



The Planning Inspectorate
Yr Arolygiaeth Gynllunio

The Planning Act 2008

EAST ANGLIA ONE NORTH OFFSHORE WIND FARM

Examining Authority's Report
of Findings and Conclusions

and

Recommendation to the Secretary of State for
Business, Energy & Industrial Strategy

VOLUME 3

Examining Authority

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6 October 2021

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OVERVIEW

File Ref: EN010077

The application, dated 15 October 2019, was made under section 37 of the Planning Act 2008 and was received in full by The Planning Inspectorate on 25 October 2019.

The applicant is East Anglia ONE North Limited.

The application was accepted for Examination on 22 November 2019.

The Examination of the application began on 6 October 2020 and was completed on 6 July 2021.

The development proposed comprises the following:

The construction and operation offshore of up to 67 wind turbine generators (WTGs) with a maximum tip height of up to 282 metres, together with up to four offshore electrical platforms, an offshore construction, operation and maintenance platform, a meteorological mast, inter-array cables linking the WTGs to each other and to the offshore electrical platforms, platform link cables and up to two export cables to take the electricity generated by the WTGs from the offshore electrical platforms to landfall.

The construction and operation onshore of landfall connection works north of Thorpeness in Suffolk, underground cables running from landfall to a new onshore substation located at Grove Wood, Friston, Suffolk, together with a new National Grid substation and National Grid overhead line realignment works including the reconstruction and/or relocation of up to three pylons, construction of up to one additional pylon and the construction of up to three permanent sealing end compounds.

Summary of Recommendation:

The Examining Authority recommends that the Secretary of State should make the Order in the form attached.

REPORT GUIDE

This Report is divided into three volumes.

Volume 1: This Volume

- Introductory Matters and Context
 - Chapters 1 - 4
- Initial analysis
 - Chapter 5: Need
- Onshore Analysis
 - Chapter 6: Flooding and Drainage
 - Chapter 7: Landscapes and Visual Amenity
 - Chapter 8: Onshore Historic Environment
 - Chapter 9: Seascapes
 - Chapter 10: Onshore Ecology
 - Chapter 11: Coastal Physical Effects
 - Chapter 12: Onshore Water Quality and Resources
 - Chapter 13: Noise, Nuisance and Health Effects Onshore
 - Chapter 14: Transport and Traffic
 - Chapter 15: Socio-economic Effects Onshore
 - Chapter 16: Land Use
 - Chapter 17: Other Onshore Matters

Volume 2

- Offshore Analysis
 - Chapter 18: Offshore Ornithology
 - Chapter 19: Marine Mammals
 - Chapter 20: Other Offshore Biodiversity Effects
 - Chapter 21: Marine Physical Effects and Water Quality
 - Chapter 22: Offshore Historic Environment
 - Chapter 23: Offshore Socio-economic and Other Effects
- Overarching Analysis
 - Chapter 24: Habitats Regulations Assessment
 - Chapter 25: Alternatives
 - Chapter 26: Good Design
 - Chapter 27: Other Overarching Matters
- The Planning Balance
 - Chapter 28: Conclusions on the Case for Development Consent
- Land, Rights and Statutory Provisions
 - Chapter 29: Compulsory Acquisition and Related Matters
 - Chapter 30: The Draft Development Consent Order and Related Matters
- Conclusions

- Chapter 31: Summary of Findings and Conclusions

Volume 3

- Appendices
 - Appendix A – The Examination
 - Appendix B – The Examination Library
 - Appendix C – The Abbreviation List
 - Appendix D – The Recommended Development Consent Order

The total Report comprises all three volumes, all of which need to be read to provide the basis for the findings and recommendations that have been made.

APPENDIX A: THE EXAMINATION

The table below lists the main events that occurred during the Examination and the procedural decisions taken by the Examining Authority (ExA)

Examination Event	Date of Event
Preliminary Meeting Part 1	16 September 2020
Unaccompanied Site Inspection 1	20 and 21 January 2020
Unaccompanied Site Inspection 2	15 and 16 July 2020
Unaccompanied Site Inspection 3	13 and 14 August 2020
Close of Preliminary Meeting	6 October 2020
Open Floor Hearing 1	7 October 2020 (evening)
Open Floor Hearing 2	8 October 2020 (afternoon)
Open Floor Hearing 3	9 October 2020 (morning)
Issue by the ExA of: <ul style="list-style-type: none"> • Examination Timetable • The ExA's Written Questions (ExQ1); and • Notification of hearings 	12 October 2020
Unaccompanied Site Inspection 4	12 and 13 October 2020
Unaccompanied Site Inspection 5	30 October 2020
Deadline 1	2 November 2020
Application for the inclusion of Additional Land made by the Applicant [REP1-001 and REP1-037]	2 November 2020
Open Floor Hearing 4	5 November 2020 (morning)
Open Floor Hearing 5	6 November 2020 (morning)
Deadline 2	17 November 2020
Issue by the ExA of: <ul style="list-style-type: none"> • Procedural Decisions on Changes to the Applications and written questions (Rule 9) Publication by ExA of: <ul style="list-style-type: none"> • Proposed Provisions Checklist for the Compulsory Acquisition of Additional Land 	19 November 2020
Issue Specific Hearing 1 into Biodiversity and Habitats Regulations Assessment (HRA)	1 December 2020 (morning)
Compulsory Acquisition Hearing 1	1 December 2020 (afternoon)
Issue Specific Hearing 2 into Onshore siting, design and construction	2 and 3 December 2020
Issue by the ExA of: <ul style="list-style-type: none"> • Amendments to the Examination timetable (Rule 8(3)) • Notification of Procedural Decisions; and • Notification of hearings and Access Required Inspection 	8 December 2020
Deadline 3	15 December 2020
Issue by the ExA of: <ul style="list-style-type: none"> • Request for further information (Rule 17) 	16 December 2020
Unaccompanied Site Inspection 6	6 and 7 January 2021
Deadline 4	13 January 2021

APPENDIX A: THE EXAMINATION

Examination Event	Date of Event
Issue Specific Hearing 3 into Biodiversity and HRA	19 January 2021 (morning)
Issue Specific Hearing 4 into Onshore environment, construction, transport and operational effects	19 January 2021 (afternoon) and 20 January 2021
Issue Specific Hearing 5 into Social, economic, land and sea use effects	21 January 2021
Open Floor Hearing 6	22 January 2021 (morning)
Access Required and Unaccompanied Site Inspection 7	25, 26 and 27 January 2021
Issue by the ExA of: <ul style="list-style-type: none"> • Amendments to the Examination timetable (Rule 8(3)); and • Notification of hearings 	25 January 2021
Open Floor Hearing 7	28 January 2021 (afternoon)
Issue Specific Hearing 6 into draft Development Consent Order	29 January 2021
Deadline 5	3 February 2021
Issue by the ExA of: <ul style="list-style-type: none"> • Initial Assessment of Issues under Regulation 11 of the Compulsory Acquisition Regulations 	5 February 2021
Issue by the ExA of: <ul style="list-style-type: none"> • Amendments to the Examination timetable (Rule 8(3)); and • Notification of hearings Issue by the ExA to the Secretary of State (SoS): <ul style="list-style-type: none"> • Request for an extension to the Examination 	9 February 2021
Publication by ExA of: <ul style="list-style-type: none"> • Further Written Questions (ExQ2); and • The ExA's commentary on the dDCO 	12 February 2021
Compulsory Acquisition Hearing 2	17 February 2021
Issue Specific Hearing 7 into Biodiversity and HRA	18 February 2021 (morning)
Issue Specific Hearing 8 into Landscapes/Seascapes	18 February 2021 (afternoon)
Issue Specific Hearing 9 into the draft Development Consent Order	19 February 2021
Issue by the ExA of: <ul style="list-style-type: none"> • Notification of Procedural Decision following Issue Specific Hearing 9 (Rule 9) 	22 February 2021
Deadline 6	24 February 2021
Deadline 7	4 March 2021
Publication by ExA of:	4 March 2021

APPENDIX A: THE EXAMINATION

Examination Event	Date of Event
<ul style="list-style-type: none"> Report on the Implications for European Sites (RIES) 	
Issue Specific Hearing 10 into Health and Social Well Bring	9 March 2021
Issue Specific Hearing 11 into Flood Risk and Drainage	10 March 2021
Issue Specific Hearing 12 into Noise	11 March 2021
Issue Specific Hearing 13 into Traffic and Transport	12 March 2021
Issue Specific Hearing 14 into Biodiversity and HRA	16 and 17 March 2021
Issue by the ExA of: <ul style="list-style-type: none"> Request for further information (Rule 17) 	17 March 2021
Compulsory Acquisition Hearing 3	18 March 2021
Issue Specific Hearing 15 into draft Development Consent Order	19 March 2021
Deadline 8	25 March 2021
Issue by the ExA of: <ul style="list-style-type: none"> Procedural Decision on changes to the Application (Rule 9) 	26 March 2021
Issue by the SoS of: <ul style="list-style-type: none"> 3 months extension granted to the Examination 	30 March 2021
Issue by the ExA of: <ul style="list-style-type: none"> Notification of Extension to the Examination and amendment to the Examination timetable (Rule 8(3)) 	1 April 2021
Deadline 9	15 April 2021
Issue by the ExA of: <ul style="list-style-type: none"> Request for further information (Rule 17) Procedural Decision on changes to the Application (Rule 9); and Notifications of hearings 	29 April 2021
Deadline 10	6 May 2021
Issue by the ExA of: <ul style="list-style-type: none"> Request for further information (Rule 17) 	6 May 2021
Issue by the ExA of: <ul style="list-style-type: none"> Request for further information (Rule 17) 	13 May 2021
Publication by ExA of: <ul style="list-style-type: none"> ExA's commentary on and/or schedule of changes to the dDCO; and ExA's Further Written Questions (ExQ3) 	20 May 2021
Issue Specific Hearing 16 into the proposed substation sites	26 May 2021
Issue Specific Hearing 17 into draft Development Consent Order	28 May 2021
Deadline 11	7 June 2021
Issue by the ExA of:	Wednesday 16 June 2021

APPENDIX A: THE EXAMINATION

Examination Event	Date of Event
<ul style="list-style-type: none"> • Procedural Decision on changes to the Application (Rule 9) <p>Publication by ExA of:</p> <ul style="list-style-type: none"> • Amendments to the previously issued Reports on the Implications for European Sites (RIES) 	
<p>Issue by the ExA of:</p> <ul style="list-style-type: none"> • Request for further information (Rule 17) 	18 June 2021
<p>Issue by the ExA of:</p> <ul style="list-style-type: none"> • Request for further information (Rule 17) 	23 June 2021
Deadline 12	28 June 2021
Deadline 13	5 July 2021
The ExA is under a duty to complete the Examination of the application by the date set by the Secretary of State under section 98(4) of the Planning Act 2008 (as amended).	6 July 2021
Examination closed	6 July 2021

