

Deadline 7 – Table of DCO amendments



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Authors	BURGES SALMON LLP	
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Table of DCO Amendments requested - Submitted for Deadline 7

This table lists the changes sought to the DCO from Revision 7 to Revision 8 submitted for Deadline 7. This table does not include the amendments made by the ExA in the draft DCO issued 20 July 2016.

1. The Applicant's changes			
	Article/ Requirement	Reason for change	Change
1.1	General	Typographical changes	Deletion of erroneous capital letters, other minor typographical amendments made throughout.
1.2	Article 2(1) Definition of works plans	Plan numbers updated	“the works plans” means the plans having drawing numbers; GR_450848160803_DCO_2.04a_v304b_v17, GR_160412_DCO_204b_v16, GR_160412160803_DCO_2.04c_v16v17 and GR_160412160803_DCO_2.04d_v16,v17 and certified as the works plans by the Secretary of State for the purposes of this Order.
1.3	Article 8(5) Benefit of order	Amendment as sought by ExA draft DCO to restrict section 6 of the 1989 Act to generation licensees only	The consent of the Secretary of State is not required for a transfer or grant for an agreed period of the benefit of any of the provisions (and any related statutory rights) to another body licensed under section 6(1)(a) of the 1989 Act, or formally exempted from requiring such a licence.

	Article 36		
	Schedule 1 Part 1, final paragraph	Amendment in response to the ExA draft	and to the extent that they do not form part of any such work, further development <u>within the Order limits</u> comprising such other <u>ancillary</u> works as may be necessary or expedient for the purposes of or in connection with the relevant part of the authorised development and which do . <u>Any further development under this Part 1 must</u> not give rise to any materially new or <u>materially</u> different significant effects from those assessed in the environmental statement.
	Schedule 1 part 2 Requirement 5	Typographical changes to the table	Minor typographical amendments
	Schedule 1 part 2 Requirement 10	To address the NRW request for post construction monitoring which cannot be included in the water management plan	Insertion of new requirement 10 and consequential numbering changes: <u>Operational Water Quality Monitoring</u> <u>—(1) The undertaker shall carry out the following water quality monitoring during the operational phase of the authorised development:</u> <u>monitoring of the water quality of private water supplies for a period of six months from the date of commencement of operation where access to such supplies is granted; and</u> <u>monitoring of the water quality of surface water (including LLyn Padarn, Nant-Y-Betws and the Afon Gwyrfai) for a period of twelve months from the date of commencement of operation.</u>

			<p>The water quality monitoring to be carried out under sub-paragraph (1) shall be carried out at the locations and times approved in writing in advance by the relevant planning authority having consulted National Resources Wales.</p> <p>The water quality monitoring to be carried out under sub-paragraph (1) must include a sampling suite including total and dissolved metals, electrical conductivity, pH, suspended solids, chemical oxygen demand (COD), biochemical oxygen demand (BOD) and turbidity as a minimum.</p>
	Schedule 3	Descriptions of routes	Minor amendments for clarity
	Schedule 8 Discharge of Requirements Paragraph 2(3)	Amendment to days to make counting more consistent	<p>If the requirement indicates thethat consultation must take place with a consultee the relevant planning authority must issue the consultation to the requirement consultee within 5 business days of receipt of the application. Where the consultee requires further information they must notify the relevant planning authority in writing specifying the further information required within 2115 business days of receipt of the consultation. The relevant planning authority must notify the undertaker in writing specifying any further information requested by the consultee within 3 business days of receipt of such a request and in any event within 28 days of receipt of the application. In the event the consultee does not require any further information, then they must respond to the consultation within 2820 business days from receipt of the consultation notification from the relevant planning authority.</p>