

Natural England's key to RAG status	Risk
Purple	
Note for Examiners and/or competent authority. May relate to DCO/DML.	
Red	
Natural England considers that unless these issues are resolved it will have to advise that (in relation to	
any one of them, and as appropriate) it is not possible to ascertain that the project will not affect the	
ntegrity of an SAC/SPA and/or comply fully with the Environmental Impact Assessment requirements	
and/or avoid significant adverse effect on landscape/seascape, unless the following are satisfactorily	
provided:	
new baseline data;	
significant design changes; and/or	
significant mitigation;	
Natural England feels that issues given Red status are so complex, or require the provision of so much	
outstanding information, that they are unlikely to be resolved during examination, and respectfully	
suggests that they be addressed beforehand. Amber	
Natural England considers that if these issues are not addressed or resolved by the end of examination	
then they would become a Red risk as set out above. Likely to relate to fundamental issues with	
assessment or methodology which could be rectified; preferably before examination.	
assessment of methodology which could be rectified, preferably before examination.	
/ellow	
These are issues/comments where Natural England doesn't agree with the Applicant's position or	
approach. We would flag these at the PEIr stage with the view that they would be addressed in the	
Application. But otherwise we are satisfied for <u>this particular project</u> that it will not make a material	
difference to our advice or the outcome of the decision-making process. However, it should be noted	
that this may not be the case for other projects. Therefore it should be noted by interested parties that	
ust because these issues/comments are not raised as part of our Relevant Representations in this	
nstance it should not be understood or inferred that in other cases or circumstances Natural England	
will take this approach. Furthermore, these may become issues should further evidence be presented.	
tano tino appi caoni i ananci nici si, anace mai, accome necaci si cana i ananci ci acci ca pi cocinca.	
Green	
Natural England supports the Applicant's approach.	
ssues Key	
/ellow	
These are issues/comments that apply to East Anglia ONE NORTH (EA1N) only	
Blue	
These are issues/comments that apply to East Anglia TWO (EA2) only	
Clear These are issues/comments that apply to both projects	
•	
Grey	

These are issues/comments where the matter is closed.

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No.	Natural England's Relevant Representation	RAG statu s Rel and WR Rep	Consultation, actions progression	Consultati on, actions, progressio n	RAG statu	Consultation, actions, progression	RAG statu s D3		RAG statu s D4		Istatu		RAG statu s D6	Consultation, actions progression	RAG statu s D7	Consultation, actions, progression	ISTATII	Consultation, actions,	RAG statu s D9
1	Red-throated diver displacement impacts on Outer Thames Estuary SPA		At a workshop 28.07.20 it was agreed the Applicants will update the RTD note. Document will be submitted by the Applicant at Deadline 3.	N/A		NE engaged in a workshop with the Applicant on 07.12.20, where they presented results of a modelling exercise that concluded displacement extended out to 7km. A buffer between EA1N and the OTE SPA of 2km has been proposed, and the Applicant stated that this would reduce the effect, but not mitigate the impacts. Therefore there still would be an AEOI alone based on area affected. Awaiting RTD note to be submitted by the Applicant at Deadline 3.		The Applicant submitted a document outlining the displacement of red-throated divers in the Outer Thames Estuary SPA at Deadline 3 [REP3-049]. Our position regarding AEOI remains the same, please see NE Deadline 4 Appendix A12 for our detailed comments.		Our position remains the same as that set out in Appendix A12 REP4-087.		The Applicant submitted an updated document at Deadline 5-Displacement of Redthroated Diver in the Outer Thames Estuary SPA [REP5-025]. Our position regarding AEOI remains the same; an adverse effect on integrity on the Outer Thames Estuary SPA from East Anglia ONE North alone cannot be ruled out. Please see NE Deadline 6 Appendix A17 for detailed comments.		The Applicant submitted an updated document at Deadline 6 - Displacement of RTD in OTE SPA (version3) [REP6-019]. Please see NE Appendix A12b for detailed comments.		The Applicant responded to our Deadline 6 submission [REP6-113] at Deadline 7 [REP7-053]. Please note our advice remains unchanged Natural England have submitted a RTD Displacement Clarification Note, please see NE Deadline 8 Appendix A20.		The Applicant submitted an updated Displacement of Redthroated Divers in the Outer Thames Estuary - v4 [REP8-033, REP8-034]. We note that the only changes in version 4 [REP8-034] relate to the EA2 project alone assessment and the in combination assessment so we have restricted our comments to those sections. Please see NE Deadline 9 Appendix A17b for detailed comments.	



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2	Collision Risk Modelling (CRM) parameters		Workshop on 22.10.20 discussed this issues. Formal comments will be submitted by NE at Deadline 2.	N/A	Please see our Deadline 2 response REP2-052.		Ongoing, awaiting updated Collision Risk document from the Applicant at Deadline 4.		The Applicant submitted an Offshore Ornithology Cumulative and In-Combination Collision Risk Update at Deadline 4. Overall, the updates presented do not alter Natural England's conclusions presented in our update on Offshore Ornithology submitted at Deadline 3 [REP3-117]. Please see NE Deadline 5 Appendix A16 for detailed comments.		Our position remains unchanged.		No update		Please see NE Deadline 8 Appendix A19 for an update on EIA CR.		The Applicant submitted a Cumulative and In-Combination Collision update at Deadline 8 [REP8-035]. Please see NE Deadline 9 Appendix 16b for detailed comments.	



No.	Natural England's Relevant Representation	RAG statu s Rel and WR Rep	Consultation actions	statu		 Consultation, actions, progression	RAG statu s D3		RAG statu s D4		RAG statu s D5		RAG statu s D6	Consultation, actions progression	RAG statu s D7	Consultation, actions, progression	Ictatu	Consultation, actions,	RAG statu s D9
3	Cumulative and in- combination assessments (displacement and CRM);		Workshop on 28.07.20 initiated an updated cumulative and in-combination assessment. Document will be submitted by the applicant and Deadline 3.		N/A	NE engaged in a workshop with the Applicant on 07.12.20 NE engaged in a workshop with the Applicant on 07.12.20. NE has requested more information. We are awaiting RTD note to be submitted by the Applicant at Deadline 3.		The Applicant submitted a document outlining the displacement of red-throated divers in the Outer Thames Estuary SPA at Deadline 3 [REP3-049]. Our position remains the same, please see NE Deadline 4 Appendix A12 for our detailed comments.		Our position remains the same as that set out in Appendix A12 REP4-087.		Our position remains unchanged.		No update		The Applicant responded to our Deadline 6 submission [REP6-113] at Deadline 7 [REP7-053]. Natural England have submitted a RTD Displacement Clarification Note, please see NE Deadline 8 Appendix A19 and Appendix A20.		The Applicant submitted an updated Displacement of Red-throated Divers in the Outer Thames Estuary - v4 [REP8-033, REP8-034]. We note that the only changes in version 4 [REP8-034] relate to the EA2 project alone assessment and the in combination assessment so we have restricted our comments to those sections. Please see NE Deadline 9 Appendix A17b for detailed comments.	



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	a ir	icale of predicted cumulative ind in-combination collision mpacts and requirement for nitigation.		At the SPA workshop 28.07.20 it was agreed the Applicants will update the RTD note. Document will be submitted by NE at Deadline 3. Workshop on 28.07.20 initiated an updated cumulative and in-combination assessment. This will be submitted by the applicant and Deadline 1.	N/A	NE engaged in a workshop with the Applicant on 07.12.20. NE has advised that further information is provided. We are awaiting RTD note to be submitted by the Applicant at Deadline 3. In respect of the others species, the Applicant updated the cumulative and incombination collision assessments at Deadline 1 (REP1-047). Please see our response at Deadline 2 [REP2-052].		Please see NE Deadline 4 Appendix A12 for detailed comments on red- throated diver displacement from OTE SPA. Furthermore, we are awaiting updated collision risk figures at Deadline 4 for all other species.		Our position remains the same as that set out in Appendix A12 REP4-087.		Our position remains unchanged.		No update		Please see NE Deadline 8 Appendix A19.		The Applicant submitted an updated Displacement of Red-throated Divers in the Outer Thames Estuary - v4 [REP8-033, REP8-034]. Our position remains unchanged. Please see NE Deadline 9 Appendix A17b for detailed comments. Also, the Applicant submitted a Cumulative and In-Combination Collision update at Deadline 8 [REP8-035]. Please see NE Deadline 9 Appendix 16b for detailed comments.	
		Post-construction nonitoring.		Ongoing discussions - NE notes there will be an updated in principle monitoring plan submitted by the applicant at Deadline 3.	N/A			Natural England will submit comments on the IPMP at Deadline 5.		The Applicant submitted an IPMP at Deadline 3, please see NE Deadline 5 Appendix F8 for detailed comments.		Natural England are awaiting an updated IPMP at Deadline 6.		The Applicant submitted an updated IPMP at Deadline 6 [REP6-015, REP6-016]. Please see Appendix F9 for detailed comments.		Monitoring of RTD is now included in IPMP. Please see our Deadline 7 response F9 [REP7-074].			



No	Natural England's Relevant Representation	RAG statu s Rel and WR Rep	Consultation actions	Consultati on, R actions, si progressio s n	AG tatu D2	Consultation, actions, progression	RAG statu s D3	Consultation, actions, progression	RAG statu s D4	Consultation, actions, progression	RAG statu s D5	Consultation, actions, progression	RAG statu s D6	Consultation, actions progression	RAG statu s D7	Consultation, actions, progression	RAG statu s D8	consultation, actions,	RAG statu s D9
Ma	rine Mammals (Appendix B)																		
6	Need for regulatory mechanism to manage multiple Site Integrity Plans (SIPs) across offshore wind farm projects.																		
7	Frequency of piling and UXO activities		There is ongoing discussions on this matter. More comments on this matter can be seen in REP1-155 (Point 11).	N/A		Ongoing discussion.		Ongoing Discussion		Awaiting applicant to submit draft conditions.		Natural England are awaiting updated conditions.		Natural England are awaiting updated documents at Deadline 7.		Issue Resolved. See Natural England Response in Appendix B3b. Additional text in Version 3 of the MMMP at Deadline 7 [REP7-029,REP7-030] the Applicant has added a Condition 27 and 23 of the DMLs.			



No	Representation	RAG statu s Rel and WR Rep	Consultation, actions, progression	-	Consultation, actions, progression	RAG statu	Consultation, actions progression	RAG status D4	Consultation, actions, progression	RAG statu s D5	(Consultation, actions,	RAG statu s D6	IL onsultation, actions	RAG statu s D7	Consultation, actions, progression	Consultation, actions,	RAG statu s D9
<u>Te</u>	Potential For supporting habitat loss within the Sandlings SPA		The Applicant provided a draft SPA crossing method statement to NE on 15.09.20. NE responded on 07.10.20 and advised that suitable mitigation measures can be adopted to minimise the impacts of open cut trenching to an acceptable level. However, there are remaining concerns that we believe should be addressed in the consent phase in order to support the open trenching technique.	N/A	The Applicant submitted a SPA Crossing Method Statement at Deadline 1 [REP1-043], we responded at Deadline 2 [REP2-053].		The Applicant has advised in response at Deadline 3 [REP3-070] that an updated SPA Crossing Method Statement will be provided into Examination.		Issue Ongoing - Although NE default position remains unchanged, NE acknowledge the Applicants preference for an open trench SPA crossing method. See Natural England update in Appendix C7 At Deadline 5. We await further submission form the Applicant into Examination.		Our position remains unchanged		Natural England will respond to terrestrial documents submitted by the Applicant at Deadline 6 at Deadline 8.		Issue Ongoing - see Appendix C9 at Deadline 8.	Our position remains unchanged - see Natural England Position summary to related documents in cover letter at Deadline 9.	
Ş	Clarification of redline boundary for cable corridor		In REP1-165, NE notes that the Applicant agreed, through the SoCG process, to undertake an assessment of cumulative impacts with the Sizewell C project. Natural England have also requested to review the Ecological Management Plan (EMP) and would welcome further consultation on any outline EMP during examination. Subsequently, The Applicant has further stated (written comments on NE comments to applicant comments on NE RR received 23.09.20) that additional terrestrial assessment of cumulative impacts with Sizewell C is not required. Natural England will advise when further information is received.	N/A	Ongoing. See also Deadline 3 submission, Appendix D2 Natural England comments to Sizewell C cumulative Impact Assessment [REP- 010]		The Applicant has submitted an Outline Landscape and Ecological Management Strategy at Deadline 3 [REP3-030 and REP3-31], this includes an EMP. Natural England will respond to this document at Deadline 5.		NE reviewed the plan OLEMS plan (REP3-030 and 031] - see Natural England Update Appendix C7 At Deadline 5. NE remind the Applicant that known badger setts are likely to be known and therefore should be able to be avoided. NE may have further comments following submission of the EMP and preconstruction surveys. NE are not yet aware that the Applicant has applied for a protected species license.		Our position remains unchanged.		The Applicant submitted an updated OLEMS at Deadline [REP6-007, REP6-008]. Natural England will respond to this document at Deadline 8.		Following review of the OLEMS Version 3 [REP6-007, REP6-008], Natural England continue to note that further information will be provided in the final EMP and may have further comment following review of this document and the pre-construction survey findings.	Our position remains unchanged.	



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10	Potential for disturbance to designated breeding features of Sandlings SPA		Following a workshop on 16.07.20 the Applicants have updated the Outline SPA Crossing Method Statement.		N/A	The Applicant submitted a SPA Crossing Method Statement at Deadline 1 [REP1-043], we responded at Deadline 2 [REP2-053].		The Applicant advised, in response at Deadline 3, [REP3-070] that an updated SPA Crossing Method Statement will be provided into Examination to provide information to ensure there is sufficient information regarding seasonal bird breeding restriction.				Our position remains unchanged		The Applicant submitted an updated SPA Crossing Method Statement at Deadline 6 [REP6-037, REP6-037]. Natural England will provide a response to this at Deadline 8.		Within version 3 of the OLEMS [REP6-037, REP6-037] seasonal restriction is cited as included within the DCO. SNCB including Natural England is also named within the OLEMS document. However, Natural England are not named within the CoCP and should be added as per DCO/DML issue 6.	The Applicant submitted an updated OLEMS at Deadline 8 [REP8-019, REP8-020] Natural England notes the minor changes to the sections pertinent to NE remit and has no further advice. The advice provided at Deadline 8 [REP8-162] remains unchanged and we await inclusion within the CoCP as a SNCB consultee.	
11	Request for SNCB consultation on management plans		Natural England have advised the applicant that we would welcome further consultation on any outline EMP during examination.		N/A	NE require the (Ecological Management Plan) EMP during examination to progress with this issue.		The Applicant has submitted an Outline Landscape and Ecological Management Strategy at Deadline 3 [REP3-030 and REP3-031], this includes an EMP. Natural England will respond to this document at Deadline 5.		Natural England were consulted on the OLEMS [REP3-030 and REP3-031], See Appendix C7, Deadline 5. Natural England wish to be added as a SNCB consultee to the final EMP.		Our position remains unchanged		The Applicant submitted an updated OLEMS at Deadline [REP6-007, REP6-008]. Natural England will respond to this document at Deadline 8.		Issue Ongoing: SNCB including Natural England to be named within the OLEMS document. However, Natural England are not named within the CoCP and should also be added as per DCO/DML issue 6.	Issue Ongoing. Natural England notes that within the OLEMS version 3, Paragraph 426 states that SNCB's will be consulted on the final EMP. Although Natural England is not specifically named as a consultee and request to be named. SNCB also to be added to the relevant plans within the OCocP. NE are in discussion with the Applicant on this matter.	



No.	Representation	and WR Rep	Consultation, actions, progression	RAG statu s D1	actions, progressio n	statu s D2	progression	RAG statu s D3	consultation, actions,	RAG statu s D4	Consultation, actions, progression	RAG statu s D5	Consultation, actions, progression	RAG statu s D6	Consultation, actions progression	RAG statu s D7	Consultation, actions, progression	RAG statu s D8	Consultation, actions, progression	RAG statu s D9
Land	dscape and Visual Impact Asse	ssmen		-		ct (Apı					_		_				_			
	Need for more information		Natural England have		N/A		NE welcomes the		N/A											
	on construction phase		liaised with the				information within													
	activities and subsequent		Applicant on this				the Project Update													
	impacts to landscape and		matter, this is				Note [REP2-007]													
	Suffolk Coast and Heaths		outlined in REP1-154.				submitted by the													
	AONB.		NE notes no				Applicant at D2 that													
			commitment from				simultaneous													
			applicant to an				installation of the													
			anticipated				cable infrastructure													
			timetable/constructio)			for both the EA1N													
			n activities schedule -				and EA2 projects													
			this would be made				when the first of the													
			post consent. The				two proceeds will													
			actual impact of the				significantly lessen													
			construction phase				and landscape or													
12			on the AONB could				ecological impact.													
			be more difficult to																	
			assess. Therefore																	
			consideration could be given to key																	
			elements at the same																	
			time such as ducting																	
			for both projects																	
			especially at																	
			designated sites																	
			including landscape.																	
			including landscape.																	



Ne	o. F	Natural England's Relevant Representation	WR Rep		RAG statu s D1	progressio n		progression	RAG statu s D3	Consultation, actions, progression	RAG statu s D4	Consultation, actions, progression	RAG statu s D5	Consultation, actions, progression	RAG statu s D6	Consultation, actions, progression	RAG statu s D7	Consultation, actions, progression	RAG statu s D8	consultation, actions, s	RAG statu s D9
	r k	ape and Landscape Visual Importance of the provided High Provided Hight Provided High Provided High Provided Hight Provided Hight Provided High Provided Hig		REP1-157 (Point 3.4.1.) and outcome of Jul workshop - Resolved - NE welcomes the Applicant's commitment to reduce the intensity of the aviation lighting to 200cd whenever atmospheric conditions permit.	ffshore	e' elements o	of the	project (Appendix E)		N/A											
1		Significant cumulative effects with the EA2 OWF project.		REP1-157 (point 3.11.1) - Cumulative Effects with EA2 Ongoing: The values presented by NE updated to view height of 6.5m.		N/A						No update		Our position remains unchanged		No update		No update		No Update.	



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15	Definitions of commence, and offshore preparation are not appropriate as they may allow significantly damaging works to be undertaken prior to approval of monitoring, mitigation or construction plans.	The Applicant stated [AS-036] that they will update the definition of "offshore preparation works" in the next version of the draft DCO. There is ongoing disagreement with regards to the UXO detonation timings. More comments can be seen at REP1-155.		ertified docu	NE to review updated DCO/DML at deadline 3.		Issue Ongoing. The updated Draft DCO and schedule of changes to the draft DCO [REP-011, REP-012 and REP-013] submitted at Deadline 3 retains the inclusion of UXO works, although Natural England note the words 'not limited to' are removed. As stated in our RR-059, this should be removed, as per our response in Appendix G2 at D4.		Discussions ongoing		Definitions of commence and offshore preparations works agreed.							
16	Natural England have requested a range of conditions to control the noise impacts from EA1N and EA2. Most notably conditions are required to ensure no concurrent piling or concurrent UXO high order detonations in any one day.	The applicant [AS- 036] considers that the SIP is adequate to ensure these mitigations. NE disagree but have noted UXO detonations could be clustered around a 5km point.		N/A	Discussion ongoing		Discussion Ongoing		Awaiting applicant to submit draft conditions.		Natural England are waiting updated conditions.		Natural England are awaiting an updated draft DCO at Deadline 7.		Issue resolved - See Appendix G5 response to DCO Version 5 [REP7-006, REP7-007]. Natural England are expecting a few minor wording changes to be included in an updated DCO at Deadline 8 and expect this issue to be resolved.			



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		Cable protection should not be permitted to be deployed over any area over the full lifetime of the project.		The Applicant stated [AS-036] that they will review a paper produced by Natural England which offers guidance on the expected marine licensing requirements. This is an ongoing issue.		N/A	NE to review updated DCO/DML at deadline 3.		Issue ongoing, see Natural England response Appendix G2 and Appendix F7 at Deadline 4. We also refer to the comments in our relevant and written reps [RR-059], Appendix F1 [REP1- 161] and Appendix F2 [REP1-158].		Discussions ongoing		NE agree on a without prejudice basis to updated wording proposed by MMO for deployment of cable protection during operation.		Natural England are awaiting an updated draft DCO at Deadline 7.	Natural England have agreed to updated DML conditions on a without prejudice basis. The issue regarding deployment of cable protection in new areas for 5 years after construction remains outstanding.		Issue Ongoing - The issue regarding deployment of cable protection in new areas for 5 years after construction remains outstanding.	
	18	Unexploded ordnance (UXO) is not appropriately described within the Development Consent Order (DCO)/Deemed Marine Licences (DML)s.		This issue is under discussion, please see REP1-155.		N/A	NE to review updated DCO/DML at deadline 3.		Issue Ongoing. See our response in Appendix G2 at D4.		Awaiting applicant to submit draft conditions.		NE accepts the updated wording for the UXO conditions and the timing requirements.						



Taken from Natural England's Relevant and No. Written Representations EA1N Appendix A - Offshore Ornithology	RAG statu s Rel and WR Rep	Consultation, actions progression	actions		Consultation, actions, progression	RAG statu s D3	Laucaucacion	RAG statu s D4	Consultation, actions, progression	ISTATII	Consultation, actions, progression	RAG statu s D6	Consultation, actions, progression	RAG statu s D7	Consultation, actions, progression	RAG statu s D8	Consultation, actions progression	RAG statu s D9
L. Red-throated diver (RTD) displace Document used: 5.3 EA1N Information to Support to Part of the EA1N offshore		oropriate Assessment R At a workshop	tuary SPA (C	OTE SPA	NE engaged in a		The Applicant		Our position remains		The Applicant		The Applicant		The Applicant		The Applicant	
windfarm (OWF) is immediately adjacent to the OTE SPA and is likely to result in displacement of RTD and result in an adverse effect on integrity (AEOI) from the project. The boundary of the development should be amended so no part of the array is within 10 km of the SPA.		28.07.20 it was agreed the Applicants will update the RTD note. Document will be submitted by the Applicant at Deadline 3. Further comments on this issue can be found in REP1-171 (Point 1) and REP1-172.			workshop with the Applicant on 07.12.20, where they presented results of a modelling exercise that concluded displacement extended out to 7km. A buffer between EA1N and the OTE SPA of 2km has been proposed, and the Applicant stated that this would reduce the effect, but not mitigate the impacts. Therefore there still would be an AEOI alone based on area affected. Awaiting RTD note to be submitted by the Applicant at Deadline 3.		submitted a document outlining the displacement of red-throated divers in the Outer Thames Estuary SPA at Deadline 3 [REP3- 049]. Our position regarding AEOI remains the same, please see NE Deadline 4 Appendix A12 for our detailed comments.		the same as that set out in Appendix A12 REP4-087.		submitted an updated document at Deadline 5- Displacement of Red- throated Diver in the Outer Thames Estuary SPA [REP5- 025]. Our position regarding AEOI remains the same; an adverse effect on integrity on the Outer Thames Estuary SPA from East Anglia ONE North alone cannot be ruled out. Please see NE Deadline 6 Appendix A17 for detailed comments.		submitted an updated document at Deadline 6 - Displacement of RTD in OTE SPA (version3) [REP6-019]. Please see NE Appendix A12b for detailed comments.		responded to our Deadline 6 submission [REP6- 113] at Deadline 7 [REP7-053]. Please note our advice remains unchanged. Natural England have submitted a RTD Displacement Clarification Note, please see NE Deadline 8 Appendix A20.		submitted an updated Displacement of Red-throated Divers in the Outer Thames Estuary - v4 [REP8-033, REP8-034]. We note that the only changes in version 4 [REP8-034] relate to the EA2 project alone assessment and the ir combination assessment so we have restricted our comments to those sections. Please see NE Deadline 9 Appendix A17b for detailed comments.	