APPENDIX B: EXAMINATION LIBRARY

Examination Library - Index	
Category	Reference
<p>Application Documents</p> <p>As submitted and amended version received before the PM. Any amended version received during the Examination stage to be saved under the Deadline received</p>	APP-xxx
<p>Adequacy of Consultation responses</p>	AoC-xxx
<p>Relevant Representations</p>	RR-xxx
<p>Procedural Decisions and Notifications from the Examining Authority</p> <p>Includes Examining Authority's questions, s55, and post acceptance s51</p>	PD-xxx
<p>Additional Submissions</p> <p>Includes anything accepted at the Preliminary Meeting and correspondence that is either relevant to a procedural decision or contains factual information pertaining to the examination including responses to Rule 6 and Rule 8 letters</p>	AS-xxx
<p>Events and Hearings</p> <p>Includes agendas for hearings and site inspections, audio recordings, responses to notifications and applicant's hearing notices</p>	EV-xxx
<p>Representations – by Deadline</p>	
<p>Procedural Deadline A</p>	PDA-xxx
<p>Procedural Deadline C</p>	PDC-xxx

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<p>Deadline 1</p> <ul style="list-style-type: none">•Post hearing submissions including written submissions of oral case•Notification from any Affected Person of wish to speak at Compulsory Acquisition Hearing 1 (CAH1)•Notification of wish to speak at Issue Specific Hearings 1 and 2 (ISH1 and ISH2)•Notification of wish to speak at any further Open Floor Hearing (OFH) to be held in the remainder of the Examination (if a request has not already submitted)•Notification of digital exclusion: identification of exceptional reasons why an Interested Party cannot participate in a virtual event•Nominations of suggested locations and justifications for site inspections for consideration by the ExA•Notification of wish to attend an Accompanied Site Inspection (ASI)•Notification by Statutory Parties of their wish to be considered as an Interested Party (IP) by the ExA•Notification of wish to have future correspondence received electronically•Notification by the Applicant of intent to make any non-material or material changes•Comments on Relevant Representations (RRs) (if not already submitted)•Summaries of all RRs exceeding 1500 words•Written Representations (WRs)•Summaries of all WRs exceeding 1500 words•Local Impact Reports (LIR) from any local authorities•Responses to the ExAs Written Questions (ExQ1)•Comments on any updated application documents•Applicant's Tracking Lists prepared under Procedural Decisions 12, 13, and 14 (Annex B1)•Statements of Common Ground (SoCG) and Commonality requested by the ExA under Procedural Decision 15	REP1-xxx
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APPENDIX B: EXAMINATION LIBRARY

<p>(Annex B1)</p> <ul style="list-style-type: none"> •Draft Itinerary to be provided by the Applicant for any ASI •Responses to any further information requested by the ExA for this deadline 	
<p>Deadline 2</p> <ul style="list-style-type: none"> •Comments on WRs •Comments on responses to RRs •Comments on LIRs •Comments on any SoCG •Comments on responses to the ExAs Written Questions (ExQ1) •Comments on any additional information/submissions received by Deadline 1 •Post hearing submissions •Responses to any further information requested by the ExA for this deadline 	REP2-xxx
<p>Deadline 3</p> <ul style="list-style-type: none"> •Post hearing submissions including written submissions of oral case (if required) •The Applicants revised draft DCO (dDCO) •Any revised/updated SoCG (if any) •Comments on any additional information/submissions received by Deadline 2 •Responses to any further information requested by the ExA for this deadline 	REP3-xxx
<p>Deadline 4</p> <ul style="list-style-type: none"> •Representations in relation to the additional land sought by the Applicant •Comments on the Applicant's revised dDCO •Comments on any revised/updated SoCG (if any) •Comments on any additional information/submissions received by Deadline 3 •Responses to any further information requested by the ExA for this deadline 	REP4-xxx

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<p>Deadline 5</p> <ul style="list-style-type: none">•Post hearing submissions including written submissions of oral case (if required) and submissions if there are any outstanding matters requiring to be heard•Comments on Representations in relation to the additional land sought by the Applicant•The Applicant's revised dDCO•Any revised/updated SoCG (if any)•Comments on any additional information/ submissions received by Deadline 4•Responses to any further information requested by the ExA for this deadline	REP5-xxx
<p>Deadline 6:</p> <ul style="list-style-type: none">•Post hearing submissions including written submissions of oral case•Responses to ExA's Further Written Questions (ExQ2) (if required)•Comments on the ExA's preferred dDCO or commentary on the dDCO (if required)•Comments on any additional information/submissions received by Deadline 5•Notification by the Applicant, existing Interested Parties and Other Persons of wish to speak at hearings in weeks commencing 8 and 15 March 2021•Responses to any further information requested by the ExAs for this deadline	REP6-xxx

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<p>Deadline 7:</p> <ul style="list-style-type: none">•Comments on responses to ExQ2 (if required)•Final Applicant’s Tracking Lists prepared under Procedural Decisions 12, 13, and 14 (Annex F)•Final dDCO to be submitted by the Applicant in the SI template with the SI template validation report (under Procedural Decision 19 (Annex F)•Final updated version of the Book of Reference (under Procedural Decision 19 (Annex F))•Final CA schedule (identifying any unresolved objections)•Comments on any additional information/submissions received by Deadline 6•Responses to any further information requested by the ExAs for this deadline	REP7-xxx
<p>Deadline 8:</p> <ul style="list-style-type: none">•Post hearing submissions including written submissions of oral case (if required)•Responses to ExA’s Further Written Questions (ExQ3) (if required)•Comments on the RIES (if required)•Final Statements of Common Ground (SoCG) and Commonality requested by the ExA under Procedural Decision 15 (Annex F) also listing matters not agreed (in circumstances where a SoCG could not be finalised.•Comments on any additional information/submissions received by Deadline 7•Responses to any further information requested by the ExAs for this deadline	REP8-xxx

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<p>Deadline 9:</p> <p>Deadline for receipt by ExA of:</p> <ul style="list-style-type: none">• Any requests to add supplementary information to documents submitted at Deadlines 5, 6 and 7• Comments on the Applicant's updated draft DCO (dDCO) submitted at Deadline 8 (D8)• Comments on Statements of Common Ground (SoCG) and Statement of Commonality received by D8• Comments on any additional information/submissions received by D8• Responses to any further information requested by the ExAs for this deadline	REP9-xxx
<p>Deadline 10:</p> <p>Deadline for receipt by ExA of:</p> <ul style="list-style-type: none">• Comments on any supplementary information received by D9• Comments on any additional information/submissions received at D9• Responses to any further information requested by the ExAs for this deadline	REP10-xxx
<p>Deadline 11:</p> <p>Deadline for receipt by ExA of:</p> <ul style="list-style-type: none">• Post hearing submissions including written submissions of oral case• Comments on ExA's commentary on and/or schedule of changes to the dDCO (if required)• Responses to ExAs Further Written Questions (ExQ3)• Comments on any additional information/submissions received at D10• Responses to any further information requested by the ExAs for this deadline	REP11-xxx

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<p>Deadline 12:</p> <ul style="list-style-type: none"> • Comments on responses to ExQ3 • Comments on the amendments to the previously issued RIES (if required) • Applicant’s Final Tracking Lists prepared under Procedural Decisions 12, 13, and 14 (Rule 8 (3) dated 08.12.2021 - Annex B) • Applicants Final preferred dDCO to be submitted in the SI template with the SI template validation report (under Procedural Decision 19 (Rule 8 (3) dated 08.12.2021 - Annex B) - including track change version • Applicants Final updated version of the Book of Reference (under Procedural Decision 19 (Rule 8 (3) dated 08.12.2021 - Annex B) - including track change version • Applicants Final Compulsory Acquisition schedule (identifying any unresolved objections) • Applicants Final Statements of Common Ground (SoCG) and Commonality requested by the ExA under Procedural Decision 15 (Rule 8 (3) dated 08.12.2021 - Annex B) also listing matters not agreed (in circumstances where a SoCG could not be finalised). • Comments on any additional information/submissions received at D11 • Responses to any further information requested by the ExAs for this deadline 	<p>REP12-xxx</p>
<p>Deadline 13:</p> <ul style="list-style-type: none"> • Comments on Applicant’s Final preferred dDCO • Comments on any additional information/submissions received by D12 • Responses to any further information requested by the ExAs for this deadline 	<p>REP13-xxx</p>

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Other Documents Includes s127/131/138 information, s56, s58 and s59 certificates, and transboundary documents	OD-xxx
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APPENDIX B: EXAMINATION LIBRARY

Examination Library	
Application Documents	
APP-001	East Anglia ONE North Limited 1.1 Covering Letter to the Planning Inspectorate
APP-002	East Anglia ONE North Limited 1.2 Application Form
APP-003	East Anglia ONE North Limited 1.3 Copies of Newspaper Notices
APP-004	East Anglia ONE North Limited 1.4 Application Index
APP-005	East Anglia ONE North Limited 1.5 Draft Section 55 Checklist
APP-006	East Anglia ONE North Limited 1.6 Guide to the Application
APP-007	East Anglia ONE North Limited 2.1.1 Location Plan (Offshore)
APP-008	East Anglia ONE North Limited 2.1.2 Location Plan (Onshore)
APP-009	East Anglia ONE North Limited 2.2 Land Plans
APP-010	East Anglia ONE North Limited 2.3.1 Works Plans (Offshore)
APP-011	East Anglia ONE North Limited 2.3.2 Works Plans (Onshore)
APP-012	East Anglia ONE North Limited 2.4 Access to Works Plan
APP-013	East Anglia ONE North Limited 2.5 Temporary Stopping up of Public Rights of Way Plan
APP-014	East Anglia ONE North Limited 2.6 Permanent Stopping up of Public Rights of Way Plan
APP-015	East Anglia ONE North Limited 2.7.1 Statutory or Non-Statutory Historic or Scheduled Monument Site or Features Plan (Offshore)
APP-016	East Anglia ONE North Limited 2.7.2 Statutory or Non-Statutory Historic or Scheduled Monument Sites or Features Plan (Onshore)
APP-017	East Anglia ONE North Limited 2.8.1 Statutory or Non-Statutory Sites or Features of Nature Conservation Plan (Offshore)
APP-018	East Anglia ONE North Limited 2.8.2 Plan of Statutory or Non-Statutory Sites or Features of Nature Conservation (Onshore)
APP-019	East Anglia ONE North Limited 2.9 Crown Land Plan (Offshore)
APP-020	East Anglia ONE North Limited 2.10 Important Hedgerows and Tree Preservation Order Plan
APP-021	East Anglia ONE North Limited 2.11 Radar Line of Sight Coverage Plan
APP-022	East Anglia ONE North Limited 2.12 Order Limits Boundary Co-ordinates Plan

