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Natural England Our ref: EN010077

Date: 14th March 2022

Dear Sir or Madam,

Planning Act 2008 and The Infrastructure Planning (Examination Procedure) Rules 2010

Application by East Anglia ONE North Limited ("the Applicant") for an Order granting Development Consent for the proposed East Anglia ONE North Offshore Wind Farm and associated offshore and onshore infrastructure ("the East Anglia ONE North Project")

The Secretary of State has received a letter dated 11th March 2022 from the Applicant regarding the Application for the proposed East Anglia ONE North Project. The letter proposes clarifications upon matters arising in relation to red-throated divers in the Outer Thames Estuary Special Protection Area (SPA). The letter has been published on the East Anglia ONE North project page of the National Infrastructure Planning website:

https://infrastructure.planninginspectorate.gov.uk/wp-content/ipc/uploads/projects/EN010077/EN010077-009780-EA1N%20Cover%20Letter%2011%20March%202022%20final.pdf

The Secretary of State requests that Natural England provide confirmation of its agreement with the clarified measures for red-throated diver including whether the measures provide adequate compensation and that, taking account of the proposed measures, whether Natural England has any updates to its advice on the minimum distance required between the Project array and the boundary of the Outer Thames Estuary SPA.

A response is requested by 23.59 on 15th March 2022.

Information requested above should be submitted by email only to: EastAngliaOneNorth@planninginspectorate.gov.uk

Responses will be published on the East Anglia ONE North project page of the National Infrastructure Planning website as soon as possible after the deadline:

https://infrastructure.planninginspectorate.gov.uk/projects/eastern/east-anglia-one-north-offshore-windfarm/.

This letter is without prejudice to the Secretary of State's consideration of whether to grant or withhold development consent for the East Anglia ONE North Project. Nothing in this letter is to

be taken to imply what the eventual decision might be or what final conclusions the Secretary of State may reach on any particular issue which is relevant to the determination of the application.

Yours faithfully,

Gareth Leigh

Gareth Leigh Head of Energy Infrastructure Planning