N	lo.	Taken from Natural England's Relevant and Written Representations EA1N Appendix A - Offshore	Consultation actions	statu		 Consultation, actions, progression	RAG statu s D3		RAG statu s D4	Consultation, actions, progression	RAG statu s D5	Consultation, actions, progression	RAG statu s D6	Consultation, actions progression	Consultation, actions progression	letatu	Consultation, actions,	RAG statu s D9
		Natural England recommends that the Applicant reviews the targets and supporting notes for the attributes identified in our relevant representation [REP-059]. The targets set out the desired state of the attribute and the supporting notes provide detailed evidence of displacement impacts on RTD.	Ongoing discussion. Further comments on this issue are in REP1- 171 and REP1-172.		N/A	Awaiting Applicant's RTD assessment update at Deadline 3.		The Applicant submitted a document outlining the displacement of red-throated divers in the Outer Thames Estuary SPA at Deadline 3 [REP3-049]. Our position regarding targets for the SPA remains unchanged, please see NE Deadline 4 Appendix A12 for our detailed comments.		Our position remains the same as that set out in Appendix A12 REP4-087.		The Applicant submitted an updated document at Deadline 5 - Displacement of Redthroated Diver in the Outer Thames Estuary SPA [REP5-025]. Please see NE Deadline 6 Appendix A17 for detailed comments.		The Applicant submitted an updated document at Deadline 6 - Displacement of RTD in OTE SPA (version3) [REP6-019]. Please see NE Appendix A12b for detailed comments.	The Applicant responded to our Deadline 6 submission [REP6-113] at Deadline 7 [REP7-053]. Please note our advice remains unchanged. Natural England have submitted a RTD Displacement Clarification Note, please see NE Deadline 8 Appendix A20.		The Applicant submitted an updated Displacement of Red-throated Divers in the Outer Thames Estuary - v4 [REP8-033, REP8-034]. We note that the only changes in version 4 [REP8-034] relate to the EA2 project alone assessment and the in combination assessment so we have restricted our comments to those sections. Please see NE Deadline 9 Appendix A17b for detailed comments.	



N	o. E	Faken from Natural England's Relevant and Written Representations EA1N Appendix A - Offshore	Consultation, actions,	statu	-	statu		RAG statu s D3		RAG statu s D4	Consultation, actions, progression	RAG statu s D5	Consultation, actions, progression	RAG statu s D6	Consultation, actions, progression	RAG statu s D7	Consultation, actions progression	RAG statu s D8	Consultation, actions, progression	RAG statu s D9
	r c ii c	The level of vessel traffic associated with site maintenance has been quantified. However, the impacts of increased traffic on RTD have not been considered, these need to be discussed and mitigated.	Natural England has liaised with the Applicant on this matter and have suggested mitigation of impacts on SPA as part of our discretionary advice service (DAS). Further comments on this issue are in REP1-171 (Point 2) and REP1-172.		N/A		The Applicant has informed NE they will submit a best practice protocol into examination.		The Applicant submitted a Best Practice Protocol for Minimising Disturbance to Red-Throated Diver [REP3-074]. We welcome this document and agree with it's adoption. However, further detail is required in relation the expectations to deliver the mitigation.		Our position remains the same as that set out in Appendix A12 REP4-087.		Natural England are awaiting an updated Best Practice Protocol for RTD at Deadline 6/7.		Natural England are awaiting an updated Best Practice Protocol for RTD at Deadline 7.		Natural England have no comment on the update RTD protocol submitted at Deadline 7 [REP7-045, REP7-046]. We understand the Applicant will submit an updated document at Deadline 8 which we will respond to at Deadline 9.		This protocol provides appropriate best practice to mitigate disturbance from vessels and helicopters transiting the SPA to an acceptable level to exclude an adverse effect. Though please note that it doesn't address the impacts from presence of the turbines and from cable installation. Please see D8 Offshore Ornithology [REP8-110] Statement of Common Ground between the Applicant and Natural England.	



N	o. \ E	raken from Natural England's Relevant and Written Representations EA1N Appendix A - Offshore		statu	-	statu	nrograssion	RAG statu s D3		RAG statu s D4		RAG statu s D5	Consultation, actions, progression	RAG statu s D6		RAG statu s D7	Consultation, actions progression	RAG statu s D8	progreccion	RAG 'statu s D9
	t a r c l t t c	Natural England agrees that here is likely to be no adverse effect alone as a esult of RTD displacement due to cable laying (cable aying operations are of a emporary nature). We are mable to rule out AEOI insombination from displacement therefore a easonal restriction in cable aying activity should put be in place.	Ongoing discussion. Further comments on this issue are in REP1- 171 (Point 3 and 5) and REP1-172.		N/A		NE still maintain that a seasonal restriction should be secured		This is in line with the Best Practice Protocol for minimising disturbance. Please see Appendix A12 for further advice.		Our position remains the same as that set out in Appendix A12 REP4-087.		Natural England are awaiting an updated Best Practice Protocol for RTD at Deadline 6/7.		Natural England are awaiting an updated Best Practice Protocol for RTD at Deadline 7.		Natural England have no comment on the update RTD protocol submitted at Deadline 7 [REP7-045, REP7-046]. We understand the Applicant will submit an updated document at Deadline 8 which we will respond to at Deadline 9. Please see SoCG.		The Applicant submitted an updated Displacement of Red-throated Divers in the Outer Thames Estuary - v4 [REP8-033, REP8-034]. We note that the only changes in version 4 [REP8-034] relate to the EA2 project alone assessment and the in combination assessment so we have restricted our comments to those sections. Please see NE Deadline 9 Appendix A17b for detailed comments.	



No	Taken from Natural England's Relevant and Written Representations EA1N Appendix A - Offshore Ornithology	RAG statu s Rel and WR Rep		statu		 Consultation, actions, progression	RAG statu s D3		RAG statu s D4	Consultation, actions, progression	RAG statu s D5	Consultation, actions, progression	RAG statu s D6	Consultation, actions, progression	RAG statu s D7	Consultation, actions, progression	Ictatu	Consultation, actions,	RAG statu s D9
5	Natural England does not agree with the Applicant's estimate that up to 33 individuals will be displaced within the SPA. The extent of displacement effects is known to extend to beyond 10km, and therefore assuming that displacement effects only go out to 4km means the impacts are potentially underestimated.		At a workshop 28.07.20 it was agreed the Applicants will update the RTD note. Document will be submitted by the Applicant at Deadline 3. Further comments on these issues are in REP1-171 (Point 1) and REP1-172.	:	N/A	NE engaged in a workshop with the Applicant on 07.12.20, where they presented results of a modelling exercise that concluded displacement extended out to 7km. A buffer between EA1N and the OTE SPA of 2km has been proposed, and the Applicant stated that this would reduce the effect, but not mitigate the impacts. Therefore there still would be an AEOI alone based on area affected. Awaiting RTD note to be submitted by the Applicant at Deadline 3.		The Applicant submitted a document outlining the displacement of red-throated divers in the Outer Thames Estuary SPA at Deadline 3 [REP3-049]. Our position remains the same, please see NE Deadline 4 Appendix A12 for our detailed comments.		Our position remains the same as that set out in Appendix A12 REP4-087.		The Applicant submitted an updated document at Deadline 5 - Displacement of Redthroated Diver in the Outer Thames Estuary SPA [REP5-025]. Please see NE Deadline 6 Appendix A17 for detailed comments.		The Applicant submitted an updated document at Deadline 6 - Displacement of RTD in OTE SPA (version3) [REP6-019]. Please see NE Appendix A12b for detailed comments.		The Applicant responded to our Deadline 6 submission [REP6-113] at Deadline 7 [REP7-053]. Please note our advice remains unchanged Natural England have submitted a RTD Displacement Clarification Note, please see NE Deadline 8 Appendix A20.		The Applicant submitted an updated Displacement of Red-throated Divers in the Outer Thames Estuary - v4 [REP8-033, REP8-034]. We note that the only changes in version 4 [REP8-034] relate to the EA2 project alone assessment and the in combination assessment so we have restricted our comments to those sections. Please see NE Deadline 9 Appendix A17b for detailed comments.	



Ne	Taken from Natural England's Relevant and . Written Representations EA1N Appendix A - Offshore Ornithology	and	stati		 Consultation, actions, progression	RAG statu s D3	muaguagiam	RAG statu s D4	Consultation, actions, progression	RAG statu s D5	Consultation, actions, progression	RAG statu s D6	Consultation, actions, progression	RAG statu s D7	Consultation, actions, progression	RAG statu s D8	nrograccion	RAG statu s D9
•	The focus on predicted mortality and the effect this would have on the abundance of RTD within the SPA is not the only issue for assessing impacts on the SPA The change in distribution of divers due to the close proximity of the array to the OTE SPA also needs to be considered. Also, the mortality rates are a relatively crude method of capturing a range of potentially deleterious effects that could arise from displacement, including reduced fitness for migration and reduced productivity during the breeding season.	2. A.		N/A					Our position remains the same as that set out in Appendix A12 REP4-087.		The Applicant submitted an updated document at Deadline 5 - Displacement of Redthroated Diver in the Outer Thames Estuary SPA [REP5-025]. Please see NE Deadline 6 Appendix A17 for detailed comments.		The Applicant submitted an updated document at Deadline 6 - Displacement of RTD in OTE SPA (version3) [REP6-019]. Please see NE Appendix A12b for detailed comments.		The Applicant responded to our Deadline 6 submission [REP6-113] at Deadline 7 [REP7-053]. Please note our advice remains unchanged. Natural England have submitted a RTD Displacement Clarification Note, please see NE Deadline 8 Appendix A20.		The Applicant submitted an updated Displacement of Red-throated Divers in the Outer Thames Estuary - v4 [REP8-033, REP8-034]. Our position remains unchanged. Please see NE Deadline 9 Appendix A17b for detailed comments.	
	There is a requirement to maintain the extent and distribution of supporting habitats for the designated species. Natural England does not agree with the statement that "this requirement is not strictly at risk". Although the turbines themselves are not proposed to be constructed within the SPA, the supporting habitat will be directly affected. An AEOI cannot be ruled out beyond reasonable scientific doubt for the project alone.	d.		N/A					Our position remains the same as that set out in Appendix A12 REP4-087.		The Applicant submitted an updated document at Deadline 5 - Displacement of Redthroated Diver in the Outer Thames Estuary SPA [REP5-025]. Please see NE Deadline 6 Appendix A17 for detailed comments.		The Applicant submitted an updated document at Deadline 6 - Displacement of RTD in OTE SPA (version3) [REP6-019]. Please see NE Appendix A12b for detailed comments.		The Applicant responded to our Deadline 6 submission [REP6-113] at Deadline 7 [REP7-053]. Please note our advice remains unchanged. Natural England have submitted a RTD Displacement Clarification Note, please see NE Deadline 8 Appendix A20.		The Applicant submitted an updated Displacement of Red-throated Divers in the Outer Thames Estuary - v4 [REP8-033, REP8-034]. Our position remains unchanged. Please see NE Deadline 9 Appendix A17b for detailed comments.	



No.	Taken from Natural England's Relevant and Written Representations	and	Consultation, actions,	statu		RAG statu	Consultation, actions, progression	RAG statu s D3	Consultation, actions, progression	RAG statu s D4		RAG statu s D5		RAG statu s D6	Consultation, actions progression	RAG statu s D7	[Consultation, actions,	RAG statu s D8	consultation, actions,	RAG statu s D9
	There are in-combination				N/A				The Applicant		Our position remains		The Applicant		The Applicant		The Applicant		The Applicant	
	effects from operational								submitted a		the same as that set		submitted an		submitted an		responded to our		submitted an	
	windfarms within the SPA.								document outlining		out in Appendix A12		updated document at		updated document at		Deadline 6		updated	
	Low densities within existing								the displacement of		REP4-087.		Deadline 5 -		Deadline 6 -		submission [REP6-		Displacement of Red-	
	operational windfarms								red-throated divers in				Displacement of Red-		Displacement of RTD		113] at Deadline 7		throated Divers in the	
	reported in Irwin and others								the Outer Thames				throated Diver in the		in OTE SPA (version3)		[REP7-053]. Please		Outer Thames	
	(2019) provides evidence of								Estuary SPA at				Outer Thames		[REP6-019]. Please		note our advice		Estuary - v4 [REP8-	
	the impact of operational								Deadline 3 [REP3-				Estuary SPA [REP5-		see NE Appendix		remains unchanged.		033, REP8-034]. Our	
8	windfarms on the								049]. Our position				025]. Please see NE		A12b for detailed		Natural England have		position remains	
	distribution of RTD within the	•							remains the same,				Deadline 6 Appendix		comments.		submitted a RTD		unchanged. Please	
	SPA.								please see NE				A17 for detailed				Displacement		see NE Deadline 9	
									Deadline 4 Appendix				comments.				Clarification Note,		Appendix A17b for	
									A12 for our detailed								please see NE		detailed comments.	
									comments.								Deadline 8 Appendix			
																	A20.			
								,												
2 (ollision Risk Modelling (CRM) pa	arame	ters Document used																	

2. Collision Risk Modelling (CRM) parameters. Document used:

6.1.12 EA1N Environmental Statement Chapter 12 Offshore Ornithology,

6.3.12.2 EA1N Environmental Statement Appendix 12.2 Ornithology Technical Appendix,

5.3 EA1N Information to Support the Appropriate Assessment Report

Natural England	A workshop on	N/A	Please see our	Ongoing, awaiting	The Applicant	No update	No update	Please see NE	The Applicant
recommends that the	22.10.20 discussed		Deadline 2 response	updated Collision Risk	submitted an			Deadline 8 Appendix	submitted a
Applicant takes a more	this matter. Formal		REP2-052.	document from the	Offshore Ornithology			A19 for an update on	Cumulative and In-
narrative approach to the	comments will be			Applicant at Deadline	Cumulative and In-			EIA CR.	Combination Collision
assessment, and considers	submitted by NE at			4	Combination Collision				update at Deadline 8
the Option 1 outputs for the	Deadline 2 once the				Risk Update at				[REP8-035]. Please
species identified in our	document is formally				Deadline 4. Overall,				see NE Deadline 9
relevant representation in	submitted into				the updates				Appendix 16b for
the context of the relevant	examination.				presented do not				detailed comments.
Option 2 95% Cls, as part of a	However, further				alter Natural				
more range-based approach	comments on this				England's conclusions				
to consideration of CRM	issue are provided in				presented in our				
impacts. This should consider	REP1-171 (Point 13).				update on Offshore				
the mean/central predicted					Ornithology				
collision figures and those					submitted at				
based on the range of					Deadline 3 [REP3-				
predicted figures resulting					117]. Please see NE				
from the Applicant's					Deadline 5 Appendix				
consideration of the					A16 for detailed				
uncertainty/variability in the					comments.				
input parameters.									



r	o. \	England's Relevant and Written Representations EA1N Appendix A - Offshore	RAG statu s Rel and WR Rep	nrogression	RAG statu s D1	Consultati on, actions, progressio n		RAG statu s D3	Consultation, actions, progression	ISTATII	It onstitutation actions	RAG statu s D5	Consultation, actions, progression	RAG statu s D6	Consultation, actions progression	RAG statu s D7	Inrogression	CTATIL	Consultation, actions, statu progression s D9
	; ; ;	It is of concern that the predicted mortalities using CRM Option 1, based on site specific estimates of PCH are significantly higher than the outputs using Option 2, which is based on generic boat based estimates of flight height.		The Applicant has committed to an increase in air draught height of 2m from 22 to 24m above MHWS. At the 28.07.20 workshop we advised this should be raised further. Further comments on this issue are provided in REP1-171 (Point 14).		N/A			Ongoing, awaiting updated Collision Risk document from the Applicant at Deadline 4		The Applicant submitted an Offshore Ornithology Cumulative and In-Combination Collision Risk Update at Deadline 4. Overall, the updates presented do not alter Natural England's conclusions presented in our update on Offshore Ornithology submitted at Deadline 3 [REP3-117]. Please see NE Deadline 5 Appendix A16 for detailed comments.		No update		No update		Please see NE Deadline 8 Appendix A19 for an update on EIA CR.		The Applicant submitted a Cumulative and In-Combination Collision update at Deadline 8 [REP8-035]. Please see NE Deadline 9 Appendix 16b for detailed comments.
	# # # # # # # # # # # # # # # # # # #	Natural England welcomes the use of our recommended Avoidance rates and nocturnal activity factors, and accept that there is an argument to present the Applicant's preferred options alongside. However, given the significant difference in predicted mortality when Option 1 is used, we suggest that this demonstrates that overall assessments of collision risk may not be precautionary enough.		A workshop on 22.10.20 discussed this matter. Formal comments will be submitted by NE at Deadline 2 once the document is formally submitted into examination. However, further comments on this issue are provided in REP1-171 (Point 18).		N/A			Ongoing, awaiting updated Collision Risk document from the Applicant at Deadline 4		The Applicant submitted an Offshore Ornithology Cumulative and In-Combination Collision Risk Update at Deadline 4. Overall, the updates presented do not alter Natural England's conclusions presented in our update on Offshore Ornithology submitted at Deadline 3 [REP3-117]. Please see NE Deadline 5 Appendix A16 for detailed comments.		No update		No update		Please see NE Deadline 8 Appendix A19 for an update on EIA CR and nocturnal activity rates.		The Applicant submitted a Cumulative and In-Combination Collision update at Deadline 8 [REP8-035]. Please see NE Deadline 9 Appendix 16b for detailed comments.



Documents used:

6.1.12 EA1N Environmental Statement Chapter 12 Offshore Ornithology (Paragraph numbers given refer to this document),

6.3.12.3 EA1N ES Appendix 12.3 Supplementary Information for the Cumulative Impact Assessment.

The cumulative operational	Workshop on	N/A	NE engaged in a	The Applicant	Our position remains	The Applicant	The Applicant	The Applicant	The Applicant
displacement assessment	28.07.20 initiated an		workshop with the	submitted a	the same as that set	submitted an	submitted an	responded to our	submitted an
totals for RTD are based on	updated cumulative		Applicant on	document outlining	out in Appendix A12	updated document at	updated document at	Deadline 6	updated
an incomplete data set. Table	and in-combination		07.12.20. The	the displacement of	REP4-087.	Deadline 5 -	Deadline 6 -	submission [REP6-	Displacement of Red-
12.37 excludes a number of	assessment.		considerable disparity	red-throated divers in		Displacement of Red-	Displacement of RTD	113] at Deadline 7	throated Divers in the
projects. These missing	Document will be		between the	the Outer Thames		throated Diver in the	in OTE SPA (version3)	[REP7-053]. Please	Outer Thames
projects will reduce the	submitted by the		Applicant's predicted	Estuary SPA at		Outer Thames	[REP6-019]. Please	note our advice	Estuary - v4 [REP8-
confidence in the	Applicant and		levels of	Deadline 3 [REP3-		Estuary SPA [REP5-	see NE Appendix	remains unchanged.	033, REP8-034]. We
assessments and result in a	Deadline 3. But,		displacement within	049]. Our position		025]. Please see NE	A12b for detailed	Natural England have	note that the only
significant under-estimation	further comments on		the windfarm from	remains the same,		Deadline 6 Appendix	comments.	submitted a RTD	changes in version 4
of the cumulative/in-	this issue can be		the modelling work,	please see NE		A17 for detailed		Displacement	[REP8-034] relate to
combination assessments.	found in REP1-171		and the results from	Deadline 4 Appendix		comments.		Clarification Note,	the EA2 project alone
	(Point 19) and REP1-		many empirical	A12 for our detailed				please see NE	assessment and the in
	172.		studies from the OTE	comments.				Deadline 8 Appendix	combination
			SPA raises significant					A19 and Appendix	assessment so we
			questions over the					A20.	have restricted our
			validity of the						comments to those
			Applicant's modelling						sections. Please see
			work. NE has						NE Deadline 9
			requested more						Appendix A17b for
			information. We are						detailed comments.
			awaiting RTD note to						
			be submitted by the						
			Applicant at Deadline						
1			3.						
i									



N	o. \	Faken from Natural England's Relevant and Written Representations EA1N Appendix A - Offshore	Consultation, actions,	stat	-		RAG statu s D3		RAG statu s D4	progreccion	RAG statu s D5	Consultation, actions, progression	RAG statu s D6		RAG statu s D7	Consultation, actions, progression	RAG statu s D8	progression	RAG ' statu s D9
•		The disproportionate contribution that EA1N makes is clear in Table A12.3.9. EA1N alone contributes 9.5% of the cumulative total, whereas all other Tier 4 projects combined (i.e. excluding EA1N) contribute 5.6% of the relative contribution to cotential displacement. The approach considering the relative contribution does not adequately consider the overall level of cumulative displacement. This is due to displacement from a number of projects not being included.	The Applicant will continue to engage with NE on RTD matters throughout the examination period. Document will be submitted by the Applicant at Deadline 3. But, further comments on this issue can be found in REP1-171 (Point 21 and 23) and REP1-172.		N/A			The Applicant submitted a document outlining the displacement of red-throated divers in the Outer Thames Estuary SPA at Deadline 3 [REP3-049]. Our position remains the same, please see NE Deadline 4 Appendix A12 for our detailed comments.		Our position remains the same as that set out in Appendix A12 REP4-087.		The Applicant submitted an updated document at Deadline 5 - Displacement of Redthroated Diver in the Outer Thames Estuary SPA [REP5-025]. Please see NE Deadline 6 Appendix A17 for detailed comments.		The Applicant submitted an updated document at Deadline 6 - Displacement of RTD in OTE SPA (version3) [REP6-019]. Please see NE Appendix A12b for detailed comments.		The Applicant responded to our Deadline 6 submission [REP6-113] at Deadline 7 [REP7-053]. Please note our advice remains unchanged. Natural England have submitted a RTD Displacement Clarification Note, please see NE Deadline 8 Appendix A19 and Appendix A20.		The Applicant submitted an updated Displacement of Redthroated Divers in the Outer Thames Estuary - v4 [REP8-033, REP8-034]. We note that the only changes in version 4 [REP8-034] relate to the EA2 project alone assessment and the in combination assessment so we have restricted our comments to those sections. Please see NE Deadline 9 Appendix A17b for detailed comments.	
·		The assessment includes several sources of orecaution, but it includes assumptions that may not reflect the full extent of diver displacement. Natural England welcomes that assumptions around 100% displacement out to 4km are used, but we know this may underestimate the degree of displacement if the extent of displacement is >10km.			N/A			Please see NE Deadline 4 Appendix A12.		Our position remains the same as that set out in Appendix A12 REP4-087.		The Applicant submitted an updated document at Deadline 5 - Displacement of Redthroated Diver in the Outer Thames Estuary SPA [REP5-025]. Please see NE Deadline 6 Appendix A17 for detailed comments.		The Applicant submitted an updated document at Deadline 6 - Displacement of RTD in OTE SPA (version3) [REP6-019]. Please see NE Appendix A12b for detailed comments.		The Applicant responded to our Deadline 6 submission [REP6-113] at Deadline 7 [REP7-053]. Please note our advice remains unchanged. Natural England have submitted a RTD Displacement Clarification Note, please see NE Deadline 8 Appendix A20.		The Applicant submitted an updated Displacement of Red-throated Divers in the Outer Thames Estuary - v4 [REP8-033, REP8-034]. Our position remains unchanged. Please see NE Deadline 9 Appendix A17b for detailed comments.	