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APP-023	East Anglia ONE North Limited 3.1 Draft Development Consent Order
APP-024	East Anglia ONE North Limited 3.1 Draft Development Consent Order (with validation)
APP-025	East Anglia ONE North Limited 3.2 Explanatory Memorandum
APP-026	East Anglia ONE North Limited 4.1 Statement of Reasons
APP-027	East Anglia ONE North Limited 4.2 Funding Statement
APP-028	East Anglia ONE North Limited 4.3 Book of Reference
APP-029	East Anglia ONE North Limited 5.1 Consultation Report
APP-030	East Anglia ONE North Limited 5.1.1 Consultation Report - Appendix 1 - Statutory Requirements
APP-031	East Anglia ONE North Limited 5.1.2 Consultation Report - Appendix 2 - Statement of Compliance
APP-032	East Anglia ONE North Limited 5.1.3 Consultation Report - Appendix 3 - Statement of Community Consultation (SoCC)
APP-033	East Anglia ONE North Limited 5.1.4 Consultation Report - Appendix 4 - Scoping Opinion (December 2017)
APP-034	East Anglia ONE North Limited 5.1.5 Consultation Report - Appendix 5 - Pre-Phase 1 and Phase 1 Consultation
APP-035	East Anglia ONE North Limited 5.1.6 Consultation Report - Appendix 6 - Phase 2 Consultation
APP-036	East Anglia ONE North Limited 5.1.7 Consultation Report - Appendix 7 - Phase 3 Consultation
APP-037	East Anglia ONE North Limited 5.1.8 Consultation Report - Appendix 8 - Phase 3.5 Consultation
APP-038	East Anglia ONE North Limited 5.1.9 Consultation Report - Appendix 9 - Phase 4 Consultation (Part 1) (Appendices 9.1-9.13)
APP-039	East Anglia ONE North Limited 5.1.9 Consultation Report - Appendix 9 - Phase 4 Consultation (Part 2) (Appendices 9.14 - 9.19)
APP-040	East Anglia ONE North Limited 5.1.10 Consultation Report - Appendix 10 - Landowner and Statutory Undertaker Consultation
APP-041	East Anglia ONE North Limited 5.1.11 Consultation Report - Appendix 11 - Figures
APP-042	East Anglia ONE North Limited 5.2 Statement of Engagement
APP-043	East Anglia ONE North Limited 5.3 Habitat Regulations Assessment - Information to Support Appropriate Assessment Report

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APP-044	East Anglia ONE North Limited 5.3.1 Habitat Regulations Assessment - Appendix 1 - Information to Support AA Report - HRA Screening Report
APP-045	East Anglia ONE North Limited 5.3.2 Habitat Regulations Assessment - Appendix 2 - Information to Support AA Report - Screening Matrices
APP-046	East Anglia ONE North Limited 5.3.3 Habitat Regulations Report - Appendix 3 - Information to Support AA Report - Integrity Matrices
APP-047	East Anglia ONE North Limited 5.3.4 Habitat Regulations Assessment - Appendix 4 - Information to Support AA Report - Consultation Responses
APP-048	East Anglia ONE North Limited 5.4 Consents and Licences required under other Legislation
APP-049	East Anglia ONE North Limited 6.1.1 Environmental Statement - Chapter 1 - Introduction
APP-050	East Anglia ONE North Limited 6.1.2 Environmental Statement - Chapter 2 - Need for the Project
APP-051	East Anglia ONE North Limited 6.1.3 Environmental Statement - Chapter 3 - Policy and Legislative Context
APP-052	East Anglia ONE North Limited 6.1.4 Environmental Statement - Chapter 4 - Site Selection and Assessment of Alternatives
APP-053	East Anglia ONE North Limited 6.1.5 Environmental Statement - Chapter 5 - Environmental Impact Assessment Methodology
APP-054	East Anglia ONE North Limited 6.1.6 Environmental Statement - Chapter 6 - Project Description
APP-055	East Anglia ONE North Limited 6.1.7 Environmental Statement - Chapter 7 - Marine Geology, Oceanography and Physical Processes
APP-056	East Anglia ONE North Limited 6.1.8 Environmental Statement - Chapter 8 - Marine Water and Sediment Quality
APP-057	East Anglia ONE North Limited 6.1.9 Environmental Statement - Chapter 9 - Benthic Ecology
APP-058	East Anglia ONE North Limited 6.1.10 Environmental Statement - Chapter 10 - Fish and Shellfish Ecology
APP-059	East Anglia ONE North Limited 6.1.11 Environmental Statement - Chapter 11 - Marine Mammals
APP-060	East Anglia ONE North Limited 6.1.12 Environmental Statement - Chapter 12 - Offshore Ornithology
APP-061	East Anglia ONE North Limited 6.1.13 Environmental Statement - Chapter 13 - Commercial Fisheries
APP-062	East Anglia ONE North Limited 6.1.14 Environmental Statement - Chapter 14 - Shipping and Navigation

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APP-063	East Anglia ONE North Limited 6.1.15 Environmental Statement - Chapter 15 - Civil and Military Aviation and Radar
APP-064	East Anglia ONE North Limited 6.1.16 Environmental Statement - Chapter 16 - Marine Archaeology and Cultural Heritage
APP-065	East Anglia ONE North Limited 6.1.17 Environmental Statement - Chapter 17 - Infrastructure and Other Users
APP-066	East Anglia ONE North Limited 6.1.18 Environmental Statement - Chapter 18 - Ground Conditions and Contamination
APP-067	East Anglia ONE North Limited 6.1.19 Environmental Statement - Chapter 19 - Air Quality
APP-068	East Anglia ONE North Limited 6.1.20 Environmental Statement - Chapter 20 - Water Resources and Flood Risk
APP-069	East Anglia ONE North Limited 6.1.21 Environmental Statement - Chapter 21 - Land Use
APP-070	East Anglia ONE North Limited 6.1.22 Environmental Statement - Chapter 22 - Onshore Ecology
APP-071	East Anglia ONE North Limited 6.1.23 Environmental Statement - Chapter 23 - Onshore Ornithology
APP-072	East Anglia ONE North Limited 6.1.24 Environmental Statement - Chapter 24 - Archaeology and Cultural Heritage
APP-073	East Anglia ONE North Limited 6.1.25 Environmental Statement - Chapter 25 - Noise and Vibration
APP-074	East Anglia ONE North Limited 6.1.26 Environmental Statement - Chapter 26 - Traffic and Transport
APP-075	East Anglia ONE North Limited 6.1.27 Environmental Statement - Chapter 27 - Human Health
APP-076	East Anglia ONE North Limited 6.1.28 Environmental Statement - Chapter 28 - Offshore Seascape, Landscape and Visual Amenity
APP-077	East Anglia ONE North Limited 6.1.29 Environmental Statement - Chapter 29 - Landscape and Visual Impact Assessment
APP-078	East Anglia ONE North Limited 6.1.30 Environmental Statement - Chapter 30 - Tourism, Recreation and Socio-Economics
APP-079	East Anglia ONE North Limited 6.1.31 Environmental Statement - Chapter 31 - Conclusions
APP-080	East Anglia ONE North Limited 6.2.4.1 Environmental Statement - Figure 4.1 - East Anglia ONE North Windfarm Site and other Offshore Windfarms in the former East Anglia Zone

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APP-081	East Anglia ONE North Limited 6.2.4.2 Environmental Statement - Figure 4.2 - Phase 1 - Proposed East Anglia ONE North Scoping Offshore Cable Corridor and Constraints
APP-082	Not used
APP-083	East Anglia ONE North Limited 6.2.4.3 Environmental Statement - Figure 4.3 - Phase 2 – Post-Scoping Refinements to the Offshore Cable Corridor
APP-084	East Anglia ONE North Limited 6.2.4.4 Environmental Statement - Figure 4.4 - East Anglia ONE North Offshore Cable Corridor Nearshore Refinements
APP-085	East Anglia ONE North Limited 6.2.4.5 Environmental Statement - Figure 4.5 - East Anglia ONE North and East Anglia TWO Indicative Onshore Development Area
APP-086	East Anglia ONE North Limited 6.2.4.6 Environmental Statement - Figure 4.6 - East Anglia ONE North and East Anglia TWO Onshore Site Selection Study Area
APP-087	East Anglia ONE North Limited 6.2.4.7 Environmental Statement - Figure 4.7 - East Anglia ONE North and East Anglia TWO Onshore Substation Zones
APP-088	East Anglia ONE North Limited 6.2.4.8 Environmental Statement - Figure 4.8 - East Anglia ONE North and East Anglia TWO Onshore Substation Zone 7 – Alternative Arrangement Option 1
APP-089	East Anglia ONE North Limited 6.2.4.9 Environmental Statement - Figure 4.9 - East Anglia ONE North and East Anglia TWO Onshore Substation Zone 7 – Alternative Arrangement Option 2
APP-090	East Anglia ONE North Limited 6.2.4.10 Environmental Statement - Figure 4.10 - East Anglia ONE North and East Anglia TWO Onshore Substation Zone 7 – Alternative Arrangement Option 3
APP-091	East Anglia ONE North Limited 6.2.4.11 Environmental Statement - Figure 4.11 - East Anglia ONE North and East Anglia TWO Onshore Substation Zone 7 – Alternative Arrangement Option 4
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APP-526	East Anglia ONE North Limited 6.3.25.5 Environmental Statement - Appendix 25.5 - Operational Phase Assessment

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APP-529	East Anglia ONE North Limited 6.3.26.3 Environmental Statement - Appendix 26.3 - Abnormal Indivisible Load Access to the Proposed East Anglia TWO and Proposed East Anglia ONE North Offshore Windfarm Substation
APP-530	East Anglia ONE North Limited 6.3.26.4 Environmental Statement - Appendix 26.4 - Swept Path Assessment of Known Pinch Point on Heavy Load Route
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APP-532	East Anglia ONE North Limited 6.3.26.6 Environmental Statement - Appendix 26.6 - Suffolk - Lorry Route Network (extract) and Highways England - Heavy and High Routes (extract)
APP-533	East Anglia ONE North Limited 6.3.26.7 Environmental Statement - Appendix 26.7 - Summary of Commissioned Traffic Counts
APP-534	East Anglia ONE North Limited 6.3.26.8 Environmental Statement - Appendix 26.8 - Recorded Personal Injury Collision Locations
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APP-538	East Anglia ONE North Limited 6.3.26.12 Environmental Statement - Appendix 26.12 Resident Labour Distribution
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APP-549	East Anglia ONE North Limited 6.3.26.23 Environmental Statement - Appendix 26.23 - HGV and LCV Traffic Assigned to the Construction Programme (Scenario 1)
APP-550	East Anglia ONE North Limited 6.3.26.24 Environmental Statement - Appendix 26.24 - Assignment of HGV and LCV Traffic to the Highway Network (Scenario 1)
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APP-553	East Anglia ONE North Limited 6.3.27.1 Environmental Statement - Appendix 27.1 - Human Health Consultation Responses
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APP-561	East Anglia ONE North Limited 6.3.28.6 Environmental Statement - Appendix 28.6 - Suffolk Coastal Path Assessment
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APP-567	East Anglia ONE North Limited 6.3.29.3 Environmental Statement - Appendix 29.3 - Landscape Assessment
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APP-571	East Anglia ONE North Limited 6.3.30.2 Environmental Statement - Appendix 30.2 - Literature Review - Windfarm Impact on the Tourism Industry
APP-572	East Anglia ONE North Limited 6.4 Environmental Statement - Non-Technical Summary
APP-573	East Anglia ONE North Limited 6.5 Environmental Statement - Scoping Opinion
APP-574	East Anglia ONE North Limited 6.6 Environmental Statement - Offshore Schedule of Mitigation
APP-575	East Anglia ONE North Limited 6.7 Environmental Statement - Onshore Schedule of Mitigation

