effect of previous changes made to the Development Consent Order may also be relevant when considering whether a further application for change should be treated as a new project". The East Anglia One Offshore Wind Farm (Corrections and Amendments) Order 2016 granted on 24 March 2016 permitted the following amendments to the development:

- Correction of some errors within the 2014 DCO
- Allowance of the construction of either a wind farm up to 750MW with a HVAC transmission system comprising up to 150 WTGs or a wind farm of 1200MW with a HVDC transmission system comprising up to 240 WTGs. The change to the HVAC transmission system included the need for an increase in the height of the electrical equipment at the onshore substation.

The Secretary of State was satisfied in 2016 that the changes outlined above were not material. ESC accepts that even when the previous NMC is considered in-combination with the current NMC this is unlikely to result in the determination by the Secretary of State this this proposal comprises a material change.

Although not relevant in relation to the current application, the previous NMC granted in 2016 resulted in the electrical output of the scheme being reduced by a third, this did not result in a one third reduction in the size and scale of the onshore infrastructure. The local communities and onshore environment have therefore had to accept the same level of impact for a lower amount of electricity generation.

ESC recognises the significant role offshore wind has in helping the UK to achieve the Government's net zero target on greenhouse gas emissions by 2050. It is evident that, in order to achieve this level of installed capacity, not only is a coordinated offshore connections network essential but the significant contribution required from offshore wind in order to meet the net zero target requires existing and proposed projects to be as resource efficient as possible. This is vital for those communities which are adversely affected and have to live with the impacts by the onshore infrastructure associated with offshore wind developments.

As stated previously, although the current NMC whether granted or not granted would not change the development that has been constructed, ESC considers that it is important to emphasis to the

Applicants and other future developers the importance of optimising the use of resources to help maximise the benefits of renewable energy whilst minimising the environmental and social harm.

Yours faithfully,



Philip Ridley BSc (Hons) MRTPI Head of Planning and Coastal Management East Suffolk Council

Doc. ID: EA1-CON-F-GBE-242687

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APPENDIX S: Mid Suffolk District Council Non-Material Change Consultation Response

Good afternoon.

I am emailing in response to documents received from Scottish Power Renewables in respect of the proposed non-material change to the he East Anglia One Offshore Wind Farm Order 2014 (as amended).

I have reviewed the information provided and consider that the proposed changes are unlikely to result in any substantive or material change to those parts of the consented development that falls within the Mid Suffolk District Council area, nor is there likely to be any substantive or materially different impact on local people living in the Babergh and Mid Suffolk Districts.

On this basis Mid Suffolk District Council has no comments to make.

Kind regards, Bron

Bron Curtis BA(Hons), MA, MRTPI

Principal Planning Officer, Strategic Projects and Delivery - Development Management ** Mondays, Wednesdays and Thursdays only ** Sustainable Communities

Mid Suffolk and Babergh District Councils - Working Together

Pronouns: She/Her (Why is this here)

Telephone:

For general enquiries email: planningadmin@midsuffolk.gov.uk
Websites: www.babergh.gov.uk or www.midsuffolk.gov.uk
Click Here for the latest planning news and changes to the service coming up this year.

For our latest Coronavirus response please visit click the following linkhttps://www.midsuffolk.gov.uk/features/our-covid-19-response/



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