N	o. E	raken from Natural England's Relevant and Written Representations EA1N Appendix A - Offshore	Consultation, actions,	statu	,	statu	Consultation, actions,	RAG statu s D3	Consultation, actions, progression	ICTATII	Consultation, actions,	ctatu	Consultation, actions,	Consultation, actions progression	RAG statu s D7	Consultation, actions,	ctatu	Consultation, actions,	RAG statu s D9
1	r c f t E a a f f	Due to the Applicant's worst case scenario assessment of minor adverse, and considering that some projects are not included in the assessment, Natural cingland is unable to rule out a significant adverse effect or cumulative operational displacement on RTD at the EIA scale.			N/A				The Applicant submitted a document outlining the displacement of red-throated divers in the Outer Thames Estuary SPA at Deadline 3 [REP3-049]. Our position remains the same, please see NE Deadline 4 Appendix A12 for our detailed comments.		Our position remains the same as that set out in Appendix A12 REP4-087.		The Applicant submitted an updated document at Deadline 5 - Displacement of Redthroated Diver in the Outer Thames Estuary SPA [REP5-025]. Please see NE Deadline 6 Appendix A17 for detailed comments.	The Applicant submitted an updated document at Deadline 6 - Displacement of RTD in OTE SPA (version3) [REP6-019]. Please see NE Appendix A12b for detailed comments.		The Applicant responded to our Deadline 6 submission [REP6-113] at Deadline 7 [REP7-053]. Please note our advice remains unchanged. Natural England have submitted a RTD Displacement Clarification Note, please see NE Deadline 8 Appendix A20.		The Applicant submitted an updated Displacement of Red-throated Divers in the Outer Thames Estuary - v4 [REP8-033, REP8-034]. Our position remains unchanged. Please see NE Deadline 9 Appendix A17b for detailed comments.	
1	a t i f	The cumulative auk (razorbill and guillemot) operational displacement assessment otals are based on an an arm projects are missing rom the assessments.	The Applicant has agreed to update the cumulative assessment tables to include relevant information from other projects. The Applicant will submit this document at Deadline 1. Further comments on this issue are in REP1-17 (Point 26).		N/A		The Applicants have submitted updated cumulative and incombination displacement tables for guillemot and razorbill at Deadline 2 (REP1-047). Please see our response NE Deadline 3 Appendix A10.		Matter closed. Missing projects have been added										



N	o. E E	aken from Natural ngland's Relevant and /ritten Representations A1N Appendix A - Offshore	Consultation, actions,	statu	*		RAG statu s D3	Consultation, actions, progression	RAG statu s D4	consultation, actions,	RAG statu s D5	progression	RAG statu s D6	Consultation, actions, progression	RAG statu s D7		RAG statu s D8	progression	RAG statu s D9
	ra fe a fo w ir	EOI can be ruled out for the expression and guillemot eatures of the Flamborough and Filey Coast SPA (FFC SPA) or impacts in-combination with other plans and projects when Hornsea 3 was included in the in-combination total.	Workshop on 28.07.20 initiated an updated cumulative and in-combination assessment. This will be submitted by the Applicant and Deadline 1. Further comments on this issue are in REP1-17 (Point 27 and 28).		N/A			Ongoing, awaiting updated Collision Risk document from the Applicant at Deadline 4.		Overall, the updates presented do not alter Natural England's conclusions presented in our update on Offshore Ornithology submitted at Deadline 3 [REP3-117].		No update		No update		Hornsea 3 has updated collision prediction figures for FFC SPA kittiwake with no update provided for cumulative/incombination collision/ displacement assessments (gannet, LBBG, herring gull, GBBG, guillemot and razorbill). Uncertainty remains as to the appropriate figures to include for Hornsea 3 in cumulative (and incombination) collision and displacement assessments. Please see NE D8 Appendix A19 for detailed comments.		The Applicant submitted a Cumulative and In-Combination Collision update at Deadline 8 [REP8-035]. Please see NE Deadline 9 Appendix 16b for detailed comments.	
	8 e 2	he cumulative annual annet collision risk rediction of 2,607 (Table 2.42) differs from the totals greed at the end of the orfolk Vanguard xamination, which was ,735. We seek clarification n why these two totals iffer.			N/A	The Applicant updated the cumulative and incombination collision assessments and submitted these at Deadline 1 (REP1-047). Please see our response at Deadline 2 [REP2-052].		Ongoing, awaiting updated Collision Risk document from the Applicant at Deadline 4.		Overall, the updates presented do not alter Natural England's conclusions presented in our update on Offshore Ornithology submitted at Deadline 3 [REP3-117].		No update		No update		Please see NE Deadline 8 Appendix A19 for an update on gannet collision risk and Norfolk Vanguard.		The Applicant submitted a Cumulative and In-Combination Collision update at Deadline 8 [REP8-035]. Please see NE Deadline 9 Appendix 16b for detailed comments.	



N	Taken from Natural England's Relevant and D. Written Representations EA1N Appendix A - Offshore Ornithology	RAG statu s Rel and WR Rep	Consultation, actions	RAG statu	Consultati on, actions, progressio n	RAG	Consultation, actions progression	RAG 'statu s D3	Consultation, actions, progression	RAG statu s D4	Consultation, actions, progression	RAG statu s D5	Consultation, actions, progression	RAG statu s D6	Consultation, actions, progression	RAG statu s D7	Consultation, actions, progression	RAG statu s D8	Consultation, actions, progression	RAG 'statu s D9
1	Natural England acknowledges that a higher avoidance rate of 99.5% for gannet has been recommended by Bowgen & Cook (2018) and that this would significantly reduce the cumulative total. Natural England and the other SNCBs are currently considering our response to the recommendations in Bowger & Cook (2018). Our current advised avoidance rates are those set out in SNCBs (2014).	5.	Matter closed after meeting on 20.06.20. The Applicant included higher avoidance rates as recommended.																	
22	Natural England acknowledges that assuming 25% nocturnal activity with gannet is precautionary, and that is why we have moved to a position of presenting a range of nocturnal activity between 0% and 25%. We note that the nocturnal activity factor from the review of nocturnal activity in gannets (Furness and others 2018) has not been used in the assessment.		Ongoing disagreement		N/A		No progress		Ongoing		No update		Issue resolved							



,	No. 1	Taken from Natural England's Relevant and Written Representations EA1N Appendix A - Offshore	RAG statu s Rel and WR Rep	Consultation, actions,	RAG statu	-		RAG statu s D3	Consultation, actions, progression	RAG statu s D4	prograccion	RAG statu s D5	ICONSUITATION, actions.	RAG statu s D6	Consultation, actions, progression	ICTATII	nrogression	statu	iconsultation, actions,	RAG statu s D9
	: : : : : :	The kittiwake cumulative collision risk assessment in Table 12.43 differs to the totals agreed by Natural England at the end of the Vanguard hearing. This agreed total was 4,114. There will also be a need to include the figures from Hornsea 4's PEIR. Before these figures are added there is already a 2.5% increase above baseline mortality.		The Applicant has updated cumulative and in-combination assessment. This will be submitted by the Applicant at Deadline 1. We will provide further comment on this matter.		N/A	Please see our response at Deadline 2 [REP2-052].		Ongoing, awaiting updated Collision Risk document from the Applicant at Deadline 4.		The Applicant submitted an Offshore Ornithology Cumulative and In-Combination Collision Risk Update at Deadline 4. Overall, the updates presented do not alter Natural England's conclusions presented in our update on Offshore Ornithology submitted at Deadline 3 [REP3-117]. Please see NE Deadline 5 Appendix A16 for detailed comments.		The figures have been updated and are now agreed. However, Natural England's advice remains that AEol on Kittiwake in combination cannot be excluded.		No update		Please see NE Deadline 8 Appendix A19 for an update on kittiwake cumulative collision risk and Norfolk Vanguard.		The Applicant submitted a Cumulative and In-Combination Collision update at Deadline 8 [REP8-035]. Please see NE Deadline 9 Appendix 16b for detailed comments.	
	1 d d d d d d d d d d d d d d d d d d d	whilst Natural England notes that some projects have built out to less than their consented capacity, we do not accept that it is appropriate to revisit the cumulative collision risk whilst consents for unused capacity remain in place and in the absence of re-run collision risk assessments using the built turbine parameters.		Ongoing disagreement		N/A	Ongoing disagreement.		Ongoing		The Applicant submitted an Offshore Ornithology Cumulative and In-Combination Collision Risk Update at Deadline 4. Overall, the updates presented do not alter Natural England's conclusions presented in our update on Offshore Ornithology submitted at Deadline 3 [REP3-117]. Please see NE Deadline 5 Appendix A16 for detailed comments.		As the Applicant has removed figures based on Non-Material changes we consider this issue resolved. However, our position on As Built capacity remains and Natural England's advice remains that AEoI on Kittiwake in combination cannot be excluded.		No update		Whilst we disagree with the Applicant about the use of headroom. They have provided figures without 'headroom' from EA1 and EA3 which we advise the SoS to use.			



N	Taken from Natural England's Relevant and o. Written Representation EA1N Appendix A - Offs Ornithology	and	cu Consultation, actions progression	statu		RAG statu	Consultation, actions, progression	RAG statu s D3		RAG statu s D4	prograccion	consultation, actions,	RAG statu s D6		RAG statu s D7		RAG statu s D8	progreccion	RAG 'statu s D9
	Taking into account som elements of potential precaution will lead to a reduction in mortality estimates. There are elements of the assessm which could result in an underestimate of collision risk. There is also the crissue of variability in all the input data, not least bird density.	ent n tical f	Further comments on this issue are in REP1- 17 (Point 37). Ongoing disagreement.		N/A		Ongoing disagreement.		Ongoing		Ongoing disagreement.	As above.		No update		No update		The Applicant submitted a Cumulative and In-Combination Collision update at Deadline 8 [REP8-035]. Please see NE Deadline 9 Appendix 16b for detailed comments.	
	There are elements of the cumulative assessment to result in a higher mortal total, but we have concerabout use of Option 2 are the fact that much higher predicted collisions are predicted when using Option 1. However, we agree the cumulative impact of lesser black-backed gull the EIA scale is minor adverse (not significant)	hat ty rns d r tion at n	Ongoing disagreement		N/A		Ongoing disagreement.		Ongoing		No update	Natural England have accepted the use of Option 2, however, we maintain our concern that the use of Option 1 would result in much higher predicted collisions.		No update		Use of the relevant band model is now Agreed. Please see D8 Appendix K7.			



N	lo. \	England's Relevant and Written Representations EA1N Appendix A - Offshore	Consultation, actions,	statı			RAG statu s D3	Consultation, actions, progression	RAG statu s D4	consultation, actions,	RAG statu s D5	progression	RAG statu s D6	Consultation, actions progression	RAG statu s D7	Consultation, actions, progression	RAG statu s D8	prograccion	RAG statu s D9
	t t	An increase of 6% above paseline mortality for great plack-backed gull based on the largest Biologically Defined Minimum Population Scale (BDMPS) is significant.	The Applicant has updated cumulative and in-combination assessment. This will be submitted by the applicant and Deadline 1. We will provide further comment on this matter.		N/A	Please see our response at Deadline 2 [REP2-052].		Ongoing, awaiting updated Collision Risk document from the Applicant at Deadline 4.		The Applicant submitted an Offshore Ornithology Cumulative and In-Combination Collision Risk Update at Deadline 4. Overall, the updates presented do not alter Natural England's conclusions presented in our update on Offshore Ornithology submitted at Deadline 3 [REP3-117]. Please see NE Deadline 5 Appendix A16 for detailed comments.		Natural England has accepted the updated figures but maintain our concerns regarding the significant EIA impact.		No update		Please see NE Deadline 8 Appendix A19.		The Applicant submitted a Cumulative and In-Combination Collision update at Deadline 8 [REP8-035]. Please see NE Deadline 9 Appendix 16b for detailed comments.	
	i (((((((((((((((((((Natural England notes that it is suggested that using a nocturnal activity factor of 3 (50%) in collision risk modelling is likely to be an overestimate of nocturnal activity. We advise that a range between 25% and 50% are presented with the assessment.	The Applicant altered estimates following our Written Representations response on 27.01.20. An updated document will be submitted by the Applicant at Deadline 1. We will provide further comments on this matter.		N/A			Ongoing		No update		No update		No update		Please see NE Deadline 8 Appendix A19.		The Applicant submitted a Cumulative and In-Combination Collision update at Deadline 8 [REP8-035]. Please see NE Deadline 9 Appendix 16b for detailed comments.	



r	o.	Taken from Natural England's Relevant and Written Representations EA1N Appendix A - Offshore Ornithology	Consultation actions	statu	-	 Consultation, actions, progression	RAG statu s D3		RAG statu s D4	Consultation, actions, progression	RAG statu s D5	Consultation, actions, progression	RAG statu s D6	Consultation, actions progression	Consultation, actions, progression	Ictatii	Consultation, actions,	RAG ' statu s D9
		The Population Viability Analysis (PVA) model outputs predicted populations being up to 7.7% smaller using the density dependent model, and up to 21.5% smaller than the un-impacted scenario using density independent outputs based on an annual mortality of 900.	Workshop on 22.10.20 discussed this issues. Formal comments will be submitted by NE at Deadline 2. Further comments on this issue are in REP1-17 (Point 44).		N/A	Please see our Deadline 3 response Appendix A10.		Ongoing, awaiting updated Collision Risk document from the Applicant at Deadline 4.		The Applicant submitted an Offshore Ornithology Cumulative and In-Combination Collision Risk Update at Deadline 4. Overall, the updates presented do not alter Natural England's conclusions presented in our update on Offshore Ornithology submitted at Deadline 3 [REP3-117]. Please see NE Deadline 5 Appendix A16 for detailed comments.		Natural England has accepted the updated figures but maintain our concerns regarding the significant EIA impact.		No update	Please see NE Deadline 8 Appendix A19.		The Applicant submitted a Cumulative and In-Combination Collision update at Deadline 8 [REP8-035]. Please see NE Deadline 9 Appendix 16b for detailed comments.	



1	lo.	Taken from Natural England's Relevant and Written Representations EA1N Appendix A - Offshore Ornithology	Consultation actions	statu	Consultati on, actions, progressio n		RAG statu s D3	Consultation, actions, progression	RAG statu s D4	Consultation, actions, progression	RAG statu s D5	RAG statu s D6	Consultation, actions progression	RAG statu s D7	Consultation, actions, progression	RAG statu s D8	nrogression	RAG ' statu s D9
		with the summary that concludes no greater than minor adverse significance for all species. At the end of Norfolk Vanguard we advised significant adverse effect at EIA for cumulative collision for gannet, kittiwake and				disagreement.				conclusions presented in our update on Offshore Ornithology submitted at Deadline 3 [REP3- 117].					Deadline 8 Appendix A19.		submitted a Cumulative and In- Combination Collision update at Deadline 8 [REP8-035]. Please see NE Deadline 9 Appendix 16b for detailed comments.	
		great black-backed gull. Since then more birds have been added to these totals from Boreas, EA1N, EA2 and also Hornsea 4, and as a result our position remains unchanged.																



	E. W.	aken from Natural ngland's Relevant and Vritten Representations A1N Appendix A - Offshore Prnithology	and	Consultation, actions,	statu	1 .	RAG statu	Consultation, actions,	RAG statu s D3	Consultation, actions,	RAG statu s D4		RAG statu s D5	Consultation, actions progression	RAG statu s D6	Consultation, actions, progression	Istatu	Consultation. actions.	RAG statu s D8	[Consultation, actions	RAG ' statu s D9
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^{4.} Scale of predicted cumulative and in-combination impacts and requirement for mitigation. Documents used:

- 5.3 EA1N Information to Support the Appropriate Assessment Report,
- 6.1.12 EA1N Environmental Statement Chapter 12 Offshore Ornithology,
- 6.3.12.3 EA1N ES Appendix 12.3 Supplementary Information for the Cumulative Impact Assessment.

For EIA we have been unable	At the SPA workshop	N/A	NE engaged in a	Please see NE	Our position remains	The Applicant	The Applicant	Please see NE	The Applicant
to rule out a significant	28.07.20 it was		workshop with the	Deadline 4 Appendix	the same as that set	submitted an	submitted an	Deadline 8 Appendix	submitted an
adverse effect for cumulative	agreed the Applicants		Applicant on	A12 for detailed	out in Appendix A12	updated document at	updated document at	A19.	updated
operational impacts on:	will update the RTD		07.12.20. The	comments on red-	REP4-087.	Deadline 5 -	Deadline 6 -		Displacement of Red-
 kittiwake, gannet and great 	note. Document will		considerable disparity	throated diver		Displacement of Red-	Displacement of RTD		throated Divers in the
black-backed gull;	be submitted by NE		between the	displacement from		throated Diver in the	in OTE SPA (version3)		Outer Thames
• guillemot, razorbill and red-	at Deadline 3.		Applicant's predicted	OTE SPA.		Outer Thames	[REP6-019]. Please		Estuary - v4 [REP8-
throated diver	Workshop on		levels of	Furthermore, we are		Estuary SPA [REP5-	see NE Appendix		033, REP8-034]. Our
For HRA we have been	28.07.20 initiated an		displacement within	awaiting updated		025]. Please see NE	A12b for detailed		position remains
unable to rule out adverse	updated cumulative		the windfarm from	collision risk figures at		Deadline 6 Appendix	comments.		unchanged. Please
effect on integrity on:	and in-combination		the modelling work,	Deadline 4 for all		A17 for detailed			see NE Deadline 9
kittiwake from FFC SPA;	assessment. This will		and the results from	other species.		comments.			Appendix A17b for
guillemot and razorbill at	be submitted by the		many empirical						detailed comments.
FFC SPA;	Applicant and		studies from the OTE						Also, the Applicant
lesser black-backed gull	Deadline 1. Further		SPA raises significant						submitted a
from Alde-Ore Estuary SPA	comments on this		questions over the						Cumulative and In-
due to in-combination	issue are in REP1-17		validity of the						Combination Collision
collision impacts;	(Point 46).		Applicant's modelling						update at Deadline 8
red-throated diver from			work. NE has advised						[REP8-035]. Please
Outer Thames Estuary SPA			that further						see NE Deadline 9
due to in-combination			information is						Appendix 16b for
displacement effects.			provided. We are						detailed comments.
			awaiting RTD note to						
			be submitted by the						
			Applicant at Deadline						
			3. In respect of the						
			others species, the						
			Applicant updated						
			the cumulative and in-						
			combination collision						
			assessments at						
			Deadline 1 (REP1-						
			047). Please see our						



	England's Relevant and Written Representations EA1N Appendix A - Offshore Ornithology		Consultation, actions progression	RAG statu		statu	Consultation, actions, progression	RAG statu s D3	Consultation, actions, progression	RAG statu s D4	Consultation, actions progression	RAG statu s D5	Consultation, actions progression	RAG statu s D6	consultation, actions	RAG status D7	Consultation, actions,	RAG statu s D8	Consultation, actions, progression	RAG statu s D9
	ost consent monitoring. uments used: 8.13 EA1N Offsho	re In F	Principle Monitoring Pla	an																
300	There is a reference made to supporting "joint industry projects or alternative site based monitoring of existing seabird activity inside the area(s) within the Order Limits in which it is proposed to carry out construction works with its potential wider benefits." It is not clear what is being proposed or what the mechanism is to ensure that appropriate monitoring is undertaken. We recommend that the most significant area or areas of ornithological uncertainty is identified, and an inprinciple monitoring plan is agreed.		Ongoing discussions - NE notes there will be an updated in principle monitoring plan submitted by the Applicant at Deadline 3.		N/A				Natural England will submit comments on the IPMP at Deadline 5.		The Applicant submitted an IPMP at Deadline 3, please see NE Deadline 5 Appendix F8 for detailed comments.		Natural England are awaiting an updated IPMP at Deadline 6.		The Applicant submitted an updated IPMP at Deadline 6 [REP6-015, REP6-016]. Please see Appendix F9 for detailed comments.		No update		We are satisfied that the Applicant has addressed our previous comments, and we have no further comments to make.	



No	Taken from Natural England's Relevant and Written Representations EA1N Appendix A - Offshore Ornithology	RAG statu s Rel and WR Rep	Consultation, actions progression	Consultati on, actions, progressio n	Consultation, actions, progression	RAG statu s D3		RAG statu s D4	Consultation, actions, progression	RAG statu s D5	Consultation, actions, progression	RAG statu s D6	Consultation, actions progression	RAG statu s D7	Consultation, actions, progression	RAG statu s D8	 RAG statu s D9
31	NE welcomes the statement in the IPMP that the Applicant will engage with stakeholders and that the methodology would be developed through the OMP. We agree with the Applicant that the aims of monitoring should be to reduce uncertainty for future impact assessment and address knowledge gaps. However, we disagree with the Applicant's assertion that displacement effects on RTD would not create impacts of more than minor adverse significance during any biological season during construction and operation phases. Validating the extent of RTD displacement will be the main priority for any post consent monitoring. We also disagrees that the risk to birds from cumulative collisions with wind turbines across all windfarms considered is assessed as no greater than minor adverse significance for all species.		Ongoing discussions - NE notes there will be an updated in principle monitoring plan submitted by the Applicant at Deadline 3. Further comments on this issue are in REP1-17 (Point 47).	N/A	NE are awaiting an update from the Applicant at Deadline 3.		Natural England will submit comments on the IPMP at Deadline 5.		The Applicant submitted an IPMP at Deadline 3, please see NE Deadline 5 Appendix F8 for detailed comments.		Natural England are awaiting an updated IPMP at Deadline 6.		The Applicant submitted an updated IPMP at Deadline 6 [REP6-015, REP6-016]. Please see Appendix F9 for detailed comments.		Monitoring of RTD is now included in IPMP. Please see our Deadline 7 response F9 [REP7-074].		