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APP-576	East Anglia ONE North Limited 7.1 Cable Statement
APP-577	East Anglia ONE North Limited 7.2 Safety Zone Statement
APP-578	East Anglia ONE North Limited 8.1 Outline Code of Construction Practice
APP-579	East Anglia ONE North Limited 8.2 Development Consent and Planning Statement
APP-580	East Anglia ONE North Limited 8.3 Design and Access Statement
APP-581	East Anglia ONE North Limited 8.4 Outline Public Rights of Way Strategy
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APP-587	East Anglia ONE North Limited 8.10 Outline Access Management Plan
APP-588	East Anglia ONE North Limited 8.11 Outline Travel Plan
APP-589	East Anglia ONE North Limited 8.12 Outline Offshore Operations and Maintenance Plan
APP-590	East Anglia ONE North Limited 8.13 Offshore In-Principle Monitoring Plan
APP-591	East Anglia ONE North Limited 8.14 Draft Marine Mammal Mitigation Protocol
APP-592	East Anglia ONE North Limited 8.15 Site Characterisation Report (Windfarm Site)
APP-593	East Anglia ONE North Limited 8.16 Site Characterisation Report (Offshore Cable Corridor)
APP-594	East Anglia ONE North Limited 8.17 In-Principle Site Integrity Plan for the Southern North Sea Special Area of Conservation
APP-595	East Anglia ONE North Limited 8.18 Outline Navigation Monitoring Strategy
APP-596	East Anglia ONE North Limited 8.19 Scheme Implementation Report
APP-597	East Anglia ONE North Limited 8.20 Outline Pre-Commencement Archaeology Execution Plan (Onshore)
APP-598	East Anglia ONE North Limited 8.21 Interface Document

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Adequacy of Consultation Responses	
AoC-001	Broads Authority Adequacy of Consultation Representation
AoC-002	Essex County Council Adequacy of Consultation Representation
AoC-003	Great Yarmouth Borough Council Adequacy of Consultation Representation
AoC-004	Mid Suffolk and Babergh District Councils Adequacy of Consultation Representation
AoC-005	Norfolk County Council Adequacy of Consultation Representation
AoC-006	South Norfolk Council Adequacy of Consultation Representation
AoC-007	Suffolk County Council and East Suffolk Council Joint Adequacy of Consultation Representation
Relevant Representations	
RR-001	Aldeburgh Town Council
RR-002	East Suffolk Council
RR-003	Great Yarmouth Borough Council
RR-004	Leiston-cum-Sizewell Town Council
RR-005	Norfolk County Council
RR-006	Southwold Town Council
RR-007	Suffolk County Council
RR-008	Aldringham-Cum-Thorpe Parish Council
RR-009	Benhall & Sternfield Parish Council
RR-010	Campsea Ashe Parish Council
RR-011	Friston Parish Council
RR-012	Iken Parish Council
RR-013	Knodishall Parish Council
RR-014	Middleton cum Fordley Parish Council
RR-015	Reydon Parish Council
RR-016	Snape Parish Council
RR-017	Theberton and Eastbridge Parish Council
RR-018	Adnams plc
RR-019	Alde and Ore Association
RR-020	The Aldeburgh Bookshop Ltd
RR-021	Aldeburgh Golf Club
RR-022	Aldeburgh Society
RR-023	Anglian Energy Planning Alliance
RR-024	Anglian Water Services Ltd
RR-025	Beach View Holiday Park
RR-026	CLdN Group
RR-027	Coastal Fitness
RR-028	CofE Saxmundham Deanery
RR-029	Corporation of Trinity House
RR-030	The Crown Estate
RR-031	Ashtons Legal on behalf of D.A Phillips & Co Ltd
RR-032	East Anglia ONE Limited

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RR-033	Reference not in use
RR-034	East Anglia TWO Limited
RR-035	East Anglia THREE Limited
RR-036	Eastern Inshore Fisheries & Conservation Authority
RR-037	EDF Energy Nuclear Generation Ltd Submission Withdrawn by Letter dated 06 May 2021 [REP10-046]
RR-038	EDF (NNB Generation Co Ltd)
RR-039	Environment Agency
RR-040	Reference not in use
RR-041	Ashtons Legal on behalf of Fielden Ltd
RR-042	Flick and Son Surveyors and Estate Agents
RR-043	Friston Parochial Church Council
RR-044	Fulvens Ltd
RR-045	GreenSnape
RR-046	Harwich Harbour Fishermen's Association
RR-047	Historic England
RR-048	Innogy Renewables UK Limited
RR-049	James White Drinks Ltd
RR-050	Leiston & District Labour Party
RR-051	Marianne Fellowes on behalf of Southwold and Aldeburgh Theatre Ltd
RR-052	Marine Management Organisation
RR-053	Maritime and Coastguard Agency
RR-054	Ministry of Defence
RR-055	National Federation of Fishermen's Organisations
RR-056	National Grid
RR-057	Peacock + Smith on behalf of National Grid Ventures
RR-058	NATS LTD
RR-059	Natural England
RR-060	Addleshaw Goddard LLP on behalf of Network Rail Infrastructure Limited Submission Withdrawn by email dated 14 April 2021 [REP9-070]
RR-061	Norfolk Independent Fisherman Association
RR-062	Office for Nuclear Regulation
RR-063	The Ogilvie Family Trust
RR-064	Public Health England
RR-065	Ramblers Association
RR-066	Rijkswaterstaat
RR-067	Royal Society for the Protection of Birds
RR-068	Reference not in use
RR-069	SASES Substation Action Save East Suffolk
RR-070	Save Our Sandlings
RR-071	SEAS (Suffolk Energy Action Solutions)
RR-072	Chair on behalf of Sizewell A & B Sites Stakeholder Group
RR-073	Bidwells on behalf of The Sizewell Estate Partnership
RR-074	Sizewell Residents' Association
RR-075	Snape Maltings
RR-076	Reference not in use

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RR-077	Southwold and Reydon Society
RR-078	St. Andrew's, Aldringham Parochial Church Council
RR-079	St Edmundsbury and Ipswich Diocesan Board of Finance
RR-080	St Mary the Virgin Church, Friston
RR-081	Suffolk Association of Local Councils
RR-082	The Suffolk Coast DMO
RR-083	Suffolk Coast & Heaths Area of Outstanding Natural Beauty (AONB)
RR-084	Suffolk Local Access Forum
RR-085	Suffolk Preservation Society
RR-086	Suffolk Wildlife Trust
RR-087	Theberton and Eastbridge Action Group on Sizewell C
RR-088	Trowers & Hamlins LLP on behalf of Suffolk Energy Action Coalition
RR-089	Trusted Renewables Ltd
RR-090	Whale and Dolphin Conservation
RR-091	The Wildlife Trusts
RR-092	The Woodland Trust
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RR-097	Chloe Agar
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RR-147	Martin Binning
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RR-151	Janey Blanchflower
RR-152	Ashtons Legal on behalf of Graeme Bloomfield
RR-153	June Bloomfield
RR-154	Dr Katherine Bloomfield
RR-155	Rebecca Bloomfield
RR-156	William Bloomfield
RR-157	Jocelyn Bond
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RR-159	Deborah Mary Bone
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RR-281	Peter Donker Curtius
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RR-413	Pat Hogan
RR-414	Kevork Hopayian
RR-415	Mark Hopkins
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RR-433	Karen Hudson
RR-434	Reference not in use
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RR-437	Jacqueline Hunnisett
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RR-465	Vanessa Jones
RR-466	Michelle Keane
RR-467	Richard Keeble
RR-468	Shirley Brice Keeble
RR-469	Reference not in use
RR-470	Sara Keene
RR-471	Michelle Kelly
RR-472	Mr B T Kemp
RR-473	Jenny Kennedy

APPENDIX B: EXAMINATION LIBRARY

RR-474	Nicholas Kent
RR-475	Tim Kent
RR-476	Reference not in use
RR-477	Elizabeth Kerridge
RR-478	Elizabeth Kerridge on behalf of Desmond Kerridge
RR-479	Miss Olivia Kersey
RR-480	Rosemary Kersey
RR-481	Beth Keys-Holloway
RR-482	Hal Keys-Holloway
RR-483	Edward King
RR-484	Tracy Kitchen
RR-485	Reference not in use
RR-486	Debbie Klussmann
RR-487	Margaret Knight
RR-488	Christopher Knights
RR-489	Jennifer Knights
RR-490	Kate Lambert
RR-491	Alexandra Langdon
RR-492	Gabriel R O Lange
RR-493	Hansjürg Lange
RR-494	Edward Langley
RR-495	Reference not in use
RR-496	Hugh Large
RR-497	Judith Large
RR-498	Philip Larking
RR-499	Christine Laschet
RR-500	Michael Laschet
RR-501	Dr Kay Laskey
RR-502	John Last
RR-503	James M Latham
RR-504	Mr Eileen Leah
RR-505	Reference not in use
RR-506	Ms L Leeder
RR-507	Mr Robert Legge
RR-508	Roger Lemon
RR-509	Imogen Lenton
RR-510	Catherine Lester
RR-511	Christopher Lewis
RR-512	Mike Lewis
RR-513	Rhona Lewis
RR-514	W I Liddell
RR-515	George lightfoot
RR-516	Hilary lightfoot
RR-517	Caroline Linehan
RR-518	Philip Lines
RR-519	Chris John Linford
RR-520	Jane Linford
RR-521	Anthony Lockwood
RR-522	Eva Loeffler
RR-523	Kirsty Logan

APPENDIX B: EXAMINATION LIBRARY

RR-524	Miranda Long
RR-525	Jan Lovell
RR-526	The Revd Mark Lowther
RR-527	Emma Lumley
RR-528	George Mabey
RR-529	Jane MacFarlane
RR-530	Penelope MacKay
RR-531	Mirriam Jan MacKenzie
RR-532	Ms Mirriam Jan MacKenzie on behalf of Ms Shawna MacKenzie
RR-533	David Mackie
RR-534	A Mackintosh
RR-535	Jakob Madsen-Jensen
RR-536	Edward Magee
RR-537	Stuart Maggs
RR-538	Michael Mahony
RR-539	Alister Clare Malim
RR-540	Amanda Mallett
RR-541	Colin Mallett
RR-542	Angela Mallinson
RR-543	Barnaby Mallinson
RR-544	Mathilda Mallinson
RR-545	Mya Manakides
RR-546	Pippa Manby
RR-547	Louise Rose E Mangeot
RR-548	Ashtons Legal on behalf of Natasha Mann
RR-549	Ashtons Legal on behalf of Peter Mann
RR-550	Ashtons Legal on behalf of Richard Mann
RR-551	Samantha Mann
RR-552	Andy Manning
RR-553	Charles Manning
RR-554	Reference not in use
RR-555	Wendy Margoram
RR-556	Michael Marion
RR-557	Lesley Martin
RR-558	Christopher Matthew
RR-559	Nicholas Matthew
RR-560	William Matthew
RR-561	Elizabeth Matthias
RR-562	Margaret Mayo
RR-563	A G Meadows
RR-564	Chris McAleer
RR-565	Andrew McDonald
RR-566	Philippa McLardy
RR-567	Lucinda McLean-Bibby
RR-568	Jane Mcneill
RR-569	Reference not in use
RR-570	Clare McWhirter
RR-571	Kathryn Meader
RR-572	Gordon Merfield
RR-573	Anne Middleton-Smith

APPENDIX B: EXAMINATION LIBRARY

RR-574	Sally Miles
RR-575	J A K Millar on behalf of Mrs A.C. Millar
RR-576	J A K Millar
RR-577	Malcolm Miller
RR-578	Mr Roger Miller
RR-579	Mr Richard Miller-Smith
RR-580	Jennifer Milloy
RR-581	Andrew Mills
RR-582	Reference not in use
RR-583	Peter Minta
RR-584	Rachel Minto
RR-585	Kim Monfared
RR-586	David Moon
RR-587	Susan Moon
RR-588	Carole Morley
RR-589	Tony Morley
RR-590	Mrs C A Morling
RR-591	Reference not in use
RR-592	Aline Mowat
RR-593	Alison Mudd
RR-594	Caroline Mummery
RR-595	Christine Munden
RR-596	Sarah Munden
RR-597	Steven Munden
RR-598	Tony Munden
RR-599	Scott Munt
RR-600	Graeme Murray
RR-601	Ellen Nall
RR-602	Mrs Annabel Newberry
RR-603	Simon Newberry
RR-604	Sara Newman
RR-605	Charlotte Newson
RR-606	Teresa Newton Newton
RR-607	Harriet Nicholls
RR-608	Mark Nicholls
RR-609	Maryanne Nicholls
RR-610	William Nicholls
RR-611	Rupert Nicholson
RR-612	Sabrina Nicholson
RR-613	Mr A Noble
RR-614	Caroline Norman
RR-615	Jamie Norman
RR-616	Rosie Norton
RR-617	Graham Noye
RR-618	Victoria Oaksey
RR-619	Donald Oates
RR-620	Mr Thomas O'Brien
RR-621	Mary Ogden
RR-622	Will Olenski
RR-623	Guy Olliff-Cooper

APPENDIX B: EXAMINATION LIBRARY

RR-624	Juliet Orr
RR-625	Susan Osben
RR-626	Antonia Owen
RR-627	Jan Packard
RR-628	Colin Pagram
RR-629	Mr M Pagram
RR-630	Reference not in use
RR-631	Criona Palmer
RR-632	Henrietta Palmer
RR-633	Margaret Palmer
RR-634	Philip Palmer
RR-635	Clare Palmier
RR-636	Michela Parkin
RR-637	Anita Parkinson
RR-638	Sarah Parnham
RR-639	Lin Patrick
RR-640	Helen Payne
RR-641	Mary Payne
RR-642	Phil Pearce
RR-643	Graham Peck
RR-644	Marian Peskett
RR-645	Ann Pettifor
RR-646	Guy Philpotts
RR-647	Norma Philpotts
RR-648	Nicola Pilkington
RR-649	Catherine Judith Pinnekamp
RR-650	Mary Pledger
RR-651	Peter Pledger
RR-652	Jonathan Poole
RR-653	Ruth Poole
RR-654	Michael Pooles
RR-655	Mary Potsig
RR-656	GCJ Powell
RR-657	Stephanie Powell
RR-658	Annabel Preston
RR-659	Helen Preston
RR-660	Susannah Preston
RR-661	Michael Pritt
RR-662	Deborah Provis
RR-663	Meg Purvey
RR-664	Tessa Radcliffe
RR-665	R T Rainger
RR-666	Amy Rayner
RR-667	Caroline Read
RR-668	Charles Read
RR-669	Janette Redshaw
RR-670	Peter Redshaw
RR-671	Margaret Reeve
RR-672	William Reeve
RR-673	Richard Reeves

APPENDIX B: EXAMINATION LIBRARY

RR-674	Bethan Richards
RR-675	Clare Richardson
RR-676	Mark Richardson
RR-677	John Richmond
RR-678	William Rickett, C.B.
RR-679	Carolyn Ridgeon
RR-680	Tanya Ritchie
RR-681	Dave Robbie
RR-682	Ella Roberts
RR-683	Simon Roberts
RR-684	Glynis Robertson
RR-685	Penny Robertson
RR-686	David Robinette
RR-687	Joy Robinette
RR-688	Frances Margaret Mary Robey
RR-689	Brown & Co on behalf of Mr J H Rogers
RR-690	Margo Roofthoof
RR-691	Reference not in use
RR-692	Reference not in use
RR-693	Mali Eber Rose
RR-694	Maria Rosenthal
RR-695	K D Ross
RR-696	Jane Rossin
RR-697	Elian Rosswag
RR-698	Alex Rowan
RR-699	Tim Rowan-Robinson
RR-700	R. C. G. Rowe
RR-701	Gayla Rowling
RR-702	Colin Roxby
RR-703	John Ruiz
RR-704	Julia Mary Ruiz
RR-705	Geoffrey D Rush
RR-706	Mr Alan Russell
RR-707	Reference not in use
RR-708	Mrs Tania Russell
RR-709	Jonathan Rutherford
RR-710	Reinier Salverda
RR-711	Vivienne Saunders
RR-712	Reference not in use
RR-713	Donna Savory
RR-714	George Savory
RR-715	RJ Sayer
RR-716	Shauna Scales
RR-717	Nick Scarr
RR-718	Geraldine Schofield
RR-719	Elizabeth Scotchmer
RR-720	Tim Scotchmer
RR-721	Charles Scott
RR-722	David Seabrook
RR-723	Susan Seabrook

APPENDIX B: EXAMINATION LIBRARY

RR-724	Venetia Seale
RR-725	Mr W Seale
RR-726	David Secret
RR-727	Mary Seymour-Taylor
RR-728	Simon Seymour-Taylor
RR-729	Mrs Cindy Shelley
RR-730	Reference not in use
RR-731	Philip Shelley
RR-732	The Sheppard Family
RR-733	Simon Sheppard
RR-734	S Sherwell
RR-735	Ian Shipman
RR-736	Mary Shipman
RR-737	Reference not in use
RR-738	Sally Sibley
RR-739	Mrs Mary T Sidwell
RR-740	Valerie Simper
RR-741	Alan Simpson
RR-742	Roberta Simpson
RR-743	Jonathan Sinclair
RR-744	R Singleton
RR-745	Sue Skeen
RR-746	Angela Skelcher
RR-747	Clare Skelcher
RR-748	Lulu Sloane
RR-749	Florence Smart
RR-750	Victor Smart
RR-751	Jacqueline Smith on behalf of Smith Family
RR-752	Andrea Smith
RR-753	Barry Smith
RR-754	C. Smith
RR-755	Emma Smith
RR-756	Eleanor Sophie Ross Smith
RR-757	Mr Hunter Smith
RR-758	Mrs Marie Smith
RR-759	Reference not in use
RR-760	Rosemary Smith
RR-761	Chris G Sneath MBE
RR-762	Elizabeth Sneath
RR-763	Tessa Solomon
RR-764	Briony Sones
RR-765	Virginia Sones
RR-766	Carola Spence
RR-767	Ursula Spencer
RR-768	Paul Spendlove
RR-769	Reference not in use
RR-770	Emma Steadman
RR-771	Martin Steadman
RR-772	David Steen
RR-773	Isobel Steen

APPENDIX B: EXAMINATION LIBRARY

RR-774	Niki Steen
RR-775	Mr Patrick Steen
RR-776	Sheridan Steen
RR-777	Tristan Steen
RR-778	Colin Stevens
RR-779	Steve Stocks
RR-780	Christopher Stooke
RR-781	Diane Stroud
RR-782	Paul Stroud
RR-783	Simon Stroud
RR-784	Beverly Strowger
RR-785	Nigel Strutt
RR-786	Paul Sturridge
RR-787	Piers Sturridge
RR-788	Vanessa Sturridge
RR-789	John Swann
RR-790	Mrs Lesley Swann
RR-791	Danielle Swanson
RR-792	Fay Sweet
RR-793	Thomas Sweet
RR-794	Marie Szpak
RR-795	Graham Tattersall
RR-796	Seija Tattersall
RR-797	Amanda Taylor
RR-798	Eliza Taylor
RR-799	Mrs Emma Taylor
RR-800	Iona Taylor
RR-801	Kitty Taylor
RR-802	Richard Taylor
RR-803	Mrs Jill Temperton
RR-804	Alan Thomas
RR-805	Elizabeth Thomas
RR-806	Mr. C D Thomas
RR-807	Reference not in use
RR-808	Murray Thomas
RR-809	Megan Thompson
RR-810	Susan Thompson
RR-811	Jonathan Thomson
RR-812	Kate Thomson
RR-813	Thompson-Harris Family
RR-814	Andrew Thorby
RR-815	Mrs Hilary Thorby
RR-816	Nicholas Thorp
RR-817	Penelope Jill Thresh
RR-818	Jemima Tindle
RR-819	Scott Tindle
RR-820	Theresa Tollemache
RR-821	Julie Tompkins
RR-822	Maria Toone
RR-823	Charlotte Towler

APPENDIX B: EXAMINATION LIBRARY

RR-824	Michael Trapp
RR-825	David Trower
RR-826	Ann Turnbull
RR-827	Brigitte D'Angelo Turnbull
RR-828	Christopher Turner
RR-829	Derek Turner
RR-830	Diana Turner
RR-831	Helen Turner
RR-832	Michael Turner
RR-833	Roger Ellwood Turner
RR-834	Dr Stuart Turner
RR-835	Belinda Twort
RR-836	Edward Twort
RR-837	Felicity Twort
RR-838	Harry Twort
RR-839	Harry Tyler
RR-840	Jonathan Valentine
RR-841	Johanna Van Benthem
RR-842	Reference not in use
RR-843	John Vandenberghe
RR-844	Martyn Verity
RR-845	Steve Verity
RR-846	David Villiers
RR-847	Henrietta Villiers
RR-848	Julia Vindis
RR-849	Rupert Wace
RR-850	Laura Wade-Gery
RR-851	Mark Waine
RR-852	Gemma Walder
RR-853	Derek Walduck
RR-854	Lesley Walduck
RR-855	Bridget Walker
RR-856	Catherine Walker
RR-857	Dorothy Mary Walker
RR-858	John Walker
RR-859	Lynne Walker
RR-860	Peter Wallis
RR-861	Laurelie Walter
RR-862	Nathaniel Walters
RR-863	Sally Walton
RR-864	Charles Waple
RR-865	Gary Waple
RR-866	Verity Waple
RR-867	Simon Ward on behalf of Petula Ward
RR-868	Dr Cathy Wardale
RR-869	Frances Wardale
RR-870	Mrs A Ware
RR-871	Anne Warrack
RR-872	John Warrack
RR-873	James Watson