No.	England's Relevant and Written Representations EA1N Appendix A - Offshore	Consultation, actions progression	statu		 Consultation, actions, progression	RAG statu s D3		RAG statu s D4	Consultation, actions, progression	RAG statu s D5	Consultation, actions, progression	RAG statu s D6	Consultation, actions progression	IConsultation, actions.	ICTATII	Consultation, actions,	RAG statu s D9
32	In our Relevant and Written Representations, Natural England raised the issue of the potential in-combination impacts from EA1N and EA2 on lesser black-backed gull LBBG from the Alde-Ore Estuary SPA from collision.	Further comments on this issue are in REP1- 170 Deadline 1.		N/A	Please see our response at Deadline 2 [REP2-052].		Ongoing		The Applicant submitted an Offshore Ornithology Cumulative and In-Combination Collision Risk Update at Deadline 4. Overall, the updates presented do not alter Natural England's conclusions presented in our update on Offshore Ornithology submitted at Deadline 3 [REP3-117].		No update		No update	Please see NE Deadline 8 Appendix A19.		The Applicant submitted a Cumulative and In-Combination Collision update at Deadline 8 [REP8-035]. Please see NE Deadline 9 Appendix 16b for detailed comments.	
33	Please see point 24 of DCO/DML tab															Please see point 34 of DCO/DML tab.	



No	Taken from Natural England's Relevant and . Written Representations EA1N Appendix B - Marine Mammals	RAG statu s Rel and WR Rep	Consultation, actions progression	statu		statu	Concultation actions	RAG statu s D3	Consultation, actions, progression	RAG statu s D4	Consultation, actions.	RAG statu s D5	Consultation, actions, progression	Consultation, actions, progression	Consultation, actions,	Ictatii	Consultation, actions progression	RAG statu s D9
Do	cument Used: 6.1.11 EA1N Envi	ironmer	ntal Statement Chapte	r 11 M	arine Mamm	als												
1	The phrases 'same day' and '24 hour period' are used interchangeably throughout the marine mammal chapter and associated documentation when they are not the same thing. If this follows through to the assessment stage Natural England considers a clarification note may be required as to the intended wording and any consequences for either the EIA or HRA.	s	The Applicant has explained this issue in AS-036. This issue has been resolved.															
Do	cument Used: 5.3 EA1N Informa	ation to	Support Appropriate	Λεερεε	ment Report													
2	Natural England welcomes the commitments from the Applicant listed here and considers they should be specifically conditioned on the face of the deemed	s	There is ongoing discussions on this matter. More comments on this matter can be seen in REP1-155 (Point 11) and REP1-166.		N/A		Discussion ongoing.		Discussion ongoing		Discussion ongoing		Natural England are awaiting updated conditions.	Natural England are awaiting updated documents at Deadline 7.	Issue Resolved. See Natural England Response in Appendix B3b. Additional text in Version 3 of the MMMP at Deadline 7 [REP7-029,REP7-030] has added Condition 27 and 23 of the DMLs to prevent concurrent piling.			



No). W	aken from Natural ngland's Relevant and /ritten Representations A1N Appendix B - Marine	RAG statu s Rel and WR Rep	Consultation, actions progression	Consultati on, actions, progressio n	Consultation, actions, progression	RAG statu s D3	Consultation, actions progression	RAG statu s D4	Consultation, actions, progression	RAG statu s D5	Consultation, actions, progression	RAG statu s D6	consultation, actions	RAG statu s D7	Consultation, actions, progression	RAG statu s D8	Consultation, actions, progression	RAG statu s D9
3	di po o o o o o o o o o o o o o o o o o o	the Applicant has stated that isturbance of harbour propoise will not exceed 20% of the seasonal component of the site at any one time, the site at			N/A	Discussion ongoing.		Discussion ongoing		Awaiting applicant to submit draft conditions.		Natural England are awaiting updated conditions.		Natural England are awaiting updated documents at Deadline 7.		Issue Resolved. See Natural England Response in Appendix B3b. Additional text in Version 3 of the MMMP at Deadline 7 [REP7-029,REP7-030] has added Condition 27 and 23 of the DMLs to restrict to one noisy event within a 24 hour period during the SNS SAC winter period.			



No	England's Relevant and Written Representations EA1N Appendix B - Marine	Consultation, actions,	statu		Consultation, actions, progression	RAG statu s D3		RAG statu s D4	Consultation, actions, progression	RAG statu s D5		RAG statu s D6		RAG statu s D7	Consultation, actions, progression	RAG statu s D8	prograccion	RAG statu s D9
2	One piling event disturbs harbour porpoise from 16% of the winter component of the Southern North Sea and 2 piling events on any given day will result in up to 32% of the SAC winter area being disturbed, therefore exceeding the 20% threshold. Natural England's views are the same as above.			N/A	Discussion ongoing.		Discussion ongoing		Awaiting applicant to submit draft conditions.		Natural England are awaiting updated conditions.		Natural England are awaiting updated documents at Deadline 7.		Issue Resolved. See Natural England Response in Appendix B3b. Additional text in Version 3 of the MMMP at Deadline 7 [REP7-029, REP7-030] has added Condition 27 and 23 of the DMLs to restrict to one noisy event within a 24 hour period during the SNS SAC winter period.			
5	As per previous comments, if 1 UXO detonation and 1 piling event were to occur on the same given day as described in paragraph 626, the area of the winter component of the SNS SAC that harbour porpoise would be disturbed from would exceed the 20% threshold.			N/A	Discussion ongoing.		Discussion ongoing		Awaiting applicant to submit draft conditions.		Awaiting updated conditions		Natural England are awaiting updated documents at Deadline 7.		Issue Resolved. See Natural England Response in Appendix B3b. Additional text in Version 3 of the MMMP at Deadline 7 [REP7-029, REP7-030] the Applicant has added a Condition 27 and 23 of the DMLs to restrict to one noisy event within a 24 hour period during the SNS SAC winter period.			



No	Taken from Natural England's Relevant and Written Representations EA1N Appendix B - Marine Mammals			statu		statu	Consultation, actions, progression	RAG statu s D3	progreccion	RAG statu s D4	nrograssion	RAG statu s D5	Consultation, actions progression	RAG statu s D6	Consultation, actions progression	RAG status D7	Consultation, actions progression	RAG statu s D8	Consultation, actions,	RAG statu s D9
Do	ocument Used: 8.17 EA1N In-prir	nciple S	outhern North Sea SAC	Site Ir	ntegrity Plan															
€	Natural England welcomes the commitments from the Applicant listed here and considers they should be specifically conditioned on the face of the DML, particularly to ensure there is no concurrent piling between EA1N and EA2.				N/A		Discussion ongoing.		Discussion ongoing		Awaiting applicant to submit draft conditions.		Natural England are awaiting updated conditions.		Natural England are awaiting updated documents at Deadline 7.		Issue Resolved - See NE Appendix B3b response to MMMP and SIP [REP7-029, REP7-032] the Applicants have included a Condition 23 and 27 of the DML which prevents concurrent piling within a project. Also the co-ordination and SIP conditions to prevent concurrent UXO and piling between projects.			



N	o. E	aken from Natural England's Relevant and Written Representations EA1N Appendix B - Marine	RAG statu s Rel and WR Rep	RAG statu	Consultati on, actions, progressio n	RAG statu s D2	Consultation, actions, progression	RAG statu s D3	Consultation, actions, progression	RAG statu s D4	Consultation, actions, progression	RAG statu s D5	Consultation, actions, progression	RAG statu s D6	Consultation, actions, progression	RAG statu s D7	Consultation, actions, progression	RAG statu s D8	Consultation, actions, progression	RAG 'statu s D9
		mechanism needs to be																		
		leveloped by the regulators																		
		o ensure continuing																		
		dherence to the statutory																		
		ature conservation bodies																		
		SNCB) thresholds over time.																		
		hould potential exceedance																		
		of the thresholds occur, a																		
		process for dealing with this																		
		ssue needs to be in place –																		
		he affected developers will																		
		eed to work together with																		
		he regulator and SNCBs to																		
		revent adverse effect on the																		
		outhern North Sea (SNS																		
		AC). Until the mechanism is																		
		leveloped, Natural England re unable to advise that this																		
		pproach is sufficient to																		
		ddress the in-combination																		
		mpacts described below and																		
		herefore the risk of Adverse																		
		iffect on Integrity (AEOI) on																		
		he SNS SAC cannot be fully																		
		uled out.																		



N	o. E	aken from Natural ngland's Relevant and Vritten Representations A1N Appendix B - Marine	Consultation, actions,	statu		Consultation, actions, progression	RAG statu s D3		RAG statu s D4		RAG statu s D5	Consultation, actions, progression	RAG statu s D6	Consultation, actions, progression	RAG statu s D7	Consultation, actions, progression	RAG statu s D8	prograccion	RAG statu s D9
	A s A v u u n e n t t t li e e a b a s f f E	IEW ISSUE AT DEADLINE 3: at Deadline 1 the applicant ubmitted a Marine Mammal addendum. NE has noted within this is an intention to se the Site Integrity Plan to nitigate project Alone ffects. Natural England does ot agree with this approach, the use of a SIP and the need or reassess post consent is mited to In-Combination ffects due to the inability to control in-combination lements. However, project lone impacts can and should e fully assessed and the ppropriate mitigation ecured within the DML. For urther detail see NE readline 3 REP3-118.				Applicant to respond to NE concerns.		NE notes that some wording regarding project alone effects within the SIP has been altered but not tracked, which may have significant implications please see NE Deadline 4 Appendix B3 for detailed comments.		NE are awaiting an updated SIP following the comments we provided at Deadline 4.		NE are awaiting an updated SIP at Deadline 7.		NE are awaiting an updated SIP at Deadline 7.		An updated SIP was received at Deadline 7 [REP7-031 and REP7-032] this document is not a project alone. Subject to removal of reference to cluster detonation this matter is resolved.			
	A c c m	New Issue at Deadline 5 The MMMP is a mitigation plan and not a monitoring plan. Natural England have concerns as to why the MMMP is used as a monitoring plan in the IPMP? his does not fit in with the PMP framework.								Applicant to respond to NE concerns.		No update		The Applicant submitted an updated IPMP at Deadline 6 [REP6-015, REP6-016] and amended text to state the reference to the MMMP is as a mitigation plan.					



	Taken from Natural England's Relevant and Written Representations EA1N Appendix C - Terrestrial Ecology	and WR Rep	progression	state s D1	progressio n	S DZ	Consultation, actions, progression	RAG statu s D3	consultation, actions,	RAG statu s D4	Consultation, actions, progression	RAG statu s D5	consultation, actions,	RAG statu s D6	Consultation, actions progression	RAG statu s D7	Consultation, actions,	RAG statu s D8	Consultation, actions, progression	RAG statu s D9
1	If an open cut trench method is selected habitat restoration should be implemented to compensate and improve supporting habitat lost. Any scrub removed should be reinstated by planting hawthorn and blackthorn. Areas of acid grassland should be created as heathland by ensuring that soil removed is appropriately stored, reinstated and capped with sandy topsoil. Locally sourced heather seed should be sown across the restoration area to recreate pioneer heath. The Applicant should provide information on the areas to be restored and methodology including timescales and species. The applicant should consider opportunities for net gain in improving and extending relevant and supporting habitats. We recommend consultation with the landowner and RSPB is sought regarding restoration works and net gain opportunity.		The Applicant provided a response to NE on 29.09.20 to state biodiversity Net Gain is not a policy requirement for NSIPs. However NE understands the Applicants will submit an Ecological Enhancement Clarification note at Deadline 1 which we will respond to.		N/A	oort	Please see NE Deadline 2 submission REP2-054.		Issue Ongoing - see Natural England Response Appendix C6 [REP4-092] at Deadline 4.		Issue Ongoing - see Natural England Update Appendix C7 At Deadline 5 [REP5- 084].		No update		Natural England will respond to terrestrial documents submitted by the Applicant at Deadline 6 at Deadline 8.		Issue ongoing, NE understands from the onshore SoCG that the Applicant intend to submit an updated Ecological Enhancement Clarification note at Deadline 8 to reflect the design updates during examination. Natural England continues to recommend exploring opportunities for improvement and restoration of habitats with a view to net gain where ever possible.		NE notes the updated Ecological Enhancement Clarification Note Addendum at Deadline 8 [REP8-041]. Our position remains unchanged - See Natural England Cover Letter at Deadline 9.	



No	England's Relevant and Written Representations EA1N Appendix C -	RAG statu s Rel and WR Rep	Consultation, actions progression	statu		Consultation, actions progression	RAG statu s D3		RAG statu s D4		ctatii	consultation, actions,	RAG statu s D6	Consultation, actions, progression	RAG statu s D7	Consultation, actions, progression	RAG statu s D8	progression	RAG ' statu s D9
22	Natural England reiterate the preference for HDD under the Sandlings SPA to avoid supporting habitat loss, which will take some time to return to its previous condition. Should HDD be used, sufficient detail on methodology and safeguards to prevent a drilling mud outbreak should be produced. Should a bentonite outbreak occur the HDD document should specify that Natural England will be contacted within 24hours and prior to the commencement of any cleanup operations, as the cleanup may on occasion be more damaging than the outbreak. We advise that an outline bentonite frackout document should be provided during examination for each of the HDD locations.		The Applicant provided a draft SPA crossing method statement to NE on 15.09.20. NE responded on 07.10.20 and advised that suitable mitigation measures can be adopted to minimise the impacts of open cut trenching to an acceptable level. However, there are remaining concerns that we believe should be addressed in the consent phase in order to support the open trenching technique. Further comments on this issue can be found in REP1-165 and REP1-153.		N/A	The Applicant submitted a SPA Crossing Method Statement at Deadline 1 [REP1-043], we responded at Deadline 2 [REP2-053].		The Applicant has advised in response at Deadline 3 [REP3-070] that an updated SPA Crossing Method Statement will be provided into Examination.		Issue Ongoing - Although NE default position remains unchanged, NE acknowledge the Applicants preference for an open trench SPA crossing method. See Natural England update in Appendix C7 At Deadline 5 [REP5-084]. We await further submission form the Applicant into Examination. We wait to see the Applicant's response to our advised requirements for taking forward an open cut trench methodology		No update		The Applicant submitted an updated SPA Crossing Method Statement at Deadline 6 [REP6-037, REP6-037].		NE default position remains unchanged. However, if HDD were to take place, the Bentonite outbreak methodology is acceptable and NE acknowledge if this was to occur, they will be contacted within 24h as detailed by the Applicant in [REP6-037, REP6-037].			



N	England's Relevant and Written Representations EA1N Appendix C -	Consultation, actions,	RAG statu s D1		RAG	Consultation, actions, progression	RAG statu s D3	Consultation, actions, progression	RAG statu s D4	Consultation, actions, progression	RAG statu s D5	Consultation, actions, progression	RAG statu s D6	Consultation, actions, progression	RAG statu s D7	Consultation, actions, progression	RAG statu s D8	Consultation, actions,	RAG statu s D9
D	Natural England advises that should altered/new proposals be planned within a Site of Scientific Interest (SSSI), which are not currently considered as part of the DCO and Application then an assent may be required under the Wildlife and Countryside Act 1981 (as amended) from Natural England.	Licences Required under This has been noted by the Applicant [AS- 036].		r Legislation															
	Consideration should be given to Leiston to Aldeburgh SSSI and coastal vegetated shingle in the case of a bentonite or drilling mud outbreak. Information should be provided on engineering design, depth and break out contingencies. This should be provided in the form of outline plan and secured in the DCO/DML	Natural England has provided advice under our discretionary advice service (DAS) to applicant on the Outline Landfall Construction Method Statement. Further comments on this issue can be found in NE Deadline 1 Appendix C2. NE are satisfied with the detail provided regarding bentonite breakout.		shore Ecolo	Sy														



No	Taken from Natural England's Relevant and Written Representations EA1N Appendix C - Terrestrial Ecology	RAC stat s Re and WR Rep	Consultation, actions progression	statu		statu	Consultation, actions, progression	RAG statu s D3		RAG statu s D4	Consultation, actions, progression	RAG statu s D5	Consultation, actions, progression	RAG statu s D6	Consultation, actions, progression	Istatu	Consultation, actions, progression	Istatu	Consultation, actions, progression	RAG ' statu s D9
5	We advise that all nation protected species, are considered of at least moderate importance.	ally	The Applicant discovered an error and have informed Natural England that a review of impacts on misclassified species is being produced within a clarification note which will be submitted as early as possible during the examination.																	
6	Within the Leiston to Aldeburgh SSSI the variet water bodies and terrest habitats provides suitable breeding and hunting are for many species of drag and damselfly, including nationally scarce hairy dragonfly Brachytron pratense. We advise consideration of this species previously requested i Natural England's advice letter dated the 26th Ma 2019.	ial as as as anfly he ies,	The Applicant committed to undertaking an assessment of impacts upon hairy dragonfly to be submitted and agreed as a clarification note. This will be submitted by the Applicant during examination and we will provide our formal comments at that time.	- 1	N/A		Please see REP2-055.		Natural England consider an updated habitat survey prior to works will ensure there has been no change to the habitat. NE suggest bankside flora is introduced that will support this species when the habitat is reinstated. See Appendix C6, Deadline 4 NE response to Applicants comments on REP2-055.		See Natural England Update Appendix C7 at Deadline 5 [REP5-084] . Given the updated information concerning suitable habitat at the Hundred River Crossing, the preconstruction survey of the whole onshore development area will need to include an assessment of the suitability of the habitat for hairy dragonfly.		No update		The Applicant submitted an updated Watercourse Crossing Method Statement at Deadline 6 [REP6-041, REP6-042].		Issue Ongoing. See Natural England's Deadline 8 response Appendix C9 [REP8- 162].		Natural England's position remains unchanged. Please see previous comments [REP8-162] [REP7-073 [REP5-084] [REP4-092]	-



r	lo. V	Faken from Natural England's Relevant and Written Representations EA1N Appendix C -	consultation, actions,	statu		Consultation, actions, progression	RAG statu s D3	Consultation, actions, progression	RAG statu s D4	Consultation, actions, progression	RAG statu s D5	(Consultation, actions,	RAG statu s D6		RAG statu s D7	Consultation, actions, progression	Consultation, actions,	RAG 'statu s D9
	f r	The impact on coastal habitat from bentonite and drilling mud break outs should be considered.	Natural England has provided advice under our discretionary advice service (DAS) to applicant on the Outline Landfall Construction Method Statement. Further comments on this issue can be found in REP1-163. NE are satisfied with the detail provided regarding bentonite breakout.															
	t a u iii V	The Hundred River feeds into Sandlings SPA and we expect to see an assessment of alternatives to include HDD under this water course and mpacts outlined. We welcome the commitment to reinstate and mprove habitats.	NE continue to advise the Applicant that the HDD method to cross the Hundred River would be favourable. The Applicants are preparing further information on this issue as they claim HDD is not feasible due to space constraints.		N/A	Ongoing disagreement.		Ongoing Disagreement. The Applicant submitted an Outline Watercourse Crossing Method Statement [REP3-048], please see Natural England's Deadline 4 submission Appendix C6.		Ongoing Disagreement - see Natural England Update Appendix C7 At Deadline 5 [REP5- 084]. There is an area of deciduous woodland, which is Priority Habitat, adjacent to the Hundred river crossing. NE request this habitat is assessed and added to all relevant documentation.		Natural England are awaiting an updated Watercourse Crossing Method Statement at Deadline 6.		The Applicant submitted an Ecology Survey Results document at Deadline 6 [REP6-035]. Natural England have provided a response at Deadline 6 NE Appendix C8. The Applicant submitted an updated Watercourse Crossing Method Statement at Deadline 6 [REP6-041, REP6-042].		Ongoing disagreement. Please see Appendix C9 [REP8-162] at Deadline 8.	Ongoing with further update on our position in relation to the potential wet woodland and hair dragonfly at Deadline 10.	



N	Engl o. Writ	land's Relevant and tten Representations N Appendix C -	progression	RAG statu s D1	actions,	nrograccion	RAG statu s D3	Consultation, actions, progression	(Consultation, actions,	RAG statu s D5	Consultation, actions progression	RAG statu s D6	Consultation, actions progression	RAG statu s D7		consultation, actions,	RAG statu s D9
	impa be so com prot from avoid Wild 1981 to th advid early Natu that	works that directly act upon badgers should ubject to mitigation, upensation and/or a rected species license in Natural England to id an offence under the diffe and Countryside Act 1 (as amended). We refer the Planning Inspectorates ice note 11 which advises y engagement with ural England. We advise an outline plan is vided.	The Applicant has agreed to submit an Ecological Management Plan which we will review once submitted into examination. We also recommended that the Applicant applies for Protected Species Licenses as early as possible.		N/A	NE require the (Ecological Management Plan) EMP during examination to progress with this issue.		The Applicant has submitted an Outline Landscape and Ecological Management Strategy at Deadline 3 [REP3-030 and REP3-031], this includes an EMP. Natural England will respond to this document at Deadline 5.	NE reviewed the plan OLEMS plan (REP3-030 and 031] - see Natural England Update Appendix C7 At Deadline 5 [REP5-084]. NE remind the Applicant that known badger setts are likely to be known and therefore should be able to be avoided. NE may have further comments following submission of the EMP and preconstruction surveys.		Natural England are awaiting an updated OLEMS at Deadline 6.		The Applicant submitted an updated OLEMS at Deadline [REP6-007, REP6-008]. Natural England will respond to this document at Deadline 8.		The draft wildlife application for LONI for badger was completed by NE and returned to the Applicant on 24th March 2021. We have outstanding issues with the draft applications that we will continue to work with the Applicants on.	NE and the Applicant held a meeting on 30th March 2021 to discuss outstanding issues. Natural England understand the Applicant will submit a response at Deadline 9.	
-	micr avoid mitig as ou Engli shou	gation should include ro-siting of cable route to id badger setts, and gation and compensation utlined within Natural land standing advice. This uld all be included in an ine plan during mination.	The Applicant has stated [AS-036] that the Ecological Management Plan will include provisions for badger mitigation.		N/A				NE are not yet aware that the Applicant has applied for a draft protected species license to receive a LONI.		Natural England are awaiting an updated OLEMS at Deadline 6.		The Applicant submitted an updated OLEMS at Deadline [REP6-007, REP6-008]. Natural England will respond to this document at Deadline 8.		In Version 3 of the OLEMS [REP6-007, REP6-008], Natural England is concerned the wording has been amended to state that rather than avoiding known badger setts through micrositing, the cable corridor these will actually be destroyed. This wording is of major concern to Natural England.	The Applicant submitted an updated OLEMS at Deadline 8 [REP8-019, REP8-020] Natural England notes the minor changes to the sections pertinent to NE remit . The advice provided at Deadline 8 [REP8-162] remains unchanged.	



No	England's Relevant and Written Representations EA1N Appendix C -	RAG statu s Rel and WR Rep	Consultation, actions, progression	statu	-	statu	iconsultation, actions,	RAG statu s D3		RAG statu s D4	prograccion	RAG statu s D5	Consultation, actions, progression	RAG statu s D6	Consultation, actions, progression	RAG statu s D7	Consultation, actions, progression	RAG statu s D8	Consultation, actions, progression	RAG statu s D9
11	We welcome the mitigation prescribed for bats in principal, but advise that potential impacts to bat habitat should be clearly mapped with roosting, foraging and commuting areas shown in relation to the redline boundary. As consistent with Natural England's previous advice letter the 26th March 2019. The Applicant should also consider any in combination impacts with proposed development at Sizewell C and any other foreseeable plans or projects. This should be provided as an outline plan as part of the examination.		In REP1-165, NE notes that the Applicant agreed, through the SoCG process, to undertake an assessment of cumulative impacts with the Sizewell C project. NE has also requested to review the EMP and would welcome further consultation on any outline EMP during examination. Subsequently, the Applicant has further stated (written comments on NE comments to applicant comments on NE RR received 23.09.20) that additional terrestrial assessment of cumulative impacts with Sizewell C is not required. as noted in Procedural Deadline 18 submitted to ExA on 13-Aug-2020. NE will advise when further information is received.		N/A				The Applicant has submitted an Outline Landscape and Ecological Management Strategy at Deadline 3 [REP3-030 and REP3-31], this includes an EMP. Natural England will respond to this document at Deadline 5.		NE reviewed the OLEMS plan (REP3-030 and 031] - see Natural England Update Appendix C7 At Deadline 5 [REP5-084] . NE may have further comments following submission of the EMP and preconstruction surveys. NE acknowledge the Applicants view that cumulative impacts should be fully assessed by the Sizewell examination. However should the DCO changes be confirmed in the near future, OR the examination period be extended then the Applicant should take account of the in combination impacts with Sizewell C.		Natural England are awaiting an updated OLEMS at Deadline 6.		The Applicant submitted an updated OLEMS at Deadline [REP6-007, REP6-008].		Following review of the OLEMS Version 3 [REP6-007, REP6-008], Natural England continue to note that further information will be provided in the final EMP and may have further comment following review of this document and the pre-construction survey findings.		The Applicant submitted an updated OLEMS at Deadline 8 [REP8-019, REP8-020] Natural England notes the minor changes to the sections pertinent to NE remit and has no further advice. The advice provided at Deadline 8 [REP8-162] remains unchanged.	



N	lo.	Taken from Natural England's Relevant and Written Representations EA1N Appendix C - Terrestrial Ecology	Consultation actions	statu		statu	Lonsultation, actions,	RAG statu s D3	nrogression	RAG statu s D4	Consultation, actions, progression	RAG statu s D5	Consultation, actions, progression	RAG statu s D6	Consultation, actions progression	Consultation, actions, progression	Consultation, actions,	RAG statu s D9
	12	Any works that directly impact upon great crested newts should be subject to mitigation, compensation and/or a protected species license from Natural England to avoid an offence under the Wildlife and Countryside Act 1981 (as amended). We refer to the Planning Inspectorates advice note 11 which advises early engagement with Natural England. Natural England advises that the Applicant approaches us for a Letter of No Impediment (LONI) as	The Applicant will engage with NE for a LONI and we have requested the applicant submit an Ecological Management Plan (EMP) for review.		N/A		NE require the (Ecological Management Plan) EMP during examination to progress with this issue.		The Applicant has submitted an Outline Landscape and Ecological Management Strategy at Deadline 3 [REP3-030 and REP3-31], this includes an EMP. Natural England will respond to this document at Deadline 5.		Issue Ongoing - see Natural England Update Appendix C7 [REP5-084] at Deadline 5		Natural England are awaiting an updated OLEMS at Deadline 6.		The Applicant submitted an updated OLEMS at Deadline [REP6-007, REP6-008]. Natural England will respond to this document at Deadline 8.	The draft wildlife application for LONI for GCN was completed by NE and returned to the Applicant on 18th March 2021. We have outstanding issues with the draft applications that we will continue to work with the Applicants on.	NE and the Applicant held a meeting on 30th March 2021 to discuss outstanding issues with the LONI. It is expectd the Appicant will submit comments at Deadline 9.	
		early as possible.																



No	England's Relevant and Written Representations EA1N Appendix C -	and WR Rep	Consultation, actions progression	statu s D1	actions, progressio n	statu	Consultation, actions.	RAG statu s D3	progression	RAG statu s D4	Consultation, actions, progression	s D5	progression	RAG statu s D6	progression	s D7	progression	RAG statu s D8	Consultation, actions progression	RAG statu s D9
13	The Environmental Statement confirms suitable habitat within the vicinity of works and highlights the possibility of killing or injuring reptiles as a risk during construction. Natural England advises that reptile surveys are completed prior to construction to quantify potential impacts and to finalise mitigation works. Reptile mitigation should ensure that there is no net loss of local reptile conservation status, by providing sufficient quality, quantity and connectivity of habitat to accommodate the reptile population in the long term, either on site or at an alternative site nearby. We advise that an outline plan is provided as part of the examination.		Natural England has advised the Applicant that we would welcome further consultation on any outline EMP during examination.		N/A				The Applicant has submitted an Outline Landscape and Ecological Management Strategy at Deadline 3 [REP3-030 and REP3-31], this includes an EMP. Natural England will respond to this document at Deadline 5.		NE reviewed the plan OLEMS plan (REP3-030 and 031] - see Natural England Update Appendix C7 At Deadline 5 [REP5-084]. NE may have further comments following submission of the EMP and preconstruction surveys.		Natural England are awaiting an updated OLEMS at Deadline 6.		The Applicant submitted an updated OLEMS at Deadline [REP6-007, REP6-008].		Following review of the OLEMS Version 3 [REP6-007, REP6-008], Natural England continue to note that further information will be provided in the final EMP and may have further comment following review of this document and the pre-construction survey findings.		The Applicant submitted an updated OLEMS at Deadline 8 [REP8-019, REP8-020] Natural England notes the minor changes to the sections pertinent to NE remit and has no further advice. The advice provided at Deadline 8 [REP8-162] remains unchanged.	



	England's Relevant and Written Representations EA1N Appendix C - Terrestrial Ecology	and WR Rep	progression	sta s D	1 progressio n	RAG statu s D2	progression	RAG statu s D3	consultation, actions,	RAG statu s D4	Consultation, actions, progression	ISTATII	Consultation, actions, progression	RAG statu s D6	Consultation, actions progression	RAG statu s D7	Consultation, actions,	RAG statu s D8	Consultation, actions, progression	RAG statu s D9
Dod	uments used: 6.1.23 EA1N Envi	ronme	ntal Statement Chapte	er 23		holog	У									•				
14	The open cut trench method of cable installation will result in the temporary loss of supporting habitat, including the breeding sites of turtle dove which are features of interest for Leiston to Aldeburgh SSSI. We understand that any habitat removed during the period of works will be reinstated, however there is a risk that the required mitigation will not be sufficiently established to provide suitable nesting habitat for the following breeding season. NE advises that the 3ha of compensatory turtle dove feeding habitat to be provided should be in place in advance of works. We understand that an HDD technique will avoid the loss of designated habitat and on this basis Natural England expresses a preference for an HDD method.		NE and interested parties held a workshop on 16.07.20. NE has provided DAS advice to the applicant on an outline SPA Crossing Method Statement (written advice 07.10.20) on these issues. Further comments on this issue can be found in REP1-153.		N/A		The Applicant submitted a SPA Crossing Method Statement at Deadline 1 [REP1-043], we responded at Deadline 2 [REP2-053].		The Applicants advised in response at Deadline 3 [REP3-070] that an updated SPA Crossing Method Statement will be provided into Examination.		Issue Ongoing - see Natural England Update Appendix C7 [REP5-084] At Deadline 5.		Natural England are awaiting an updated SPA Crossing Method Statement at Deadline 6.		The Applicant submitted an updated SPA Crossing Method Statement at Deadline 6 [REP6-037, REP6-037].		Please see Natural England's response to OLEMS version 3 in Appendix C9 at Deadline 8.		The Applicant submitted an updated OLEMS at Deadline 8 [REP8-019, REP8-020] Natural England notes the minor changes to the sections pertinent to NE remit and has no further advice. The advice provided at Deadline 8 [REP8-162] remains unchanged.	



N	Taken from Natural England's Relevant and Written Representations EA1N Appendix C - Terrestrial Ecology	RAG statu s Rel and WR Rep	Consultation, actions	statu		RAG statu s D2	Consultation, actions, progression	RAG statu s D3	Consultation, actions, progression	ICTATI	consultation, actions,	RAG statu s D5	Consultation, actions, progression	RAG statu s D6	Consultation, actions progression	RAG statu s D7	Inrogression	Istatu	Consultation, actions,	RAG statu s D9
1	The open cut trench method of cable installation will result in the temporary loss of designate and supporting habitat, includin the breeding sites of nightingale which is cited as a feature of interest for Leiston to Aldeburgh SSSI. To mitigate impacts, the Applicant proposes the provision of nesting sites for nightingale will be delivered through habitat management within and on the outskirts of the designated sites and in line with BTO habitat management guidelines. This mitigation method will need to be secured in the DCO and clearly set out in an outline habitat management/mitigation plan as there is the potential for the works themselves to be damaging to the designated sites. We advise that any scrub removal is restored with hawthorn and blackthorn.	g n n t	NE and interested parties held a workshop on 16.07.20. NE has provided DAS advice to the applicant on an outline SPA Crossing Method Statement (written advice 07.10.20) on these issues. Further comments on this issue can be found in REP1-153.		N/A				The Applicants advised in response at Deadline 3 [REP3-070] that an updated SPA Crossing Method Statement will be provided into Examination.		Issue Ongoing - Although NE default position remains unchanged, NE acknowledge the Applicants preference for an open trench SPA crossing method. See Natural England update in Appendix C7 At Deadline 5 [REP5-084]. We await further submission form the Applicant into Examination. We wait to see the Applicant's response to our advised requirements for taking forward an open cut trench methodology		Natural England are awaiting an updated SPA Crossing Method Statement at Deadline 6.		The Applicant submitted an updated SPA Crossing Method Statement at Deadline 6 [REP6-037, REP6-037].		Please see Natural England's response to OLEMS version 3 [REP6-037, REP6-037] in Appendix C9 at Deadline 8.		The Applicant submitted an updated OLEMS at Deadline 8 [REP8-019, REP8-020] Natural England notes the minor changes to the sections pertinent to NE remit and has no further advice. The advice provided at Deadline 8 [REP8-162] remains unchanged.	
1	We welcome the inclusion of barn owl mitigation and the commitment to consult with the Suffolk Community Barn Owl Project. We advise that any compensatory habitat is provided in appropriate timescales. NE should be consulted on any mitigation in a designated site. This will need to be secured in the DCO and included in an outline management plan.		Natural England has advised the applicant that we would welcome further consultation on any outline EMP during examination.		N/A				The Applicant has submitted an Outline Landscape and Ecological Management Strategy at Deadline 3 [REP3-030 and REP3-31], this includes an EMP. Natural England will respond to this document at Deadline 5.		NE reviewed the OLEMS plan (REP3-030 and 031] - see Natural England Update Appendix C7 At Deadline 5 [REP5-084]. NE may have further comments following submission of the EMP and preconstruction surveys.		Natural England are awaiting an updated OLEMS at Deadline 6.		The Applicant submitted an updated OLEMS at Deadline [REP6-007, REP6-008].		Following review of the OLEMS Version 3 [REP6-007, REP6-008], Natural England continue to note that further information will be provided in the final EMP and may have further comment following review of this document and the pre-construction survey findings.		The Applicant submitted an updated OLEMS at Deadline 8 [REP8-019, REP8-020] Natural England notes the minor changes to the sections pertinent to NE remit and has no further advice. The advice provided at Deadline 8 [REP8-162] remains unchanged.	



No	England's Relevant and Written Representations EA1N Appendix C -	RAG statu s Rel and WR Rep	Consultation, actions progression	statu		RAG statu s D2	IConsultation actions	RAG statu s D3		RAG statu s D4	Consultation, actions, progression	RAG statu s D5	Consultation, actions, progression	RAG statu s D6	Consultation, actions progression	RAG statu s D7	Consultation, actions progression	RAG statu s D8	Consultation, actions progression	RAG s, statu s D9
17	We agree with the necessity of pre-construction surveys prior to any works taking place. If active nests are found, it should be noted that all wild birds, their nests and eggs are afforded legal protection under the Wildlife and Countryside Act 1981 (as amended), and therefore works in the vicinity of the nest may have to be delayed until any chicks have fledged. Or site preparation works need to be agreed upfront with relevant authorities in consultation with Natural England to be locations temporarily unsuitable for nesting. If exclusion or buffer zones are proposed, the size of the exclusion zone should be well researched to reflect the disturbance tolerance level of the species identified and be of a sufficient distance to prevent disturbance (noise, visual and vibration) to nesting birds.		Natural England has advised the applicant that we would welcome further consultation on any outline EMP during examination.		N/A		NE require the (Ecological Management Plan) EMP during examination to progress with this issue.		The Applicant has submitted an Outline Landscape and Ecological Management Strategy at Deadline 3 [REP3-030 and REP3-31], this includes an EMP. Natural England will respond to this document at Deadline 5.		Issue Ongoing - See Appendix C7 [REP5- 084] at Deadline 5. NE consider text regarding avoidance of breeding season should be more robust. NE require justification of 5m as the buffer.		Natural England are awaiting an updated OLEMS at Deadline 6.		The Applicant submitted an updated OLEMS at Deadline [REP6-007, REP6-008].		Issue Ongoing. Please see Natural England's response in Appendix C9 at Deadline 8.		The Applicant submitted an updated OLEMS at Deadline 8 [REP8-019, REP8-020] Natural England notes the minor changes to the sections pertinent to NE remit and has no further advice. The advice provided at Deadline 8 [REP8-162] remains unchanged.	



No	England's Relevant and Written Representations EA1N Appendix C -	RAG statu s Rel and WR Rep		' statu	Consultati on, actions, progressio n	RAG statu	IConcultation actions	RAG statu s D3	consultation, actions,	RAG statu s D4	Consultation, actions, progression	CTATII	nrogression	ctatu	Consultation, actions progression	iletatu		RAG statu s D8	Consultation, actions, progression	RAG statu s D9
	Monitoring: Natural England notes that detail on monitoring plans is currently lacking and advises that a commitment to post-construction monitoring is made, in particular in the following cases: • 1 year post-completion of turf stripped and grassland areas which have been removed to assess that natural colonisation or reseeding has been successful, and whether additional mitigation works may be required • Following re-instatement of habitats (see Ref 5.12 in Onshore Schedule of Mitigation), in particular if open cut trenching is used. • 7 years monitoring of hedgerows or until the hedgerows have recovered.	e Sche	dule of Mitigation The Applicant submitted a draft SPA crossing method statement to NE on 15.09.20. Further comments on this issue can be found in REP1-153.		N/A		The Applicant submitted a SPA Crossing Method Statement at Deadline 1 [REP1-043], we responded at Deadline 2 [REP2-053].		The Applicant has submitted an Outline Landscape and Ecological Management Strategy at Deadline 3 [REP3-030 and REP3-31]. this includes an EMP. Natural England will respond to this document at Deadline 5.		Issue Ongoing - see Natural England Update Appendix C7 [REP5-084] at Deadline 5		Natural England are awaiting an updated OLEMS at Deadline 6.		The Applicant submitted an updated OLEMS at Deadline [REP6-007, REP6-008].		Please see Natural England's response in Appendix C9 at Deadline 8. Natural England welcome the additional detail on monitoring. We continue to note that further information will be provided in the final EMP and may have further comment following review of this document.		The Applicant submitted an updated OLEMS at Deadline 8 [REP8-019, REP8-020] Natural England notes the minor changes to the sections pertinent to NE remit and has no further advice. The advice provided at Deadline 8 [REP8-162] remains unchanged.	



N	Taken from Natural England's Relevant an D. Written Representation EA1N Appendix C - Terrestrial Ecology	RA str s F an W Re	Rel Consultation, action progression	RAG statu s D1	Consultati on, actions, progressio n	RAG statu s D2	Consultation, actions, progression	RAG 'statu s D3	Consultation, actions, progression	RAG statu s D4	Consultation, actions, progression	RAG statu s D5	Consultation, actions, progression	RAG statu s D6	Consultation, actions, progression	RAG statu s D7	Consultation, actions, progression	RAG statu s D8	RAG 'statu s D9
-	Natural England welco the preparation of a p specific Pollution Prev and Response Plan an advises that we are co within 24 hours should be a pollution incident or in proximity to a designated site. We al advise that SNCBs, inc Natural England are lis consultees. This shoul agreed in outline as pa the examination.	oject ention asulted there within o uding ed as be rt of	The Applicant has noted [AS-036] that they will consult NE within 24 hours of ar incident being detected. This matte is closed.																
2	Natural England welco the preparation of a p specific Noise and Vibi Management Plan. We advise that SNCBs, inc Natural England are lis consultees. This shoul agreed in outline as pa the examination.	oject ation also uding ed as be	The Applicant has noted [AS-036] that they will consult NE during preparation o the Noise and Vibration Management Plan. This matter is closed.		N/A														



No	IEA1N Annondiv C -	RAG statu s Rel and WR Rep	Consultation, actions progression	statu	-	statu	IConsultation actions	RAG statu s D3	Consultation, actions, progression	RAG 'statu s D4	Consultation, actions, progression	RAG statu s D5	Consultation, actions, progression	Ictatii	Consultation, actions,	Ictatii	Consultation, actions progression		Consultation, actions progression	RAG statu s D9
222	Natural England supports the seasonal restriction of construction works (outside of the breeding bird season; 1st February to 31st August for woodlark and 1st of April to 31st August for nightjar) within the boundary, or 200m outside of the Sandlings SPA to prevent damage or disturbance to designated features of interest. This should be included as a condition in the DCO and COCP. Natural England request consultation on the COCP and suggest that the relevant conservation bodies are included within the document to ensure contact details are accessible if and when required.		The Applicant submitted a draft SPA crossing method statement to NE on 15.09.20. Further comments on this issue can be found in REP1-153.		N/A		The Applicant submitted a SPA Crossing Method Statement at Deadline 1 [REP1-043], we responded at Deadline 2 [REP2-053].		The Applicant advised in response at Deadline 3 [REP3-070] that an updated SPA Crossing Method Statement will be provided into Examination to provide information to ensure there is sufficient information regarding seasonal bird breeding restrictions.		Ongoing: Natural England have provided further update on the SPA crossing method statement - see Appendix C7 Deadline 5 [REP5-084] and await further update from the Applicant.		Natural England are awaiting an updated SPA Crossing Method Statement at Deadline 6.		The Applicant submitted an updated SPA Crossing Method Statement at Deadline 6 [REP6-037, REP6-037].		Within version 3 of the OLEMS [REP6-037, REP6-037] seasonal restriction is cited as included within the DCO. SNCB including Natural England is also named within the OLEMS document. However, Natural England are not named within the CoCP [REP7-074] and should be added as per DCO/DML issue 6	1	The Applicant submitted an updated OLEMS at Deadline 8 [REP8-019, REP8-020] Natural England notes the minor changes to the sections pertinent to NE remit and has no further advice. The advice provided at Deadline 8 [REP8-162] remains unchanged and we await inclusion within the CoCP as a SNCB consultee.	s



N	Engla Writt EA1N	n from Natural and's Relevant and ten Representations Appendix C	RAG statu s Rel and WR Rep	Consultation, actions progression	statu		Consultation, actions, progression	RAG statu s D3		RAG statu s D4		RAG statu s D5	RAG statu s D6	Consultation, actions, progression	RAG statu s D7	RAG statu s D8	Consultation, actions, progression	RAG statu s D9
	of property of proved and consult of the consult of	gree with the necessity e-construction surveys to any works taking e. If active nests are d, it should be noted all wild birds, their nests eggs are afforded legal ection under the Wildlife Countryside Act 1981 (as nded), and therefore is in the vicinity of the may have to be delayed any chicks have fledged. The preparation works to be agreed upfront relevant authorities in cultation with Natural and to be locations corarily unsuitable for ng. Clusion or buffer zones proposed, the size of the insion zone should be well exched to reflect the respected in the respective sidentified and for a sufficient distance to ent disturbance to ng birds.		We note through written communications [AS-036] the applicant is proposing to update the EMP to reflect mitigation proposed for nesting birds . We will provide further advice once EMP submitted into examination.		N/A	NE require the (Ecological Management Plan) EMP during examination to progress with this issue.		The Applicant has submitted an Outline Landscape and Ecological Management Strategy at Deadline 3 [REP3-030 and REP3-031], this includes an EMP. Natural England will respond to this document at Deadline 5.		Note this point is repeated in error from point 17 above and therefore obsolete.							



	England' o. Written EA1N Ap Terrestri	om Natural 's Relevant and Representations opendix C - ial Ecology	and WR Rep	progression	stati s D1	actions, progressio n	s D2	Consultation, actions progression	RAG 'statu s D3		RAG statu s D4	Consultation, actions, progression	RAG statu s D5	Consultation, actions, progression	RAG statu s D6	Consultation, actions, progression	iconsultation, actions,	RAG statu s D8	Consultation, actions, progression	RAG statu s D9
Do	ocuments us	sed: 8.7 EA1N Outline	Lands	cape and Ecological Ma	anage	ment Strateg	/													
	Natural E the mitig woodlan and enco to incorp their stra the comr aftercare planted I shelterbe A Hedger should be consultat England of hedge mitigatio included Manager Landscap	England welcomes gation prescribed for ad, scrub and trees courage the Applicant porate net gain into entegy. We support mitment to an experiod for all newly hedgerow, elts and woodlands. From Mitigation Plan tion with Natural prior to the removal erows. This on plan should be within Ecological ment Plan, pe Management Plan IS as appropriate.		Natural England continues to recommend that Net Gain is incorporated where possible as an example of best practice so that NSIP projects leave a lasting legacy within the landscape. The Applicant provided a response to NE on 07.10.20 to state biodiversity Net Gain is not a policy requirement for NSIPs. However NE understands the Applicants will submit an Ecological Enhancement Clarification note at Deadline 1 which we will respond to at Deadline 2.		N/A		The Applicant submitted an Ecological Enhancement Clarification Note at Deadline 1 [REP1-035]. NE responded at Deadline 2 [REP2-054].		Ongoing. Please see NE Deadline 4 submission Appendix C6. NE also note the Applicant has submitted an Outline Landscape and Ecological Management Strategy at Deadline 3 [REP3-030 and REP3-031]. This includes an EMP. Natural England will respond to this document at Deadline 5. Natural England welcomes the inclusion of the Important Hedgerows and Tree Preservation Order Plan submitted by the Applicant at Deadline 3 [REP3-010].		Natural England welcomes the inclusion of hedgerow mitigation on the OLEMS document at Deadline 3 [REP3-030 and REP3-031]. Natural England acknowledges there is no formal requirement for net gain with NSIP applications but encourage the Applicant to seek opportunities for enhancement and ecological connectivity. Please see Appendix C7 [REP5-084].								
2	that Stat Conserva including consulted	England requests statory Nature ation Bodies (SNCBs) g Natural England are d on the Ecological ment Plan.		The Applicant has advised NE that EMP must be submitted and approved by the planning authority in consultation with the relevant SNCB before any onshore works can commence. NE advises this should be secured in the DCO before this is agreed.		N/A		NE require the (Ecological Management Plan) EMP during examination to progress with this issue.		The Applicant has submitted an Outline Landscape and Ecological Management Strategy at Deadline 3 [REP3-030 and REP3-031], this includes an EMP. Natural England will respond to this document at Deadline 5.		Natural England were consulted on the OLEMS [REP3-030 and REP3-031], See Appendix C7, Deadline 5 [REP5-084]. Natural England wish to be added as a SNCB consultee to the final EMP.		Natural England are awaiting an updated OLEMS at Deadline 6.		The Applicant submitted an updated OLEMS at Deadline [REP6-007, REP6-008].	(previously marked resolved in error). Issue Ongoing. Natural England notes that within the OLEMS version 3, Paragraph 426 states that SNCB's will be consulted on the final EMP. Although Natural England is not specifically named as a consultee and request to be named.		Issue Ongoing. Natural England are in disussions with the Applicant.	