APPENDIX B: EXAMINATION LIBRARY

RR-874	Jane Reiss Watson
RR-875	Mark Watson
RR-876	PJR Watson
RR-877	Jenny Wells
RR-878	Lawrence Werber
RR-879	Colin Westney
RR-880	Sue Westney
RR-881	David Weston
RR-882	Mrs P Weston
RR-883	Craig Westwood
RR-884	Sophie Whayman
RR-885	Chris Wheeler
RR-886	Reference not in use
RR-887	Julia Wheeler
RR-888	David Whiffen
RR-889	Mrs Gillian White
RR-890	John White
RR-891	Dan Whitfield
RR-892	Hilary Whyard
RR-893	Charlotte Wickers
RR-894	Steve Wightman
RR-895	Ian Wiles
RR-896	Jennifer Wilhide
RR-897	Joanna Willett
RR-898	V Willoughby
RR-899	Christopher Wilson
RR-900	Jennifer Wilson
RR-901	Michael Wilson
RR-902	Paul Wilson
RR-903	Sarah Wilson
RR-904	Monica Winter
RR-905	Nichola Winter
RR-906	Nicholas Winter
RR-907	Tessa Wojtczak
RR-908	Josef Wondrak
RR-909	Wendy Wondrak
RR-910	David Wood
RR-911	Donald Wood
RR-912	Marian Wood
RR-913	Candida Woolley
RR-914	Jonathan Woolley
RR-915	Reference not in use
RR-916	Elizabeth Zisman
RR-917	Paull Zisman
RR-918	Sonia Zisman
RR-919	Sybella Zisman
Procedural Decisions and Notifications from the Examining Authority	
PD-001	Notification of Decision to Accept Application
PD-002	Section 51 advice to the Applicant

APPENDIX B: EXAMINATION LIBRARY

PD-003	Section 55 Checklist
PD-004	Notification of Procedural Decision - Rule 9
PD-005	Notice of Appointment of Examining Authority
PD-006	Rule 6 letter - notification of the preliminary meeting and matters to be discussed
PD-007	Rule 9 and Rule 13(6) - Notification of Procedural Decision on Public , Site and Press Notices for Hearings to be Held on 25 and 26 March 2020
PD-008	Arrangements for Other Persons to attend the Preliminary Meeting, and Notification of Hearings Rule 4, Rule 6, Rule 9, Rule 13
PD-009	Procedural Decision to Postpone Preliminary Meeting and Hearings
PD-010	Frequently Asked Questions (FAQs) Version 2
PD-011	Rule 9 - Procedural Decision
PD-012	Notice of Appointment of Examining Authority
PD-013	Rule 6 Letter
PD-014	Report of procedural submissions from persons attending the Preliminary Meeting
PD-015	Report of procedural submissions from persons not attending the Preliminary Meeting
PD-016	Rule 8 letter - notification of timetable for the examination
PD-017	Rule 8 - Statement of Reasons for Procedural Decisions
PD-018	Examining Authority First Written Questions (ExQ1)
PD-019	Frequently Asked Questions (FAQs)
PD-020	Rule 9 - Procedural Decisions on Changes to the Applications and Written Questions
PD-021	Log of Procedural Decisions made by the Examining Authorities
PD-022	Proposed Provision for the Compulsory Acquisition of Additional Land
PD-023	Rules 8(3), 13 and 16 - Changes to the Examination Timetable, notification of procedural decisions, hearings and accompanied site inspections
PD-024	Frequently Asked Questions (FAQs) Version 3
PD-025	Rule 17 - Requests for further information and written comments
PD-026	East Anglia ONE North Limited Rule 13 - Notification of Hearings in January 2021
PD-027	Rules 8(3) and 13 - Notification of Issue Specific and Compulsory Acquisition Hearings
PD-028	Compulsory Acquisition Letter - Regulation 11
PD-029	Rule 8(3) and Rule 13 - Changes to the Examination Timetable and Notification of Hearings
PD-030	The Examining Authorities' written questions and requests for information (ExQs2)
PD-031	The Examining Authorities' Commentaries on the draft Development Consent Orders (dCOs)
PD-032	Rule 9 - Notification of procedural decision made following Issue Specific Hearing 9 Agenda Item 1A

APPENDIX B: EXAMINATION LIBRARY

PD-033	Report on the Implications for European Sites (RIES) Issued by the Examining Authority - 04 March 2021
PD-034	Rule 17 - Requests for further information and written comments
PD-035	Rule 9 - Changes to the Applications
PD-036	Rule 8(3) - Notification of a new deadline for completion of Examinations and variation to the Examination Timetables
PD-037	Letter from the Secretary of State extending the Examination to 6 July 2021
PD-038	Rule 17 - Requests for further information and written comments
PD-039	Rules 9 and 13 - Notification of Hearings and of Procedural Decisions on changes to the applications
PD-040	Frequently Asked Questions (FAQs) Version 3.1
PD-041	Rule 17 - Requests for further information and written comments
PD-042	Rule 17 - Requests for Further Information and Written Comments
PD-043	The Examining Authority's response to a Request to become an Interested Party under s102A of the Planning Act 2008 St Peter's Parochial Church Council
PD-044	The Examining Authority's response to a Request to become an Interested Party under s102A of the Planning Act 2008 – Helen Walton
PD-045	The Examining Authority's response to a Request to become an Interested Party under s102A of the Planning Act 2008 – Narina Nichols
PD-046	The Examining Authority's response to a Request to become an Interested Party under s102A of the Planning Act 2008 –Mr Williams
PD-047	The Examining Authority's response to a Request to become an Interested Party under s102A of the Planning Act 2008 –Wardens Trust
PD-048	Commentaries on the draft Development Consent Orders (dDCOs) (May Version)
PD-049	Further Written Questions (ExQs3) and Requests for Information
PD-050	Rule 9 - Procedural Decision on Changes to the Application
PD-051	Updated Report on the Implications for European Sites (RIES) Issued by the Examining Authority - 16 June 2021
PD-052	Rule 17 - Requests for further information and written comments
PD-053	Rule 17 - Requests for Further Information from the Applicant
PD-054	Notification of completion of the Examining Authority's Examination
Additional Submissions	
AS-001	East Anglia ONE North Limited Additional Submission – Accepted at the discretion of the Examining Authority. Response to the Section 51 advice. 2.2 Land Plans (Onshore) (Rev. A)

APPENDIX B: EXAMINATION LIBRARY

AS-002	East Anglia ONE North Limited Additional Submission – Accepted at the discretion of the Examining Authority. Response to the Section 51 advice. 2.2.1 Land Plan (Offshore) (s51 updated)
AS-003	East Anglia ONE North Limited Additional Submission – Accepted at the discretion of the Examining Authority. Response to the Section 51 advice. 2.3.2 Works Plans (Onshore) (s51 update)
AS-004	East Anglia ONE North Limited Additional Submission – Accepted at the discretion of the Examining Authority. Response to the Section 51 advice. 4.3 Book of Reference (Version 2)
AS-005	East Anglia ONE North Limited Additional Submission - Book of Reference (Version 3) - Accepted at the discretion of the Examining Authority
AS-006	East Anglia ONE North Limited Additional Submission - 4.3.1 Book of Reference Schedule of Changes - Accepted at the discretion of the Examining Authority
AS-007	Cadent Gas Limited Additional Submission - Accepted at the discretion of the Examining Authority Submission Withdrawn by email dated 5 February 2021 [AS-073]
AS-008	Michael Mahony on behalf of SASES (Substation Action Save East Suffolk) Additional Submission - Accepted at the discretion of the Examining Authority
AS-009	The Royal Society for the Protection of Birds Additional Submission - Accepted at the discretion of the Examining Authority
AS-010	East Anglia ONE North Limited Additional submission – Accepted at the discretion of the Examining Authority. Response to Rule 9 and Rule 13(6) letter dated 11 March
AS-011	Royal Mail Additional Submission - Accepted at the discretion of the Examining Authority. Request to become an Interested Party
AS-012	Tony Morley Additional Submission - Accepted at the discretion of the Examining Authority. Response to Rule 6.
AS-013	East Anglia ONE North Limited Additional Submission - Accepted at the discretion of the Examining Authority. Response to Rule 6.
AS-014	East Suffolk Council Additional Submission - Accepted at the discretion of the Examining Authority. Response to Rule 6.
AS-015	Suffolk County Council Additional Submission - Accepted at the discretion of the Examining Authority. Response to Rule 6.

APPENDIX B: EXAMINATION LIBRARY

AS-016	Reydon Parish Council Additional Submission - Accepted at the discretion of the Examining Authority. Response to Rule 6.
AS-017	Marine Management Organisation Additional Submission - Accepted at the discretion of the Examining Authority. Response to Rule 6.
AS-018	National Grid Ventures on behalf of National Grid Interconnector Holdings Ltd Additional Submission - Accepted at the discretion of the Examining Authority. Response to Rule 6.
AS-019	Natural England Additional Submission - Accepted at the discretion of the Examining Authority. Response to Rule 6.
AS-020	SASES (Substation Action Save East Suffolk) Additional Submission - Accepted at the discretion of the Examining Authority. Response to Rule 6.
AS-021	SEAS (Suffolk Energy Action Solutions) Additional Submission - Accepted at the discretion of the Examining Authority. Response to Rule 6.
AS-022	Astons Legal on behalf of Graeme Bloomfield Additional Submission - Accepted at the discretion of the Examining Authority. Response to Rule 6.
AS-023	Jocelyn Bond Additional Submission - Accepted at the discretion of the Examining Authority. Response to Rule 6.
AS-024	Ian Culf Additional Submission - Accepted at the discretion of the Examining Authority. Response to Rule 6.
AS-025	Fiona Gilmore Additional Submission - Accepted at the discretion of the Examining Authority. Response to Rule 6.
AS-026	Alan Hatfield Additional Submission - Accepted at the discretion of the Examining Authority. Response to Rule 6.
AS-027	TJ Haworth-Culf Additional Submission - Accepted at the discretion of the Examining Authority. Response to Rule 6.
AS-028	Simon Ive Additional Submission - Accepted at the discretion of the Examining Authority. Response to Rule 6.
AS-029	Nicholas Thorp Additional Submission - Accepted at the discretion of the Examining Authority. Response to Rule 6.
AS-030	Alan Thomas Additional Submission - Accepted at the discretion of the Examining Authority. Response to Rule 6.
AS-031	Glynis Robertson Additional Submission - Accepted at the discretion of the Examining Authority. Response to Rule 6.