No.	Taken from Natural England's Relevant and Written Representations EA1N Appendix C - Terrestrial Ecology	RAG statu s Rel and WR Rep	Consultation, actions progression	stat		Consultation, actions, progression	RAG statu s D3		RAG statu s D4	Consultation, actions, progression	RAG statu s D5	Consultation, actions, progression	RAG statu s D6	Consultation, actions progression	RAG statu s D7	Consultation, actions, progression	RAG statu s D8	Consultation, actions, progression	RAG statu s D9
Add	ed since Relevant Reps submis	sion:																	
25	Added after SoCG meeting with Applicant 19/02/2020: Applicant confirmed that HDD will not be used as a method of cable laying to cross the Hundred River. Natural England raised concerns about potential impacts to Sandlings SPA if an open trenching method is used. Reasons that HDD is not possible should be clearly provided in examination and if open trenching is used, the impacts of the trenching also need to be fully assessed, particularly in relation to water quality effects on the Sandlings SPA and protected species. Any mitigation and restorations required should be submitted. Outline plans should be provided to support consent and we request consultation on all documents associated with cables crossing the Hundred River well in advance of preconstruction surveys and works. This should be included as a condition in the DCO.		SoCG to be submitted at Deadline 1. See response to ExA question 1.2.67. Further comments on this issue can be found in REP1-165.		N/A	NE have been informed the Applicant will submit an Outline Watercourse Crossing Method Statement at Deadline 3.		The Applicant submitted an Outline Watercourse Crossing Method Statement [REP3-048] at Deadline 3. Natural England's position remains unchanged as there is not enough detail provided to demonstrate that there won't be an impact to designated sites. Please see NE Deadline 4 Appendix C6 for further comments.		Ongoing Disagreement - see Natural England Update Appendix C7 [REP5-084] At Deadline 5. There is an area of deciduous woodland, which is Priority Habitat, adjacent to the Hundred river crossing. NE request this habitat is assessed and added to all relevant documentation.		Natural England are awaiting an updated Outline Watercourse Crossing Method Statement at Deadline 6.		The Applicant submitted an updated Watercourse Crossing Method Statement at Deadline 6 [REP6-041, REP6-042].		See Natural England response to the Watercourse Crossing Method Statement at Deadline 6 [REP6-041, REP6-042]. Whilst concerns remain about the impacts to habitats at the crossing itself, NE welcome the assessment of potential impacts downstream and the conclusion that there is unlikely to be an AEoI of the Sandlings SPA and significant adverse effect on the notified features of the SSSI from the proposed crossing if carried out in strict accordance with the proposals.			



No). E	ngland's Relevant and Vritten Representations A1N Appendix C -	Concultation actions	statu	RAG statu	RAG statu s D3	Consultation, actions, progression	RAG statu s D4	Consultation, actions, progression	Consultation, actions, progression	RAG statu s D6	Consultation, actions progression	RAG statu s D7	Consultation, actions, progression	RAG statu s D8	Consultation, actions progression	RAG statu s D9
26	AA E a a w till c c icc icc icc icc icc icc icc icc	IEW ISSUE AT DEADLINE 5. Ifter the submission of the A1N/EA2 applications the rea of woodland on the vest side bank adjacent to the proposed Hundred River rossing location has been dentified, as priority leciduous woodland, but MAGIC.gov.uk doesn't lifferentiate between the lifferent types of priority leciduous woodland. If this is vet woodland it is a priority labitat under the UK lifediversity Action Plan (UK MAP) which are considered the habitats that are most threatened and requiring onservation. Therefore, latural England would advise that mitigation measures are equired to avoid impacts to this woodland.							Applicant to respond to NE concerns.	No update		The Applicant submitted an Ecology Survey Results document at Deadline 6 [REP6-035]. Natural England have provided a response at Deadline 6 NE Appendix C8.		Ongoing Concerns. Please see Appendix C9 at Deadline 8 for Natural England's response to the Watercourse Crossing Method Statement 6 [REP6-041, REP6- 042].		Natural England's position remains unchanged. Please see previous comments (REP8-162) [REP7-073 (REP5 084) [REP4-092]	; -



No	Written Representations EA1N Appendix D - Landscape and Visual Impact Assessment (LVIA) – Terrestrial aspects of the project	and WR Rep	Consultation, actions progression	RAG statu s D1	actions, progressio n	statu s D2	progression	RAG statu s D3	RAG statu s D4	Consultation, actions, progression	RAG statu s D5	Consultation, actions, progression	RAG ' statu s D6	Consultation, actions,	RAG statu s D7	Consultation, actions, progression	RAG statu s D8	Consultation, actions,	RAG 'statu s D9
Do	cument Used: 6.1.29 EA1N Envi	ronme				d Visua				T		1		1					
	Vital mitigation measure is		30th July Multi-party		N/A		Resolved. NE												
	for the onshore cabling to be		Workshop. Natural				welcomes the												
	installed for both		England continues to				information within												
	simultaneously and not		advise significant				the Project Update												
	sequentially. The Applicant		adverse effect on the				Note [REP2-007]												
	discusses some ducting		AONB because of				submitted by the												
	possibly being installed to		technical bidding and				Applicant at D2 that												
	accommodate both schemes		contractual issue				simultaneous												
	when one is being		between applicant				installation of the												
	constructed. The AONB		and government and				cable infrastructure												
1	justifies the most effective		suggest applicant				for both the EA1N												4
	mitigation being applied i.e.		approaches govt to				and EA2 projects												
	both onshore cabling stages		advise of this (REP1-				when the first of the												
	to be completed together		154). Discussion				two proceeds will												
	and the landscape fully		Ongoing.				significantly lessen												
	restored as soon as possible.						and landscape or												
							ecological impact.												



N	o. L	Vritten Representations A1N Appendix D - andscape and Visual Impact assessment (LVIA) – errestrial aspects of the aroject	and WR Rep	Consultation, actions, progression	RAG statu s D1	actions, progressio n	s D2	progression	s D3	progression	RAG statu s D4	Consultation, actions, progression	s D5	progression	s D6		s D7	progression	RAG statu s D8	progression	RAG statu s D9
	a a s s c c f f r r iii f f c c a a c c a a f f c c a a s s s s l ii ii s s	IE would like to see an nticipated timetable / chedule for how construction activities would rogress along the cable oute within and in the mmediate setting of the construction consolidation sites and ssociated or other construction infrastructure and equipment would be resent and how long after commencement all signs of ctive construction activity would be removed from the construction that the condition is the and after the construction site and infrastructure for each cheme being present for wenty months.		Natural England has liaised with the Applicant on this matter, this is outlined in REP1-154. NE notes no commitment from applicant to an anticipated timetable/construction activities schedule - this would be made post consent. Therefore the actual impact of the construction phase on the AONB is likely to be more difficult to assess. Could consideration be given to undertaking key elements at the same time such as ducting for both projects especially at designated sites including landscape.		₹		No further update. Issue Ongoing.		N/A		∀		N/A		N/A		N/A		N/A	



No.	Written Representations EA1N Appendix D - Landscape and Visual Impact Assessment (LVIA) — Terrestrial aspects of the project	and WR Rep	Consultation, actions progression	statu s D1	actions, progressio n	RAG statu s D2	progression	s D3	progression	ICTATII	progression	Istatu	progression	ICTATII	progression	ICTATII	progression	Ictatii	Consultation, actions, progression	RAG ' statu s D9
	NE welcomes the assessment		30th July Multi-party		NE		Following review of		N/A		There has been		Following Vanguard		N/A		N/A		Natural England	
	of cumulative impacts of the		Workshop - The		welcomes		the applicants				significant post-		decision						acknowledges the	
	EA1N and EA2 OWFs with the		Applicant noted that		the		assessment of				submission changes		recommended						Landscape and Visual	
	construction and operational		the reinstatement		Ecological		cumulative impacts at				to the Sizewell DCO,		consideration of an						Sizewell C Cumulative	
	phases of Sizewell C. In		methodology is		Enhancem		D2 [APP-077], NE				the Applicant should		updated assessment						Impact Assessment	
	addition to the outlined		within the code of		ent Note		note that significant				fully assess these. As		for Sizewell,						submitted by the	
	mitigation to reinstate the		construction practice. NE notes the		at D1 [REP1-		adverse cumulative				noted in the Cover		specifically the new						Applicant at Deadline 8 [REP8-075]	
	landscape character and special qualities of the AONB		Applicant will submit		035]		construction phase effects on the AONB				Letter, Natural England's position		jetty. See Deadline 6 cover letter.						8 [KEP8-U/5]	
	post-construction, Natural		information on		however		are still identified.				could change if the		cover letter.							
	England advises that all		cumulative impacts		further		EDF Energy have now				details of the Sizewell									
	parties consider landscape		with Sizewell C during	,	informatio		issued for				post-DCO changes are									
	enhancement/net gain		examination. As	·	n on the		consultation a set of				confirmed. There is									
	opportunities within the		outlined in REP1-154,		enhancem		proposed changes to				growing cumulative									
	AONB. We advise that there		there is no policy for		ent		the DCO for Sizewell				pressures and									
3	is an agreement put in place		Net Gain.		measures		C which may produce				impacts on this									
	on how this could be		Subsequently the		needs to		a significant				stretch of Heritage									
	achieved with the AONB		Applicant notified NE		be		cumulative effect				Coast and narrow									
	partnership in consultation		that an Ecological		provided		with EA1 North and				neck of the AONB									
	with Natural England and		Enhancement note is		at the time		EA2.				from both of these									
	others.		being prepared to be		of						schemes and other									
			submitted into		consent.						existing and planned									
			examination.								energy infrastructure.									



No	Written Representations sta EA1N Appendix E - Seascape s R	nd /R	Consultation, actions, progression	statı		statu	l Consultation	Ictatu	actions progression	RAG statu s D4	Consultation,	Consultation,	ctatu	Consultation, actions, progression	RAG statu s D7	Consultation,	Consultation, actions, progression	RAG statu s D9
1	(Point 3.1.1) Natural England notes that the text used in Offshore Visibility Appendix (PIER Appendix 28.7, ES Appendix 28.8) are essentially the same. We reiterate the relevant parts of our s42 consultation response. We also add further comments in response to new text in the ES SLVIA and as a result of the evidence gathered by NE in the summer of 2019 as provided for within our Relevant Representation. An understanding of the likely number of turbines within the array which would contribute most to the predicted significant landscape and visual effects would be helpful in determining this application.		30-Jul Workshop NE agreed no significant project-alone impacts on the AONB from EA1N and noted that the reduction in height of the maximum turbine tip height from 300 to 282m will reduce the impact on the AONB from EA1N. Further comments on this issue can be found in REP1-157.				Natural England queries if a change in draft height proposed in Ornithological workshop on 07.12.2020 will change this assessment?		N/A		N/A	No further update		No update		No update	No update	
2	(point 3.1.2) At the S42 consultation NE commented on the information and statements contained in paragraphs 8 and 12 of 28.8 (paragraphs 7 and 11 of PEIR document 28.7). We reviewed our comments and provided an update . A copy of quoted research document 'Offshore Wind Turbine Visibility and Visual impact Threshold Distances (2012)', included as an appendix to the ES would be helpful.	1	Further comments on this issue can be found in REP1-156.		N/A		Ongoing. The Applicant advised in their response to NE at D2 [REP2-004] the incorrect journal article was provided to NE and the updated 2013 article was submitted by the Applicant in response at D2. NE intend to review and submit any required response at D5.		N/A		Natural England has reviewed the (2013) article submitted in response by the Applicant at Deadline 2 [REP2-004]. Natural England acknowledge the useful information presented within this article, however we have no specific comment of relevance to the examination process.							



No	Written Representations st EA1N Appendix E - Seascape s and Landscape Visual Impact Assessment (SLVIA) - W 'Offshore' elements of the project	nd	Consultation,	Consultati on, actions, progressio n		consultation,	RAG statu s D4	Consultation, actions, progression	ICTATII	consultation,	Consultation,	RAG statu s D7	Consultation,		RAG statu s D9
3	(Point 3.2.1) Natural England's advice at s42 included comments on the night time effects produced by the navigation lighting associated with the EA1N turbines. From our review of the ES SLVIA documents we can find no evidence that our comments have been addressed. We request therefore that these effects are assessed and the results used to inform the significance of effect judgement for both landscape and visual receptors and the potential such effects might on the special qualities of the AONB.		REP1-157 (Point 3.4.1.) and outcome of July workshop - Resolved - NE welcomes the Applicant's commitment to reduce the intensity of the aviation lighting to 200cd whenever atmospheric conditions permit.		Resolved.										
4	(Point 3.3.1) For the s42 consultation Natural England made comments on the anticipated trends in the AONB baseline conditions and these are repeated from the s42 consultation.		REP1-157 (Point 3.5.1) - Ongoing: Please note that Sizewell C DCO has now been submitted.	N/A	Ongoing Issue. EDF Energy have now issued for consultation a set of proposed changes to the DCO for Sizewell C which may produce a significant cumulative effect with EA1 North and EA2. See NE Response to Applicant's Sizewell C Cumulative Impact Assessment (Landscape and Visual) Clarification Note [REP2-010] in Appendix D2, Deadline 3.	N/A		N/A		Issue Ongoing	No update		No update	No update	



No	Written Representations EA1N Appendix E - Seascape and Landscape Visual Impact Assessment (SLVIA) - 'Offshore' elements of the project	and		Consultati on, F actions, s progressio s n			RAG statu s D4	Consultation, actions, progression	ICONSUITATION.	RAG statu s D6	Consultation, actions, progression	RAG statu s D7			RAG statu s D9
Co	(Point 3.9.1) As a result of interactions with the EA2 OWF project Natural England agrees that the EA1N OWF project will not meaningfully contribute to the significant cumulative effects of these two OWF projects.		REP1-157 (Point 3.11.1) - Cumulative Effects with EA2 Ongoing: The values presented by NE updated to view height of 6.5m.	N/A	Ongoing Issue.	N/A		N/A	N/A		No update		No update	No update	
5	Although the contribution the EA1N project makes to the cumulative effects at the LCTs listed, NE advises that opportunities should be sought to reduce this contribution as far is possible within the design envelope of the OWF project. In particular the use of lower turbines (250m) for the EA1N OWF project would assist in reducing the cumulative effects predicted in both the EA2 and EA1N ES SLVIA.		REP1-157 - NE welcome the prevision of the apparent height figures for the EA1N (both 300m and 250m turbines) and Galloper array. These values are similar to those we calculated and presented in our Relevant/Written Representation.		Resolved										
			REP1-157 - Resolved: Following confirmation that the maximum blade tip height for EA1N will be 282m at the July Workshop NE agrees with the Applicant that further mitigation of turbine height for EA1N is not required. NE requested testing of 282m height tip during examination.		Resolved.										



No.	Written Representations EA1N Appendix E - Seascape and Landscape Visual Impact Assessment (SLVIA) -	and WR Rep	Consultation,		statu	Consultation, actions, progression	Consultation, actions, progression	consultation,	RAG statu s D5	Consultation, actions, progression	RAG statu s D6	Consultation, actions, progression	RAG statu s D7	Consultation, actions, progression		RAG statu s D9
7	(Point 3.10.1) Natural England agrees with the assessment of no significance effect for landscape and visual receptors within the AONB or its seascape setting. We also agree with the independent that of no significant effects on the special qualities of the AONB and users of the Suffolk Coastal Path. Although we disagree with some of the reasoning set out in the Summary and Conclusions section of Chapter 28 we do not believe our advice on these is required. (Point 3.10.2) We agree that the contribution made by the EA1N OWF project to the cumulative effects of the EA2 OWF project is small. However, we note that opportunities do exist to reduce this contribution further through the use of shorter (250m) turbines. NE does not consider that the combined lateral spread of the two arrays is likely to result in significant adverse visual effects. The reduction in the lateral spread of the EA2 array has eliminated the possibility of a 'curtaining effect' where views of the horizon are obscured due to the apparent merging of the EA1N and EA2 arrays.		Please see REP1-157 (Point 3.12.6). It was agreed at the July workshop that EA1N is considered not to contribute meaningfully / significantly to the cumulative effect with EA2 i.e. not significant.	Resolved												



	England's Relevant and Written Representations EA1N Appendix F1 - All Other Matters	and WR Rep	Consultation, actions, progression	s D1	progressio n	s D2	progression	RAG statu s D3	Consultation, actions, progression	RAG statu	Consultation, actions, progression	Consultation, actions, progression	RAG statu s D6	Consultation, actions progression	Consultation, actions, progression	CTATII	Consultation, actions,	RAG statu s D9
Do	cument used: 6.1.4 EA1N Environ	nment	•	4 Site								•						
1	Although the decision to cross the Sandlings SPA at the narrowest section is welcomed, it should be noted the decision to HDD or trench through this section has yet to be determined. There is still the potential for impacts and disturbance to occur to species using the SPA despite this narrowest route.		Please see REP1-163.		N/A		Ongoing		Issue Ongoing - see Natural England Response Appendix C6 at Deadline 4.		Issue Ongoing - see Natural England Update Appendix C7 At Deadline 5	No update		Natural England will respond to terrestrial documents submitted by the Applicant at Deadline 6 at Deadline 7.	The Applicant submitted an updated SPA Crossing Method Statement at Deadline 6 [REP6-036]. Please see our response at NE Deadline 8 Appendix C9.		No further update	
2	Natural England queries if the removal of a section of woodland been fully considered within the ES. Signposting to this would be useful. Has the Applicant considered alternatives to not removing the woodland and will the woodland be replaced?		The Applicant signposted Natural England [AS-036] to the relevant sections and documents, we are satisfied this issue has been considered.															
3	Although Natural England recognises the options of crossing the SPA, trenching or HDD, the Applicant needs to make it clear what the impacts will be if the EA2 and EA1N cable routes are put in sequentially rather than at the same time (see point 4 below). This applies to other scenarios such as Aldeburgh road woodland.		The Applicant signposted Natural England [AS-036] to the relevant sections and documents, we are satisfied this issue has been considered. The worst case scenario of sequential construction of the onshore cabling remains a concern for Natural England.		N/A		The Applicant submitted a SPA Crossing Method Statement at Deadline 1 [REP1-043], we responded at Deadline 2 [REP2-053].		Issue Ongoing - see Natural England Response Appendix C6 at Deadline 4.		Resolved. NE welcomes the information within the Project Update Note [REP2-007] submitted by the Applicant at D2 that simultaneous installation of the cable infrastructure for both the EA1N and EA2 projects when the first of the two proceeds will significantly lessen and landscape or ecological impact.							



	England's Relevant and Written Representations EA1N Appendix F1 - All Other Matters	and WR Rep	Consultation, actions progression	s D1	progressio n	s D2	Consultation, actions, progression	RAG statu s D3	Consultation, actions, progression	RAG statu s D4	Consultation, actions, progression	RAG statu s D5	Consultation, actions, progression	RAG statu s D6	l	RAG statu s D7	Consultation, actions, progression	RAG statu s D8	consultation, actions,	RAG statu s D9
Do	ocument used: 6.1.6 EA1N Enviro			06 Pro	-	on	_		_					1						
4	It is not clear whether the cable corridor area described is intended for both EA1N and EA2, i.e. will all cable installation for both projects take place within the same 32m wide corridor or will there be 2x 32m cable corridors, one for EA1N and one for EA2? If the cable routes for both EA1N and EA2 are installed within the same 32m wide corridor, will this occur sequentially or at the same time?		The Applicant signposted Natural England [AS-036] to the relevant sections and documents. NE has concerns about sequential installation.		N/A		The Applicant has confirmed that the installation of the cable infrastructure will be sequential [REP2-007]. The Applicant intends to submit further information on this at Deadline 3 [REP2-004 point 1.2.4].		Ducting by the first project for the second project has been agreed and therefore this issue is now resolved.											
Do	ocument used: 6.1.7 EA1N Enviro	nment	al Statement Chapter (07 Ma	rine Geology,	Ocea	nography and Physical	Proces	ses		•									
5	Natural England advises that evidence needs to presented to support statements that the maximum volumes of sediment released from sea bed preparation is five times greater than is likely to be released by scour. This currently seems quite arbitrary to base the assessment of scour during the operational phase on. Does this only apply to near-surface sediments as indicated by table 7.3?		The Applicant submitted a document [AS-036] that states that the figure only applies to near-surface sediments - those which will be released by scour. Natural England is satisfied this issue has been addressed.																	



N	o. E	England's Relevant and Written Representations EAIN Appendix F1 - All	RAG statu s Rel and WR Rep	Consultation, actions,	statu		RAG statu s D2		RAG statu s D3	Consultation, actions, progression	RAG statu s D4	Consultation, actions, progression	RAG statu s D5	Consultation, actions, progression	RAG statu s D6	Consultation, actions, progression	RAG statu s D7	Consultation, actions, progression	RAG statu s D8	nrograccion	RAG statu s D9
	ss E E P P t t k k c c r r r s r r t t t c c c r r c c c c r r c c c c	Much of the cable corridor sits within the Outer Thames Estuary SPA and there is the cotential for disturbance to the features during any proposed works. Likewise, these subtidal sandbanks are key feeding areas for designated features such as red-throated diver. Therefore, for works including disposal within the sandbank areas there will ineed to be an assessment of the impacts against the conservation objectives for the site.		Please see REP1-158.		N/A		NE provided the Applicant with detailed mapping for the supporting habitats of the SPA through our Discretionary Advice Service (08.10.20). The Applicant intends to submit an updated assessment at Deadline 3.		The Applicant submitted a document at Deadline 3 [REP3-059] outlining the effects on supporting habitats of Outer Thames Estuary SPA. Impacts against the conservation objectives have been included and we agree with the Applicant that that there is no AEoI.											
	t c c c c c c c c c c c c c c c c c c c	Assuming some of the cable protection will be laid within the SPA boundary, has the Applicant considered the loss of supporting SPA habitat for the designated features? This will need to be considered across several thematic areas including offshore prinithology, sediment transportation and benthic.				N/A				The Applicant submitted a document at Deadline 3 [REP3-059] outlining the effects on supporting habitats of Outer Thames Estuary SPA. This document removes Natural England's consents regarding AEOI regarding cable protection and OTE SPA.											



N	o. E	aken from Natural England's Relevant and Written Representations EA1N Appendix F1 - All	Consultation, actions,	7	progression	RAG statu s D3	Consultation, actions, progression	Consultation, actions, progression	RAG statu s D5	Consultation, actions, progression	RAG statu s D6		RAG statu s D7	Consultation, actions, progression	RAG statu s D8	Consultation, actions,	RAG statu s D9
	the like and so the sound of th	t is clear from the ES that both project sites exhibit arge areas of sand waves and mega ripples. This uggests to Natural England hat a significant amount of and wave clearance may be needed. If so, then it is assential that the applicant sufficiently considers the impact of disturbance and orey availability upon the interest features of the Outer chames Estuary SPA, plus the potential loss of Sabellaria pinulosa reef which should be avoided by micro-siting where possible.		N/A			The Applicant submitted a document at Deadline 3 [REP3-059] outlining the effects on supporting habitats of Outer Thames Estuary SPA. This document removes Natural England's consents regarding AEOI regarding sand wave levelling and OTE SPA issue now Green. But await the submission of revised Sabellaria spinulosa management plan at D5.	The Applicant submitted an Outline Sabellaria Reef Management Plan [REP4-040] at Deadline 5. Please see NE Deadline 5 Appendix F5b [REP5-085] for detailed comments. We continue to have ongoing concerns.		Natural England are awaiting an updated Outline Sabellaria Reef Management Plan at Deadline 6/7.		The Applicant submitted an updated Sabellaria Reef Management Plan at Deadline 6 [REP6-039]. See Natural England response to this document at Deadline 7 [REP7-074].		The conclusions are agreed from the Effects on the Supporting SPA Habitats Document [REP3-059]. However, the ongoing issue in relation to micrositing of reefs remains.		The ongoing issue in relation to micrositing of Sabellaria reefs remains.	
	r e p c iii t t a a 9 c v p s	The ES indicates that a elatively large area of the export cable corridor is predominantly silt. Has this change in sediment been fed into the impact assessment to determine the impact of renching cables within this prea? A greater percentage of silt within the sediment will result in a more persistent suspended ediment concentration ollowing disturbance.	The Applicant submitted a document [AS-036], NE is satisfied this matter is agreed.	N/A													



N	Taken from Natural England's Relevant and D. Written Representation EA1N Appendix F1 - All Other Matters	l ns aı W		consultation, actions,	stati	-	Consultation, actions, progression	RAG statu s D3	Consultation, actions, progression	RAG statu s D4	Consultation, actions, progression	RAG statu s D5	(Consultation, actions,	RAG statu s D6		RAG statu s D7	Consultation, actions, progression	Consultation, actions,	RAG statu s D9
1	Is there any site specific evidence from the EA C construction of the actused sediment concentration were experienced during foundation installation?	ine ual ns that	:	The Applicant submitted a document [AS-036], NE is satisfied this matter is agreed.		N/A													
1	Clarification on why the such a wide difference potential height of drill arisings mounds would welcome. In addition the persistence of any mou would also need to be considered. If this is has substrata then it would to be potentially added the in-combination assessment of any cable/scour protection; especially in relation to potential impacts to the conservation objectives the Outer Thames SPA.	be nd/s rd need to		Ongoing discussions		N/A	The Applicant submitted an Outline Sabellaria Reef Management Plan at Deadline 1 [REP1-004]. NE responded at Deadline 2 [REP2-056]. The Applicant intends to update the draft DCO at Deadline 3.		Ongoing		The Applicant submitted an Outline Sabellaria Reef Management Plan [REP4-040] at Deadline 4. Please see NE Deadline 5 Appendix F5b [REP5-085] for detailed comments. We continue to have ongoing concerns.		Natural England are awaiting an updated Outline Sabellaria Reef Management Plan at Deadline 6/7.		The Applicant submitted an updated Sabellaria Reef Management Plan at Deadline 6 [REP6-039, REP6-040]. Please see NE response at Deadline 7 Appendix F9 [REP7-074] regarding confidence in micrositing to avoid Sabellaria Reef.		No update.	No further update.	
<u>-</u>	Although the overall sediment release volun would be low and confi to near the sea bed; it i clear if there has been assessment of the impavarying depths? This mapply more to the expocable installation further inshore.	ned s not an octs at ay rt	: (The Applicant submitted a document [AS-036], NE is satisfied this matter is agreed.															



N	o. \	Taken from Natural England's Relevant and Written Representations EA1N Appendix F1 - All Other Matters	WR Rep	Consultation, actions, progression	RAG statu s D1	Consultati on, actions, progressio n	Consultation, actions, progression	RAG statu s D3	Consultation, actions, progression	RAG statu s D4	Consultation, actions, progression	RAG statu s D5	Consultation, actions, progression	RAG statu s D6	Consultation, actions, progression	RAG statu s D7	Consultation, actions, progression	consultation, actions,	RAG statu s D9
	13	A relatively large area of the export cable corridor is predominantly silt. There seems to be no assessment of how this would affect the dispersion and settlement rate, particularly in nearshore shallow waters and any designated sites. Further information would be welcome.		The Applicant submitted a document [AS-036], NE is satisfied this matter is agreed.															
	1 1 14	Natural England queries if there is an opportunity to microsite jack up vessels legs if habitats of conservation interest are found in the area during pre-construction surveys?		NE note the Applicant will submit an Outline Sabellaria Reef Management Plan at Deadline 1, NE will respond at Deadline 2.		N/A	Please see REP2-056.												
	15	Although the worst case scour volume of 50,000 m ³ is considerably less than the worst case volume of sediment released following sea bed preparation activities, this impact could be considered longer term as scour is likely to continue during the lifetime of the wind farm. It is not clear how this been considered and assessed by the applicant?		The Applicant's response to NE's RR/WR [AS-036] confirmed the figure was in error, we welcome the correction.															



N	lo.	England's Relevant and Written Representations EA1N Appendix F1 - All Other Matters	RAG statu s Rel and WR Rep		RAG statu s D1	Consultati on, actions, progressio n	RAG statu	Consultation, actions, progression	RAG statu s D3	Consultation, actions, progression	RAG statu s D4	Consultation, actions, progression	RAG statu s D5	Consultation, actions, progression	RAG statu s D6	Consultation, actions, progression	RAG statu s D7	Consultation, actions, progression	RAG statu s D8	RAG statu s D9
	116	The ES Table 7.32 concludes that the magnitude of effect on sea bed morphology due to the presence of foundations is high in the near field. Further expansion within this section on what this means for the receptors concerning this chapter would be useful. We understand the effect will be raised in other chapters, but it is hard to understand what this magnitude means for this particular topic.		The Applicant submitted a document [AS-036], NE is satisfied this matter is agreed.																
	117	The Applicant identifies this impact (changes to the sea bed morphology due to the presence of foundation structures) as not having the potential for cumulative impacts, as the foundation structures affects a discrete area of seabed. However, incombination with other windfarms and their associated foundation footprints could these discrete areas be combined to create a large overall impact?		The Applicant submitted a document [AS-036], NE is satisfied this matter is agreed.																
	18	Natural England queries what is this accepted threshold of 5 % and less for cumulative effect on baseline wave regime based upon? What are the predicted impacts of a greater than 2 % increase upon the sensitive receptors for marine geology, oceanography and physical processes?		The Applicant submitted a document [AS-036], NE is satisfied this matter is agreed.																



	Taken from Natural England's Relevant and Written Representations EA1N Appendix F1 - All Other Matters	WR Rep	Consultation, actions progression	s D1	progressio n	RAG statu s D2	Consultation, actions, progression	RAG statu s D3	Consultation, actions, progression	RAG statu s D4	Consultation, actions, progression	RAG statu s D5		RAG statu s D6	Consultation, actions, progression	RAG statu s D7	Consultation, actions, progression	RAG statu s D8	nrograccion	RAG statu s D9
Do	cument used: 6.1.9 EA1N Envir	onmen	tal Statement Chapter (09 Ben	thic Ecology															
1	Natural England wishes to highlight that the worst case scenario for benthic ecology should be related to the foundation type and not the blade tip height. We believe that this has been covered in the chapter so raises as a point to note to the examiner.																			
2	Natural England highlights that the Rochdale envelope remains all-encompassing including the use of Gravity Based foundations that have not been used in English waters to date. Therefore, we would question why these have continued to be included in the Environmental Statement (ES). Especially as it unrealistically skews some of the assessments.																			
2	Please be advised that there should be a commitment that is secured in one of the DCO/DML reference docs relating to the clearance of boulders should be away from habitat of conservation important.		NE note the Applicant will submit an Outline Sabellaria Reef Management Plan at Deadline 1, we will respond at Deadline 2.		N/A		The Applicant submitted an Outline Sabellaria Reef Management Plan at Deadline 1 [REP1-004]. NE responded at Deadline 2 [REP2-056]. The Applicant intends to update the draft DCO at Deadline 3.		NE are advised the Applicant intends to submit an updated Outline Sabellaria Reef Management Plan at Deadline 5.		The Applicant submitted an Outline Sabellaria Reef Management Plan [REP4-040] at Deadline 5. Please see NE Deadline 5 Appendix F5b for detailed comments. We continue to have ongoing concerns.		Natural England are awaiting an updated Outline Sabellaria Reef Management Plan at Deadline 6/7.		The Applicant submitted an updated <i>Sabellaria</i> Reef Management Plan at Deadline 6 [REP6-039, REP6-040]. Please see NE response at Deadline 7 Appendix F9.		Section 5 of REP6- 039 clearly states that boulder relocation is restricted from areas of Sabellaria Spinulosa Reef this matter is resolved.			



No	England's Relevant and Written Representations EA1N Appendix F1 - All	RAG statu s Rel and WR Rep		progressio n	statu	Consultation, actions, progression	RAG statu s D3	Consultation, actions, progression	RAG statu s D4	Consultation, actions, progression	STATIL		RAG statu s D6	Consultation, actions, progression	RAG statu s D7	nrograccion	RAG statu s D8	consultation, actions,	RAG statu s D9
222	Natural England supports the undertaking of sand wave levelling if as stated it reduces the need for cable protection. However, we do recognise that sand wave levelling activities (including sediment disposal), is likely to have a significant effect (LSE) on the interest features of the Outer Thames Estuary SPA and will need to be considered against the conservation objectives for the site in an Appropriate Assessment.		This issue is ongoing. Natural England has provided the Applicant with GIS layers (through our Discretionary Advice Service) to form a supporting habitat map (08.10.20).	N/A		The Applicant intends to submit an updated assessment at Deadline 3.		The Applicant submitted a document at Deadline 3 [REP3-059] outlining the effects on supporting habitats of Outer Thames Estuary SPA. This document removes Natural England's consents regarding AEOI regarding sand wave levelling and OTE SPA.											
23	We welcome the commitment to avoid sensitive receptors when undertaking sand wave levelling works, but where possible sand should be disposed in similar particle sized areas.		Natural England have liaised with the Applicant on this matter, this is outlined in REP1-161. Ongoing issue.	N/A				Ongoing		No update		No update		No update		Ongoing with disposal locations to be agreed post consent.		Ongoing with disposal locations to be agreed post consent.	
244	It would be helpful if the Applicant could provide context from East Anglia ONE in relation to the amount and location of cable protection placed along the export cable.		Within AS-036, we note that EA1 installed cable along 2.11% of its first export cable and 2.12% along its second. NE welcomes this information and request that it is expanded and used as supporting evidence when considering potential risk of habitat changes from cable protection.	N/A				The Applicant submitted a document at Deadline 3 [REP3-059] outlining the effects on supporting habitats of Outer Thames Estuary SPA. Natural England is content that the most relevant data has been used to inform the Applicant's position.											



No	o. E	England's Relevant and Written Representations EA1N Appendix F1 - All	Consultation, actions,	statu	-		RAG statu s D3	brograccion	ISTATII	consultation, actions,	progression	RAG statu s D6	Consultation, actions progression	RAG statu s D7	nrograccion	RAG statu s D8		RAG statu s D9
2	t p c ii b	Natural England notes that the placement of new cable protection over the life time of the project is not included in the assessment. Is this because a separate marine icence will be applied for at the time?	This matter is under consideration by the applicant.		N/A	The Applicant intends to update the draft DCO at Deadline 3.		The Applicant has submitted an updated draft DCO at Deadline 3 [REP3-012]. A new condition has been proposed to address deployment of cable protection within new areas. Natural England do not consider this wording to be sufficient. Please see our response at Deadline 4 Appendix G2.		No update	This matter remains, although we have agreed to condition wording proposed by the MMO, on a without prejudice basis.		No update		Natural England consider the new wording regarding cable protection appropriate. However, we maintain our position that any cable and scour protection deployed in areas where no cable or scour protection was deployed during construction should require a new Marine Licence. See Natural England response in Appendix G5.		No further Update	
2	a p v d p e a ii	Please be advised that the assessment of cable protection is not consistent with Natural England recent draft advice position paper as provided for Boreas examination. Ideally drill arisings should be deposited in areas of scour protection against to turbines and/or similar habitats.	This issue is ongoing.		N/A	The Applicant intends to submit an updated assessment at Deadline 3.		Please see NE appendix F7 - advice on Cable Protection for OWF and Marine Licenses [REP4-093]		Please See Natural England Response to the Update Sabellaria Reef Management Plan [REP4-040] Appendix F5b [REP5-085] at Deadline 5.	No Update		No further update.		No further update.		No further update.	
2	n s P F	Please be advised that mitigation in the form of micro-siting is not normally secured as part of the In Principle Monitoring Plan. Further consideration should be given to how best to dothis.	This issue is ongoing. Please see DCO Issues Log (point 11).		N/A	The Applicant submitted an Outline Sabellaria Reef Management Plan at Deadline 1 [REP1-004]. NE responded at Deadline 2 [REP2-056]. The Applicant intends to update the draft DCO at Deadline 3.		Following the Applicant's submission of IPSIP [REP3-044], Schedule of Changes to Draft DCO and Draft DCO [REP3-011, REP-012 & REP3-013] there remains ongoing disagreement. See NE Response in Appendix G3 and Appendix B3 at Deadline 4.		Issue ongoing. Although it is acknowledged this is in the DCO, there remains ongoing disagreement NE await update on the IPMP from the Applicant.	Natural England are awaiting an update IPMP at Deadline 6.		The Applicant submitted an updated IPMP at Deadline 6 [REP6-015, REP6-016]. Please see Appendix F9 [REP7-074] for further comment.		Outstanding disagreement on the ability to successfully microsite.		No further update.	



No	Taken from Natural England's Relevant and Written Representations EA1N Appendix F1 - All Other Matters	RAG statu s Rel and WR Rep	Consultation, actions, progression	statu	-	Consultation, actions, progression	RAG statu s D3	Consultation, actions, progression	RAG statu s D4	Consultation, actions, progression	RAG statu s D5	(Consultation, actions,	RAG statu s D6	Consultation, actions, progression	RAG statu s D7	Consultation, actions, progression	Ictatii	prograccion	RAG 'statu s D9
28	Natural England notes that no benthic ecology monitoring is proposed. However, this differs from what is outlined the In-Principal Monitoring Plan (Page 10, Table 2 within Section 1.6.4). Natural England agrees with the IPMP and advises that potential impacts to Sabellaria spinulosa reef areas will be required.																		
29	Please be advised that all reef is reef no matter the quality and is therefore protected as such.		Natural England have liaised with the Applicant on this matter, this is outlined in REP1-161. NE have stated that all reef is protected therefore can we take it that the Applicant agrees with NE and will be addressed accordingly through the Design Plan.		N/A	The Applicant submitted an Outline Sabellaria Reef Management Plan at Deadline 1 [REP1-004]. NE responded at Deadline 2 [REP2-056]. The Applicant intends to update the draft DCO at Deadline 3.		Awaiting updated Sabellaria Spinulosa Reef management plan at Deadline 5.		The Applicant submitted an Outline Sabellaria Reef Management Plan [REP4-040] at Deadline 5. Please see NE Deadline 5 Appendix F5b [REP5-085] for detailed comments. Ongoing.		Natural England are awaiting an updated Outline <i>Sabellaria</i> Reef Management Plan at Deadline 6/7.		The Applicant submitted an updated <i>Sabellaria</i> Reef Management Plan at Deadline 6 [REP6-039, REP6-040]. Please see NE response at Deadline 7 Appendix F9 [REP7-074].		NE welcomes that there is no distinction in the Sabellaria Reef Management Plan between reef quality. However, there remains uncertainty in relation to avoidance and how the impacts will be reduced which is left to post consent.		No further update.	



N	E V E	aken from Natural ngland's Relevant and Vritten Representations A1N Appendix F1 - All	RAG statu s Rel and WR Rep		Consultati on, I actions, progressio n	Consultation, actions, progression	RAG statu s D3		RAG statu s D4	progreccion	RAG statu s D5	Consultation, actions, progression	RAG statu s D6	Consultation, actions, progression	RAG statu s D7		RAG statu s D8	progreccion	RAG statu s D9
3	ir sa H ir sa It k to the	atural England notes that inpacts to mapped andbanks will be avoided. Towever, there remains an inpact to 1,000,000m ³ of ediment, which is not small. It would therefore be useful now footprint/spatial extent to the impacts. However, at his stage we can advise that incre would be a LSE which would require further consideration as part of an appropriate Assessment.		This issue is ongoing. Natural England have provided the Applicant with GIS layers (through our Discretionary Advice Service) to form a supporting habitat map (08.10.20).	N/A	NE provided the Applicant with detailed mapping for the supporting habitats of the SPA through our Discretionary Advice Service (08.10.20). The Applicant intends to submit an updated assessment at Deadline 3.		The Applicant submitted a document at Deadline 3 [REP3-059] outlining the effects on supporting habitats of Outer Thames Estuary SPA. The Applicant has stated that a worst case assumption for sand wave levelling footprint is estimated to be 800,000m² for the entire offshore cable corridor within the overlap with OTE SPA. NE considers that the relevant information has now been provided.											
3	b n to	latural England notes that able protection is proposed the HDD exit point. Please e advised that there will eed to be join up in relation potential impacts to pastal processes and ediment transport.		Please see REP1-153.	N/A			No update		No update		The Applicant submitted an Outfall Landfall Construction Method Statement [REP6-022, REP6-023] at Deadline 6.		See Natural England's Response at Deadline 7 [REP7-074] to Outfall Landfall Construction Method Statement submitted by the Applicant [REP6-022, REP6- 023].		No Update		Issue Resolved. The concerns raised in relation to join-up for future consultations are addressed by the Applicant in REP8-053-4.	



No.	England's Relevant and Written Representations EA1N Appendix F1 - All	RAG statu s Rel and WR Rep			Consultati on, actions, progressio n	RAG statu s D2	Consultation, actions, progression	RAG statu s D3	Consultation, actions, progression	RAG statu s D4	Consultation, actions, progression	RAG statu s D5	[Consultation, actions,	RAG statu s D6	Consultation, actions, progression	RAG statu s D7	Consultation, actions, progression	RAG statu s D8	consultation, actions,	RAG statu s D9
32	Natural England doesn't support the view that reef on artificial substrate is Annex I reef. Please see Appendix F3 for our advice on the Boreas offshore windfarm application. But it is recognised that as the works are not within a designated site there is no legislation under pinning this advice.																			
Doc	cument used: 6.1.10 EA1N Envir	onmer	ntal Statement Chapter	10 Fis	h and Shellfi	sh Eco	logy						L							
33	Although larval abundances between 2007- 2017 have been relatively low as described by Figures 10.15 to 10.17, there is little mention of the nursery grounds in relation to Herring. Figure 10.14 indicates that the cable corridor in particular is a high intensity nursery ground. Natural England would welcome further consideration of how impacts to nursey grounds may effect prey availability for the interest features of the		In AS-036 the Applicant stated there was an error in data processing which have now been updated. We welcomed these changes and advised the impacts to prey availability for OTE SPA still need to be considered through HRA. More comments on this matter can be found at REP1-161.		N/A		The Applicant intends to submit an updated assessment at Deadline 3.		Ongoing		No update		Natural England Defer to MMO on this matter							



No	Taken from Natural England's Relevant and Written Representations EA1N Appendix F1 - All Other Matters	RAG statu s Rel and WR Rep	Consultation, actions progression	Consultati on, actions, progressio n	Consultation, actions, progression	RAG statu s D3		RAG statu s D4	Consultation, actions, progression	RAG statu s D5		RAG statu s D6		RAG statu s D7	Consultation, actions, progression	RAG statu s D8	progreccion	RAG 'statu s D9
34	As raised in our Preliminary Environmental Information Report (PEIR) response, the reference used within this paragraph is very old, nearly 40 years. Is there any more recent evidence to show herring tolerance to elevated suspended sediment concentrations? Also what does Kiorboe et al. 1981 define as "short term" exposure?		The Applicant stated [AS-036] that an extensive literature review has been conducted. NE notes the commitment to the new research into herring tolerance to elevated suspended sediment concentrations at the time of construction. This matter is ongoing until it is secured.	N/A	Ongoing		N/A		No update		Natural England notes that this matter remains outstanding. However, we defer matters on fish and shellfish to the MMO and consider this issue of minor significance.							
3!	Is there any further site specific information to determine the likelihood of being in direct contact with sand eel habitat and linking this to the noise modelling impacts to have a greater understanding of the risk given to sand eels?		AS-036 provides further information. We defer to Cefas for their expertise on this topic.	N/A	Ongoing		N/A		Natural England has deferred to CEFAS on this matter									
36	Is there a reason why the applicant cannot commit to burying their cable to a minimum depth of 1.5m?		Whilst the applicant responded at AS-036, there remains disagreements.	N/A	Ongoing		N/A		No update		Natural England notes that this matter remains outstanding. However, we defer matters on fish and shellfish to the MMO and consider this issue of minor significance.		Ongoing Issue		We continue to consider this to be of minor significance. See Offshore SoCG.		Please see Deadline 8 Applicant's Offshore SoCG [REP8-109].	