APPENDIX B: EXAMINATION LIBRARY

AS-032	Glynis Robertson Additional Submission - Accepted at the discretion of the Examining Authority. Comments on the Applicant's failure to notify.
AS-033	East Anglia ONE North Limited Additional Submission - Cover Letter - Submitted in response to the Examining Authority's request in the Rule 9 Letter of 21 May 2020
AS-034	East Anglia ONE North Limited Additional Submission - Applicant's Comments on Relevant Representations - Volume 1 : Introduction - Submitted in response to the Examining Authority's request in the Rule 9 Letter of 21 May 2020
AS-035	East Anglia ONE North Limited Additional Submission - Applicant's Comments on Relevant Representations - Volume 2: Individual Stakeholders - Submitted in response to the Examining Authority's request in the Rule 9 Letter of 21 May 2020
AS-036	East Anglia ONE North Limited Additional Submission - Applicant's Comments on Relevant Representations - Volume 3: Technical Stakeholders - Submitted in response to the Examining Authority's request in the Rule 9 Letter of 21 May 2020
AS-037	East Anglia ONE North Limited Additional Submission - Applicant's Comments on Relevant Representations - Volume 4: Landowners - Submitted in response to the Examining Authority's request in the Rule 9 Letter of 21 May 2020
AS-038	East Anglia ONE North Limited Additional Submission - Applicant's Comments on Relevant Representations - Appendix 1: Marine Policy Clarification Note - Submitted in response to the Examining Authority's request in the Rule 9 Letter of 21 May 2020
AS-039	East Anglia ONE North Limited Additional Submission - Applicant's Comments on Relevant Representations - Appendix 2: Wave Climatology Clarification Note - Submitted in response to the Examining Authority's request in the Rule 9 Letter of 21 May 2020
AS-040	East Anglia ONE North Limited Additional Submission - Applicant's Comments on Relevant Representations - Appendix 3: Fish and Shellfish Ecology Clarification Note - Submitted in response to the Examining Authority's request in the Rule 9 Letter of 21 May 2020
AS-041	East Anglia ONE North Limited Additional Submission - Applicant's Comments on Relevant Representations - Appendix 4: Offshore Ornithology Precaution Note - Submitted in response to the Examining Authority's request in the Rule 9 Letter of 21 May 2020

APPENDIX B: EXAMINATION LIBRARY

AS-042	East Anglia ONE North Limited Additional Submission - Applicant's Comments on Relevant Representations - Appendix 5: Outer Thames Estuary Cabling Note - Submitted in response to the Examining Authority's request in the Rule 9 Letter of 21 May 2020
AS-043	East Anglia ONE North Limited Additional Submission - Applicant's Comments on Relevant Representations - Appendix 6: East Anglia TWO Disposal Site Locations (Windfarm Site) - Submitted in response to the Examining Authority's request in the Rule 9 Letter of 21 May 2020
AS-044	East Anglia ONE North Limited Additional Submission - Applicant's Comments on Relevant Representations - Appendix 7: Offshore Windfarm Visibility and Visual Impact Threshold Distances (2012) Journal Article - Submitted in response to the Examining Authority's request in the Rule 9 Letter of 21 May 2020
AS-045	East Anglia ONE North Limited Additional Submission - Applicant's Comments on Relevant Representations - Appendix 8: JNCC (2020) Guidance for Assessing the Significance of Noise Disturbance Against Conservation Objectives of Harbour Porpoise SACs - Submitted in response to the Examining Authority's request in the Rule 9 Letter of 21 May 2020
AS-046	East Anglia ONE North Limited Additional Submission - Statement of Common Ground with East Suffolk Council and Suffolk County Council - Submitted in response to the Examining Authority's request in the Rule 9 Letter of 21 May 2020
AS-047	East Anglia ONE North Limited Additional Submission - Statement of Common Ground with Maritime and Coastguard Agency - Submitted in response to the Examining Authority's request in the Rule 9 Letter of 21 May 2020
AS-048	East Anglia ONE North Limited Additional Submission - Statement of Common Ground with Rijkswaterstaat - Submitted in response to the Examining Authority's request in the Rule 9 Letter of 21 May 2020
AS-049	East Anglia ONE North Limited Additional Submission - Statement of Common Ground with East Suffolk Internal Drainage Board - Submitted in response to the Examining Authority's request in the Rule 9 Letter of 21 May 2020
AS-050	East Anglia ONE North Limited Additional Submission - Statement of Common Ground with Ministry of Defence - Submitted in response to the Examining Authority's request in the Rule 9 Letter of 21 May 2020
AS-051	East Anglia ONE North Limited Additional Submission Statement of Common Ground with Marine Management Organisation - Submitted in response to the Examining Authority's request in the Rule 9 Letter of 21 May 2020

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AS-052	East Anglia ONE North Limited Additional Submission - Statement of Common Ground with Diamond Transmission Partners - Galloper OFTO Offshore Cable Interactions - Submitted in response to the Examining Authority's request in the Rule 9 Letter of 21 May 2020
AS-053	East Anglia ONE North Limited Additional Submission - Statement of Common Ground with Trinity House - Submitted in response to the Examining Authority's request in the Rule 9 Letter of 21 May 2020
AS-054	East Anglia ONE North Limited Additional Submission - Statement of Common Ground with Royal Society for the Protection of Birds - Submitted in response to the Examining Authority's request in the Rule 9 Letter of 21 May 2020
AS-055	East Anglia ONE North Limited Additional Submission - Statement of Common Ground with Eastern Inshore Fisheries and Conservation Authority - Submitted in response to the Examining Authority's request in the Rule 9 Letter of 21 May 2020
AS-056	East Anglia ONE North Limited Additional Submission - Statement of Common Ground with Environment Agency - Submitted in response to the Examining Authority's request in the Rule 9 Letter of 21 May 2020
AS-057	East Anglia ONE North Limited Additional Submission - Statement of Common Ground with NATS (En Route) plc (NATS) - Submitted in response to the Examining Authority's request in the Rule 9 Letter of 21 May 2020
AS-058	East Suffolk Council and Suffolk County Council Additional Submission - Comments on Relevant Representations - Submitted in response to the Examining Authority's request in the Rule 9 Letter of 21 May 2020
AS-059	Marine Management Organisation Additional Submission - Comments on Relevant Representations - Submitted in response to the Examining Authority's request in the Rule 9 Letter of 21 May 2020
AS-060	Natural England Additional Submission - Submitted in response to the Examining Authority's request in the Rule 9 Letter of 21 May 2020
AS-061	Not in use - now used as PDA-001
AS-062	not in use - now used as PDA-002
AS-063	Not in use - now used as PDA-003
AS-064	Save Our Sandlings Additional Submission - Suggested circular route for Unaccompanied Site Inspection - Accepted at the discretion of the Examining Authority
AS-065	David Steen Additional Submission - Accepted at the discretion of the Examining Authority

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AS-066	East Anglia ONE North Limited Additional Submission - Onshore – Strategic Site Selection Presentation - Version 1 - Accepted at the discretion of the Examining Authority
AS-067	East Anglia ONE North Limited Additional Submission - Cover Letter on Revised dDCO and Schedule of Changes - Accepted at the discretion of the Examining Authority
AS-068	East Anglia ONE North Limited Additional Submission - 3.1 Draft Development Consent Order - Accepted at the discretion of the Examining Authority
AS-069	East Anglia ONE North Limited Additional Submission - 3.1 Draft Development Consent Order (Tracked) - Accepted at the discretion of the Examining Authority
AS-070	East Anglia ONE North Limited Additional Submission - 3.1.1 Schedule of Changes to the draft Development Consent Order - Accepted at the discretion of the Examining Authority
AS-071	Save Our Sandlings Additional Submission - Cumulative Impact - Accepted at the discretion of the Examining Authority
AS-072	New Anglia Local Enterprise Partnership Additional Submission - Accepted at the discretion of the Examining Authority
AS-073	Gowling WLG (UK) LLP on behalf of Cadent Gas Limited Additional Submission - Position Statement and withdrawal of Relevant and Written Representations - Accepted at the discretion of the Examining Authority
AS-074	Suffolk Energy Action Solutions (SEAS) Additional Submission -Letter of Complaint - Accepted at the discretion of the Examining Authority
AS-075	David Steen Additional Submission accepted at the discretion of the Examining Authority, Letter regarding Suffolk Energy Action Solutions (SEAS) complaint
AS-076	Fiona Cramb Additional Submission accepted at the discretion of the Examining Authority, Letter regarding Suffolk Energy Action Solutions (SEAS) complaint
AS-077	Helen Cook Additional Submission accepted at the discretion of the Examining Authority, Letter regarding Suffolk Energy Action Solutions (SEAS) complaint
AS-078	Mya Manakides Additional Submission accepted at the discretion of the Examining Authority, Letter regarding Suffolk Energy Action Solutions (SEAS) complaint

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AS-079	Peter Chadwick Additional Submission accepted at the discretion of the Examining Authority, Letter regarding Suffolk Energy Action Solutions (SEAS) complaint
AS-080	Sally Sturridge Additional Submission accepted at the discretion of the Examining Authority, Letter regarding Suffolk Energy Action Solutions (SEAS) complaint
AS-081	Save Our Sandlings Additional Submission accepted at the discretion of the Examining Authority, Letter regarding Suffolk Energy Action Solutions (SEAS) complaint
AS-082	Sheridan Steen Additional Submission accepted at the discretion of the Examining Authority, Letter regarding Suffolk Energy Action Solutions (SEAS) complaint
AS-083	Suffolk Energy Action Solutions (SEAS) Additional submission from Suffolk Energy Action Solutions (SEAS), Accepted at the discretion of the Examining Authority. Illustrations relevant to Issue Specific Hearing 7 (ISH7)
AS-084	Fiona Cramb Additional Submission accepted at the discretion of the Examining Authority
AS-085	Alan Collett Additional Submission accepted at the discretion of the Examining Authority, Letter regarding Suffolk Energy Action Solutions (SEAS) complaint
AS-086	Anthony and Louise Fincham Additional Submission accepted at the discretion of the Examining Authority, Letter regarding Suffolk Energy Action Solutions (SEAS) complaint
AS-087	Christine Laschet Additional Submission accepted at the discretion of the Examining Authority, Letter regarding Suffolk Energy Action Solutions (SEAS) complaint
AS-088	Gary Waple Additional Submission accepted at the discretion of the Examining Authority, Letter regarding Suffolk Energy Action Solutions (SEAS) complaint
AS-089	Luigi Beltrandi Additional Submission accepted at the discretion of the Examining Authority, Letter regarding Suffolk Energy Action Solutions (SEAS) complaint
AS-090	Mr and Mrs Dorcey Additional Submission accepted at the discretion of the Examining Authority, Letter regarding Suffolk Energy Action Solutions (SEAS) complaint