N	Representations EA1N Appendix G - Development Consent Order,	and	Consultation	statu		RAG statu	Consultation,	RAG statu s D3	Consultation, actions, progression	RAG statu s D4	Consultation, actions, progression	RAG statu s D5	Consultation, actions, progression	RAG statu s D6	lactions brookession	RAG statu s D7	Consultation,	IConsultation.	RAG statu s D9
D	ocument Used: 3.1 EA1N Draft Developme	ent Cor	nsent Order														•		
	NE disagrees with definitions of "commence" and "offshore preparation works". The wording permits damaging works (e.g. UXO detonation). The wording is also open to the inclusion of more activities than specified and thus could lead to works such as boulder removal, sand wave levelling, pre lay grapnel runs and other potentially environmentally damaging works. These works could commence before the appropriate methodologies and documentation have been approved. As there would be no regulatory involvement it is not certain if pre construction surveys would be completed to sufficiently inform and agree micro siting requirements. Thus leading to an increased risk of impact to features of conservation value (e.g. biogenic reef). The words 'but not limited to' should be removed, as should reference to UXO detonation works.		The Applicant stated [AS-036] that they will update the definition of "offshore preparation works" in the next version of the draft DCO. There is ongoing disagreement with regards to the UXO detonation timings. More comments can be seen at REP1-155.		N/A		The Applicant intends to submit an updated DCO at Deadline 3.		Issue Ongoing. The updated Draft DCO and schedule of changes to the draft DCO [REP-011, REP-012 and REP-013] submitted at Deadline 3 retains the inclusion of UXO works, although Natural England note the words 'not limited to' are removed. As stated in our RR-059, this should be removed, as per our response in Appendix G2 at D4		No update		The Applicant submitted a Schedule of Changes to draft DCO at Deadline 6 [REP5-005]. Natural England welcomes the update to the definition of offshore preparation works and notes the amendments.						
	Natural England does not agree with the definition of "maintain". Specifically that works linked as ancillary works (listed in schedule 1 part 1) are part of maintenance. Works such as cable protection and scour protection deployment are construction activities which can have significant environmental impact. They should not be included within the definition of maintenance. Please see Natural England and the MMO positions on deployment of cable protection.		The Applicant stated [AS-036] that they will review a paper produced by Natural England which offers guidance on the expected marine licensing requirements. This is an ongoing issue.		N/A				Issue Ongoing. See DCO response Appendix G2 at Deadline 4 and Appendix F7 at Deadline 4 which sets out Natural England's position on cable protection.		No update		No update		Natural England are awaiting an updated draft DCO at Deadline 7.		No update - issue ongoing	No update - issue ongoing	



N	Relevant and Written Representations EA1N Appendix G - Development Consent Order, Deemed Marine Licences and related	and	Consultation,	statu	actions, progressi on	RAG statu s D2	Consultation, actions, progression	RAG statu s D3	actions progression	Consultation,	Consultation, actions, progression	RAG statu s D6	Consultation, actions, progression	RAG statu s D7		Consultation, actions, progression	RAG statu s D9
	Arbitration: Natural England does not consider that it is appropriate for post-consent sign-off of DML conditions to be subject to arbitration. Natural England suggests that this wording be amended to that which was used by the Secretary of State (SoS) while deciding on this issue in the Tilbury 2 application. Natural England also refers to the representations and submissions on arbitration submitted during the recent Hornsea 3, Vanguard and Thanet Extension applications.		We have liaised with the Applicant on this issue, this is outlined in REP1-155. In the Vanguard decision similar arbitration and appeals mechanism for the DML conditions were removed. There is ongoing disagreement.		N/A		Ongoing disagreement.		Resolved: The updated Draft DCO and schedule of changes to the draft DCO [REP011, REP012 and REP013] submitted at Deadline 3 includes the amendment to the arbitration article to make it clear that decisions undertaken by the MMO or the SOS post consent will not be subject to arbitration. This addresses our concern with this article.								
	Many areas and volumes are given as m2 and m3, they should be m ² or m ³ .		The Applicant agreed to make these changes [AS-036] in the updated version of the draft DCO. We will review the next DCO and confirm.		N/A				Resolved: The updated Draft DCO and schedule of changes to the draft DCO [REP011, REP012 and REP013] submitted at Deadline 3 includes amendments to m ² or m ³ .								



N	Development Consent Order, Deemed Marine Licences and related certified documentation	and WR Rep	Consultation, actions, progression	RAG statu s D1	actions, progressi on	RAG statu	actions, progression	RAG statu s D3	IConcultation	RAG statu s D4	consultation,	RAG statu s D5	Consultation, actions, progression	RAG statu s D6	lactions, progression	RAG statu s D7	Consultation,	statu s D8	actions, progression	RAG statu s D9
	No volumes or areas of cable protection ar provided but are recorded within the DML: The ES project descriptions have separate areas of cable protection for the cable crossings. Clarification is needed to explain if volumes are recorded within the totals within the DMLs or if they are additional to the DML volumes. If additional, volumes should be recorded in the DCO/DML to ensure the maximums are stated and enforceable. No volumes or areas of disposal are provided. Maximum amount of disposal should be provided and split into hard substrate (drill arisings), boulder relocation and soft sediments (sand wave levelling and ground preparation). The totavolumes are recorded within the DMLs and split according to activity. This application and project description includes detonation of UXO. If these works are to be licenced and given the significant potential for impact the maximum number of detonations and the maximum size of detonation (UXO in kg) should be recorded. These factors should also be recorded in th DMLs to ensure no works outside of the scope of the ES details take place.	f	The Applicant stated [AS-036] that deposits are licensable marine activities and are therefore regulated by the DMLs, there is no need for these area or volumes to be specified in schedule 1 of the DCO. We informed the Applicant that we disagree. More details can be seen in REP1-155.		N/A		Ongoing disagreement.		Ongoing disagreement		No update		No update		Natural England are awaiting an updated draft DCO at Deadline 7.		No update		No further update	
	The relevant statutory nature conservation body should be named as a consultee on the updated Code of Construction Practice (CoCP). This is t ensure the appropriate environments considerations are provided within these documents.	o	The Applicant stated [AS-036] that they do not consider it necessary to name NE as a consultee on the face of the DCO in respect of the CoCP. We disagree please see REP1-155.		N/A				Resolved. The updated Draft DCO and Schedule of Changes to the draft DCO [REP011, REP012 and REP013] submitted at Deadline 3 - includes reference to 'consultation with the named statutory consultee'.		Previously Closed in error - unresolved - The relevant SNCB has not been named as a consultee in the CoCP. Natural England should be named within the COCP.		Unresolved		Unresolved		The Relevant SNCB should be named as a consultee within the COCP - see comments in Appendix G5 and Appendix C9 at Deadline 8.		Issue Ongoing - Natural England are in discussion with the Applicant and await further submission of the CoCP into examination	



N	o. [Relevant and Written Representations EA1N Appendix G - Development Consent Order, Deemed Marine Licences and related	and	Consultation	Consulta tion, actions, progressi on	Consultation,	actions, progression	actions progression	I Consultation	RAG statu s D6	IConsultation.	RAG statu s D7	IConsultation.	IConsultation.	RAG statu s D9
	c c c e r r	The relevant statutory nature conservation body should be named as a consultee on the onshore decommissioning plan. This is to ensure appropriate ecological mitigation and considerations are made within the decommissioning works.		The Applicant agreed to update requirement 30 (Onshore decommissioning) of the draft DCO to include the relevant SNCB as a consultee in respect of the onshore decommissioning plan [AS-036]. Once we have seen an updated draft this issue will be resolved.	N/A	Updated DCO/DML expected at deadline 3.	Resolved. The updated Draft DCO and Schedule of Changes to the draft DCO [REP011, REP012 and REP013] submitted at Deadline 3 - includes reference to 'consultation with the relevant statutory nature conservation body'.								
:	c c c e a r r t t	This requirement makes it clear that onshore connection works built under one order can only be built on one order and not both. However, Natural England questions if this requirement adequately ensures that any ongoing monitoring or mitigation works for those areas are clearly secured. Natural England considers it logical that the party who constructed the works should hold responsibility for any required ongoing requirements.		The Applicant stated [AS-036] that under Article 5 the obligations would transfer to the new owner.	N/A	N/A									
	ķ	Definitions of "commence", "offshore preparation works" and "maintain" are not acceptable, see points 1 and 2.		See issues 1 and 2 above.	N/A	Updated DCO/DML expected at deadline 3.	Ongoing issue as above, see points 1 and 2	No update	Definition of commence is agreed, but maintain remains an issue due to concerns regarding lifetime deployment of cable protection and scour protection.		Natural England are awaiting an updated draft DCO at Deadline 7.		No update on definition of 'maintain'. Issue Ongoing	No update on definition of 'maintain'. Issue Ongoing	



No	Relevant and Written Representations EA1N Appendix G - Development Consent Order, Deemed Marine Licences and related certified documentation	and	Consultation, actions, progression	statu	progress	RAG statu	IConsultation.	RAG statu s D3	IConcultation	statu s D4	Consultation, actions, progression	statu s D5	actions, progression	ctatu	actions, progression	RAG statu s D7	actions, progression	Ictatii	Consultation, actions, progression	RAG statu s D9
10	This condition requires a notification of completion of construction activities. Does this condition adequately ensure that no further construction activities can be undertaken under this DML? Natural England considers that this is a notification only. To ensure clarity on the end of the construction period and the start of the operation period and to appropriately trigger the post-construction conditions, Natural England considers that a separate condition may be needed to require the Applicant to inform once all construction activities have completed and that no further construction works will be required under this licence. Recent projects have implied that as their DCO and DML has no requirement or condition ending construction they can complete construction activities throughout the lifetime of the project. Natural England does not consider this appropriate.		The Applicant has stated that they do not consider the condition we proposed as appropriate [AS-036] There is ongoing disagreement on this issue.		N/A		Ongoing disagreement.		Ongoing disagreement		No update		No update		Natural England are awaiting an updated draft DCO at Deadline 7.		Natural England welcomes the proposal to include a close out report condition which would prevent further turbines from being constructed. Once included in the updated DML this issue can be considered resolved.		Issue Resolved by new DML Condition in Version 6 at Deadline 8 [REP8- 004].	



No	Taken from Natural England's Relevant and Written Representations EA1N Appendix G - Development Consent Order, Deemed Marine Licences and related certified documentation	and		statu	-	RAG statu s D2	Consultation,	RAG statu s D3	actions, progression	RAG statu s D4	Consultation, actions, progression	RAG statu s D5	Consultation, actions, progression	RAG statu s D6	IConsultation.	RAG statu s D7	Consultation, actions, progression	Ictatu	Consultation, actions, progression	RAG statu s D9
12	The conditions to ensure removal of UXO can proceed without inclusion under commencement. However, these works also require consideration of potential benthic impacts (biogenic reef). The requirement to preform pre-construction surveys to inform micro-siting of cables must be included to ensure appropriate mitigation. Current drafting has no timing requirements for submission. They need to be submitted a minimum of 6 months prior to the detonation. However, this work will lead to significant duplication of effort for post-construction document approval. NE advises inclusion of UXO within the definition of "commence" and the sign off of plans within the pre-construction conditions. Conditions should be added to DMLs ensure that: • 1 UXO is detonated across EA2 and EA1N within a 24 hour period. • No piling will occur concurrent to the UXO detonation or within 24 hours of a detonation. • 1 piling event can occur across EA2 and EA1N within any 24 hour period. • A Co-operation Plan/Agreement will be required between EA1N and EA2 if construction periods overlap. These key mitigations in outline SIP pg 30 section 6.1 and should be appropriately secured through condition.		This issue is under discussion, please see REP1-155.		N/A		The Applicant will submit an Inprinciple SIP at Deadline 3.		Following the Applicant's submission of IPSIP [REP3-044] and Schedule of Changes to Draft DCO and Draft DCO [REP3-011, REP-012 & REP3-013] there remains ongoing disagreement. See NE Response in Appendix G3 and Appendix B3 at Deadline 4.		Awaiting Applicant to submit draft conditions for marine mammals. Please see NE Deadline 5 Appendix B5 for comments on IPMP.		The Applicant submitted a Schedule of Changes to draft DCO at Deadline 6 [REP5-005]. Natural England notes the inclusion of wording ensuring that a micrositing report is produced. We also note the inclusion of new timing requirements under condition 16 (3) and (4). We support the 6 and 3 month timing requirements that have been proposed. Discussion is ongoing regarding the wording of conditions restricting the piling and UXO. Updated DCO expected at Deadline 6.		Natural England are awaiting an updated draft DCO at Deadline 7.		Issue resolved - See Appendix G5 response to DCO Version 5 [REP7-006, REP7-007]. Natural England are expecting a few minor wording changes to be included in an updated DCO at Deadline 8 and expect this issue to be resolved.			



No	Development Consent Order, Deemed Marine Licences and related	and	Consultation	RAG statu		RAG statu s D2	actions, progression	RAG statu s D3	actions progression	ctatul	Consultation,	RAG statu s D5	Consultation, actions, progression	RAG statu s D6	Consultation, actions, progression	RAG statu s D7	Consultation, actions, progression	ctatu	Consultation,	RAG statu s D9
12	The condition allows for changes to the cable protection if proposed following cable laying operations. However, there is no end date within the condition. Natural England's joint position with the MMO is that it is not appropriate for cable protection to be deployed throughout the operation and maintenance (O&M) phase of a project. This is due to the very large spatial and temporal scale of these licenced works, giving a Rochdale Envelope that is too undefined to appropriately assess. An end date should be included based on the proposals within the Natural England and MMO joint position statement. Any cable protection works after this end date should be licenced separately. It should also be noted that further surveys would be required to confirm the presence/absence of Sabellaria reef, such as is required prior to construction.		See point 2 above.		N/A		The Applicant intends to submit an updated draft DCO at Deadline 3.		Issue ongoing, see Natural England response Appendix G2 and Appendix F7 at Deadline 4. We also refer to the comments in our relevant and written reps [RR-059], Appendix F1 [REP1- 161] and Appendix F2 [REP1-158].		No update		The Applicant submitted a Schedule of Changes to draft DCO at Deadline 6 [REP5-005]. Natural England welcomes the condition securing the submission of the updated Sabellaria reef management plan six months prior to works.						Natural England continues to note the scour and cable protection issue during the O&M phase is outstanding.	
13	Natural England considers that within these conditions the requirements to conduct ornithological monitoring (as outlined in the In Principle Monitoring Plan) should be secured. All issues raised under Schedule 13		The Applicant intends to update draft DCO to be submitted at Deadline 3. NE will provide further advice after Deadline 3.		N/A				Issue Ongoing. Natural England notes inclusion of ornithological monitoring, but has concerns over the wording. See Appendix G2 and Appendix A12 responses at Deadline 4.		No update		The Applicant submitted a Schedule of Changes to draft DCO at Deadline 6 [REP5-005]. Natural England welcomes the condition securing ornithological monitoring.							
14	also apply to Schedule 14 where similar conditions exist.																			
15	Please see point 3 regarding Arbitration.																			



N	Relevant and Written st. Representations EA1N Appendix G - Development Consent Order, ar Deemed Marine Licences and related W	RAG statu Rel Consultation, and actions, progressi WR Rep	stat	Consulta tion, actions, progressi	RAG statu s D2	IConsultation.	RAG statu s D3	IConsultation	ctatu	Consultation, actions, progression	RAG statu s D5	IConsultation.	RAG statu s D6	Consultation, actions, progression	RAG statu s D7	Consultation, actions, progression	ctatu	Consultation, actions, progression	RAG statu s D9
Do	cument Used: 8.12 EA1N Outline Offshore C	Operations and Mainte	nance Pla	ns		•													
1	The definition of green items states that these items may go ahead and that no additional Marine Licences are needed, but that notification may be required. This is not entirely accurate, some of the items listed as green require resubmission of plans and documentation and further approvals from the MMO. Natural England suggests that the text is amended to reflect that some green items will require approval and not just notification.	As discussed at a workshop on the 10.08.20 the outli OOMP will be updated and resubmitted by th Applicant at Dead 3. NE will provide updated response after Deadline 3.	e ine an	N/A		The Applicant intends to submit an updated outline OOMP into the Examination at Deadline 3.		Resolved. Applicant has added wording to the OOMP submitted at Deadline 3 [REP3-038 and REP3-039] to clarify green items will require approval from the MMO.											
1	Cable burial using surface protection: Natural England assumes this refers to deployment of cable protection, although the table is not clear on this point. This is listed as green indicating that a further marine licence is not required. Natural England does not agree and considers this should be amber. Please see point 2 and the MMO and Natural England position statements on cable protection. This issue is replicated in the transmission section of the plan and both sections should be amended.	Please see point 2 above.		N/A		The Applicant intends to submit an updated draft DCO at Deadline 3.		Issue ongoing see Deadline 4 response Appendix G2.		No update		Position remains. MMO have proposed condition wording on a without prejudice basis. NE agrees to the MMO wording, also on a without prejudice basis to the issues regarding lifetime deployment of cable protection.		Natural England are awaiting an updated draft DCO at Deadline 7.		Natural England have agreed to updated DML conditions on a without prejudice basis. The issue regarding deployment of cable protection in new areas for 5 years after construction remains outstanding.		Issue Ongoing - The issue regarding deployment of cable protection in new areas for 5 years after construction remains outstanding.	



N	Taken from Natural England's Relevant and Written Representations EA1N Appendix G - Development Consent Order, Deemed Marine Licences and related certified documentation	and	Consultation,	RAG statu	Consulta tion, actions, progressi on	RAG statu	Consultation,	RAG statu s D3	Consultation, actions, progression	RAG statu s D4	iconsultation.	Ictatii	Consultation, actions, progression	RAG statu s D6	Consultation,	RAG statu s D7	Consultation,	RAG statu s D8	actions progression	RAG statu s D9
1	Scour protection is listed within the table as green. Therefore, it may be deployed with no additional licence required. This should be changed to amber. Scour protection may be deployed up until the maximum assessed in the ES. Any additional protection above the amount assessed in the ES would need additional licences. Natural England advises that maximum amount allowed should be based on the maximum amount assessed in the ES for the individual foundation type. Not the total assessed volume of scour for the entire project and the document should be amended to reflect this. This issue is replicated in the transmission section of the plan and both sections should be amended.		As discussed at a workshop on the 10.08.20 the outline OOMP will be updated and resubmitted by the Applicant at Deadline 3. NE will provide an updated response after Deadline 3.		N/A		The Applicant intends to submit an updated draft DCO at Deadline 3.		Issue ongoing the amendments at Deadline 3 did not amend this to amber as requested.		No update		Position remains. MMO have proposed condition wording on a without prejudice basis. NE agrees to the MMO wording, also on a without prejudice basis to the issues regarding lifetime deployment of scour protection.		Natural England are awaiting an updated draft DCO at Deadline 7.		Natural England have agreed to updated DML conditions on a without prejudice basis. The issue regarding deployment of scour protection in new areas for 5 years after construction remains outstanding.		Issue Ongoing - The issue regarding deployment of cable protection in new areas for 5 years after construction remains outstanding.	
1	NE doesn't consider it appropriate to grant a licence to detonate UXO over the lifetime of the project. This is especially relevant to projects located within the SNS SAC where detonation could have significant impacts and should be assessed based on updated information to show consideration of such things as in-combination impacts. If it is decided that it is appropriate to include UXO detonation for the lifetime of the project, then NE notes that UXO detonations are listed as green. We would advise that this should be listed as amber as the ES has assessed only a total of 80 detonations up to a maximum size of 700kg and therefore if more than 80 UXO's are found, or a UXO of size greater than 700kg, a new ML would be required. Consent will be required for disturbance of EPS for all instances and, therefore, it may be more appropriate to list this as red. However, in all instances the need for the EPS consent should be appropriately reflected in this document to ensure appropriate consent is sought within a reasonable time frame.		The Applicant stated that they do no intend on carrying out UXO clearance throughout the operational period and this will be corrected in the OOMP [AS-036]. As discussed at a workshop on the 10.08.20 the outline OOMP will be updated and resubmitted into Examination at Deadline 3.		N/A		The Applicant intends to submit an updated draft DCO at Deadline 3.		Resolved. Applicant has added wording to the OOMP submitted at Deadline 3 [REP3-038 and REP3-039] to clarify that no UXO clearance events will take place during operation and maintenance period.											



No	Relevant and Written Representations EA1N Appendix G - Development Consent Order,	RAG statu s Rel and WR Rep	Consultation,	statu		RAG statu s D2	Consultation, actions, progression	RAG statu s D3	[Consultation,	RAG statu s D4	Consultation, actions, progression	RAG statu s D5	Consultation.	RAG statu s D6	Consultation, actions, progression	RAG statu s D7	Consultation,	Ictatu	Consultation,	RAG statu s D9
Do	cument Used: 8.13 EA1N Offshore In Prin	nciple N																		
2	proposed O&M works. The post- construction structural/engineering surveys suggested in Table 1 could be used to inform any monitoring should they be in the appropriate location and within an appropriate timeframe.		The Applicant stated that they would like to see the cable protection paper by Natural England [AS-036]. This was sent to the Applicant, this matter relates to point 2 above. This matter is ongoing. Please see REP1-155.		N/A		The Applicant intends to submit an updated draft DCO at Deadline 3.		Ongoing. See NE Deadline 4 Cover Letter. A detailed response to the IPMP submitted by the Applicant at Deadline 3 [REP3-040 and REP3-041] will be provided by Natural England at Deadline 5.		Natural England have provided a response to the IPMP submitted by the Applicant at Deadline 3. Please see Appendix F8.		Natural England are awaiting an update IPMP at Deadline 6.		The Applicant submitted an updated IPMP at Deadline 6 [REP6-015, REP6-016]. Please see Appendix F9 [REP7-074] at Deadline 7 for detailed comments.		Proposals for O&M activities in areas of priority habitats are not included in the IPMP or the OOMP. But benthic monitoring for pre and post installation is now agreed.		Issue ongoing	
2	Natural England notes that we would like to engage with the Applicant on the potential monitoring requirements for marine mammals and the potential for contribution to strategic monitoring. Following this discussion there may be a need to update this section to better reflect the monitoring that will be required.		There is ongoing discussion on this matter.		N/A		Ongoing.		Ongoing. See NE Deadline 4 Cover Letter. A detailed response to the IPMP submitted by the Applicant at Deadline 3 [REP3-040 and REP3-041] will be provided by Natural England at Deadline 5.		As above		Natural England are awaiting an update IPMP at Deadline 6.		The Applicant submitted an updated IPMP at Deadline 6 [REP6-015, REP6-016]. Natural England welcome the commitment to work strategically and collaboratively with other OWF sites. Please see Appendix F9 for detailed comments.					
2	Natural England refers to our points 47 and 48 in Annex A Offshore Ornithology.		Please see point 31 of the Offshore Ornithology tab.		N/A		NE engaged in a workshop with the Applicant on 07.12.20. Awaiting RTD note to be submitted by the Applicant at Deadline 3.		Please see NE interim ornithological response to RTD in Appendix A12 at Deadline 4.		Please see point 31 of the Offshore Ornithology tab.		Please see point 31 of the Offshore Ornithology tab.		The Applicant submitted an updated IPMP at Deadline 6 [REP6-015, REP6-016]. Please see Appendix F9 for detailed comments.		Monitoring of RTD is now included in IPMP. Please see our Deadline 7 response F9 [REP7-074].			



No	Relevant and Written Representations EA1N Appendix G - Development Consent Order, Deemed Marine Licences and related	and	actions progression	RAG statu	Consulta tion, actions, progressi on	RAG statu			actions progression	consultation,	actions progression	ICTATII	Consultation,	Consultation,	RAG statu s D9
2.	New Issue at Deadline 8. Schedule 13, Part 2, Condition 26. Natural England notes the updated wording and the inclusion of the SIP requirement as a separate condition. While we support most of the wording, we would request clarification on if the wording would allow for multiple SIPs to be submitted and approved.												New Issue at Deadline 8. See this inclusion in Natural England Response in Appendix G5 at Deadline 8.	New wording in DCO version 6 at Deadline 8 [REP8-004] resolves this issue	
2	New Issue. It is noted that the compensation secured within each part is limited to an attempt, at one compensation measure, such as nesting sites or predator control. However, this limits the options for the Secretary of State to those specific compensatory measures. See NE deadline 8 appendix G5 for further details												New Issue at Deadline 8. See this inclusion in Natural England Response in Appendix G5 at Deadline 8.	Issue remains	
2	Schedule 18 Part 1-4 and 6, condition 3 (a) Within this condition is a requirement to provide information on the location of compensatory measures. These sections should be amended to note that within this information details need to be provided that explain ecologically why this location is appropriate and likely to support successful compensation (e.g. for nesting sites a site that the target species will colonise with adequate access to prey resource).												Issue raised	No Update	
2	Schedule 18 Part 1-6 Condition 4 It is not sufficient for compensatory measures to just be in place. They need to be fully functioning and effectively compensating prior to construction/operation.												Issue raised	No Update	
2	Schedule 18 Part 5 Condition 3 This condition is incomplete and therefore we are unable to comment on its sufficiency. However, if similar wording that is used in parts												Issue raised	No Update	