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AS-091	Peter Watson Additional Submission accepted at the discretion of the Examining Authority, Letter regarding Suffolk Energy Action Solutions (SEAS) complaint
AS-092	Piers Sturridge Additional Submission accepted at the discretion of the Examining Authority, Letter regarding Suffolk Energy Action Solutions (SEAS) complaint
AS-093	Richard Cooper Additional Submission accepted at the discretion of the Examining Authority, Letter regarding Suffolk Energy Action Solutions (SEAS) complaint
AS-094	Sarah Courage Additional Submission accepted at the discretion of the Examining Authority, Letter regarding Suffolk Energy Action Solutions (SEAS) complaint
AS-095	Simon Seymour-Taylor Additional Submission accepted at the discretion of the Examining Authority, Letter regarding Suffolk Energy Action Solutions (SEAS) complaint
AS-096	Sue Thompson Additional Submission accepted at the discretion of the Examining Authority, Letter regarding Suffolk Energy Action Solutions (SEAS) complaint
AS-097	Suffolk Energy Action Solutions (SEAS) Additional Submission accepted at the discretion of the Examining Authority, Letter regarding Suffolk Energy Action Solutions (SEAS) complaint
AS-098	The Aldeburgh Society Additional Submission accepted at the discretion of the Examining Authority, Letter regarding Suffolk Energy Action Solutions (SEAS) complaint
AS-099	Tony Morley Additional Submission accepted at the discretion of the Examining Authority, Letter regarding Suffolk Energy Action Solutions (SEAS) complaint
AS-100	Five Estuaries Offshore Wind Farm Limited Additional Submission - Letter relating to Five Estuaries Offshore Wind Farm onshore substation - Accepted at the discretion of the Examination Authority
AS-101	The Crown Estate Additional Submission accepted at the discretion of the Examining Authority - Correspondence Letter dated 17 March 2021
AS-102	Suffolk Energy Action Solutions, Substation Action Save East Suffolk, Save Our Sandlings, Aldeburgh Society and Friston Parochial Church Council Additional Submission accepted at the discretion of the Examining Authority - Objection to Extension of Examinations

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AS-103	East Anglia ONE North Limited Additional Submission - Change Request 2 - ExA.CL.V1 EA1N Cover Letter - Accepted at the discretion of the Examining Authority
AS-104	East Anglia ONE North Limited Additional Submission - Change Request 2 - ExA.AS-1.D9.5.V.1 EA1N Change Request - Accepted at the discretion of the Examining Authority
AS-105	East Anglia ONE North Limited Additional Submission - Change Request 2 - 2.2 EA1N Land Plans (Onshore)- Accepted at the discretion of the Examining Authority
AS-106	East Anglia ONE North Limited Additional Submission - Change Request 2 - 2.3.2 EA1N Works Plan (Onshore) - Accepted at the discretion of the Examining Authority
AS-107	East Anglia ONE North Limited Additional Submission - Change Request 2 - 2.5 EA1N Temporary Stopping Up of Public Rights of Way Plan - Accepted at the discretion of the Examining Authority
AS-108	East Anglia ONE North Limited Additional Submission - Change Request 2 - 2.10 EA1N Important Hedgerows and Tree Preservation Order Plan - Accepted at the discretion of the Examining Authority
AS-109	East Anglia ONE North Limited Additional Submission - Change Request 2 - 3.1 EA1N Draft Development Consent Order (Clean) - Accepted at the discretion of the Examining Authority
AS-110	East Anglia ONE North Limited Additional Submission - Change Request 2 - 3.1 EA1N Draft Development Consent Order (Tracked) - Accepted at the discretion of the Examining Authority
AS-111	East Anglia ONE North Limited Additional Submission - Change Request 2 - 3.1.1 EA1N DCO Schedule of Changes to Draft Development Consent Order - Accepted at the discretion of the Examining Authority
AS-112	East Anglia ONE North Limited Additional Submission - Change Request 2 - 4.1 EA1N Statement of Reasons (Clean) - Accepted at the discretion of the Examining Authority
AS-113	East Anglia ONE North Limited Additional Submission - Change Request 2 - 4.1 EA1N Statement of Reasons (Tracked) - Accepted at the discretion of the Examining Authority
AS-114	East Anglia ONE North Limited Additional Submission - Change Request 2 - 4.3 EA1N Book of Reference - Accepted at the discretion of the Examining Authority
AS-115	East Anglia ONE North Limited Additional Submission - Change Request 2 - 4.3.1 EA1N Book of Reference Schedule of Changes - Accepted at the discretion of the Examining Authority

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AS-116	East Anglia ONE North Limited Additional Submission - Change Request 2 - 8.4 EA1N Outline Public Rights of Way Strategy (Clean) - Accepted at the discretion of the Examining Authority
AS-117	East Anglia ONE North Limited Additional Submission - Change Request 2 - 8.4 EA1N Outline Public Rights of Way Strategy (Tracked) - Accepted at the discretion of the Examining Authority
AS-118	Environment Agency Additional Submission - Issue Specific Hearing 17: the draft Development Consent Orders (dCO) & Other Matters - Accepted at the discretion of the Examining Authority
AS-119	National Grid Electricity Transmission Plc (NGET) Additional Submission - Accepted at the discretion of the Examining Authority
AS-120	East Anglia ONE North Limited Additional Submission - Cover Letter - Response to Rule 17 Letter - Accepted at the discretion of the Examining Authority
AS-121	East Anglia ONE North Limited Additional Submission - EA1N&EA2 Applicants Response to R17 Questions of 13 May Initial Infiltration Testing Preliminary Results - Accepted at the discretion of the Examining Authority
AS-122	East Anglia ONE North Limited Additional Submission - EA1N&EA2 Applicants' Response to Rule 17 Questions of 13 May - Design and Layout of the Substations - Accepted at the discretion of the Examining Authority
AS-123	Mulbarton Parish Council Additional Submission - Accepted at the discretion of the Examining Authority
AS-124	East Anglia ONE North Limited Additional Submission - Cover Letter - Accepted at the discretion of the Examining Authority
AS-125	East Anglia ONE North Limited Additional Submission - ExA.AS-1.D11.5.V5 EA1N Outline Operational Drainage Management Plan - Version 05 - Accepted at the discretion of the Examining Authority
AS-126	East Anglia ONE North Limited Additional Submission - ExA.AS-1.D11.5.V5 EA1N Outline Operational Drainage Management Plan (Tracked) - Version 05 - Accepted at the discretion of the Examining Authority
AS-127	East Anglia ONE North Limited Additional Submission - 8.7 EA1N Outline Landscape and Ecological Management Strategy - Version 06 - Accepted at the discretion of the Examining Authority
AS-128	East Anglia ONE North Limited Additional Submission - 8.7 EA1N Outline Landscape and Ecological Management Strategy (Tracked) - Version 06 - Accepted at the discretion of the Examining Authority

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AS-129	East Anglia ONE North Limited Additional Submission - ExA.AS-2.D11.5.V5 EA1N&EA2 Infiltration Test Results (May 2021) - Version 01 - Accepted at the discretion of the Examining Authority
AS-130	East Suffolk Council Additional Submission - Appendix B of East Suffolk Council Summary of Case Issue Specific Hearing 17 - National Grid Letter Bramford Substation 2008- Accepted at the discretion of the Examining Authority (Note : appendices for REP11-109)
AS-131	East Suffolk Council Additional Submission - Appendix C of East Suffolk Council's Summary of Case Issue Specific Hearing 17 - Planning Permission and Plans - Accepted at the discretion of the Examining Authority (Note : appendices for REP11-109)
AS-132	East Anglia ONE North Limited Additional Submission - Cover Letter - Accepted at the discretion of the Examining Authority
AS-133	East Anglia ONE North Limited Additional Submission - Substations Design Principles Statement - Version 4 (Clean) - Accepted at the discretion of the Examining Authority (Note: to replace REP11-047)
AS-134	East Anglia ONE North Limited Additional Submission - Substations Design Principles Statement - Version 4 (Tracked) - Accepted at the discretion of the Examining Authority (Note: to replace REP11-047)
AS-135	East Anglia ONE North Limited Additional Submission - Written Summary of Oral Case Issue Specific Hearing 16 on 26th May 2021: The Proposed Substations Site Version 2 (Clean) - Accepted at the discretion of the Examining Authority (Note: To replace REP11-083)
AS-136	East Anglia ONE North Limited Additional Submission - Written Summary of Oral Case Issue Specific Hearing 16 on 26th May 2021: The Proposed Substations Site Version 2 (Tracked) - Accepted at the discretion of the Examining Authority (Note: To replace REP11-083)
AS-137	Suffolk Energy Action Solutions (SEAS) Additional Submission accepted at the discretion of the Examining Authority - Letter regarding the Planning Inspectorate response of 7 May 2021 to Objection to Extension of Examinations
AS-138	Suffolk Energy Action Solutions (SEAS) Additional Submission accepted at the discretion of the Examining Authority - Correspondence between Suffolk Energy Action Solutions (SEAS) and the Planning Inspectorate regarding response to Objection to Extension of Examination

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Events and Hearings	
Preliminary Meeting	
EV-001	Agendas for March 2020 Hearings
EV-002	Snape Maltings Access, Parking and Venue
EV-002a	Agenda for Preliminary Meeting Part 1
EV-002b	Recording of Preliminary Meeting - Part 1 (Session 1) - 16 September 2020
EV-002c	Recording of Preliminary Meeting - Part 1 (Session 2) - 16 September 2020
EV-002d	Recording of Preliminary Meeting - Part 1 (Session 3) - 16 September 2020
EV-002e	Preliminary Meeting 16th September 2020 - Session 1 AM Transcript
EV-002f	Preliminary Meeting 16th September 2020 - Session 2 AM Transcript
EV-002g	Preliminary Meeting 16th September 2020 - Session 3 PM Transcript
EV-002h	Detailed Agenda for Preliminary Meeting Part 2 - 06 October 2020
EV-002i	Recording of Preliminary Meeting - Part 2 (Session 1) - 06 October 2020
EV-002j	Recording of Preliminary Meeting - Part 2 (Session 2) - 06 October 2020
EV-002k	Recording of Preliminary Meeting - Part 2 (Session 3) - 06 October 2020
EV-002l	Preliminary Meetings Note (Part 1) (PM1)
Accompanied Site Inspections	
EV-003	Access Required Site Inspections and Unaccompanied Site Inspections held in place of Accompanied Site Inspections 1 and 2 (ASI1 & ASI2)
EV-004	
Unaccompanied Site Inspections	
EV-005	Note from Unaccompanied Site Inspection (USI1) - Undertaken on 20 and 21 January 2020
EV-006	Note of Unaccompanied Site Inspection (USI2) - Undertaken on 15 and 16 July 2020
EV-007	Note of Unaccompanied Site Inspection (USI3) - Undertaken on 13 and 14 August 2020
EV-007a	Note of Unaccompanied Inspections of Sites (USI4) - Undertaken on 12 and 13 October 2020
EV-007b	Note of Unaccompanied Inspections of Sites (USI5) - Undertaken on 30 October 2020
EV-007c	Note of Unaccompanied Inspections of Sites (USI6) - Undertaken on 6 and 7 January 2021
EV-007d	Note of Access Required and Unaccompanied Inspections of Sites (AR & USI7) - Undertaken on 25, 26 and 27 January 2021
EV-007e	Note of Unaccompanied Inspections of Sites (USI8) - Undertaken 22 and 23 April 2021

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Open Floor Hearings 1, 2, 3, 4 and 5	
EV-008	East Anglia ONE North Limited Rule 13 Notice. Notification of Open Floor Hearings
EV-009	Agendas for Open Floor Hearings 1, 2 and 3 (OFHs 1, 2 and 3)
EV-010	Recording of Open Floor Hearing 1 (Session 1) - 07 October 2020
EV-011	Recording of Open Floor Hearing 1 (Session 2) - 07 October 2020
EV-012	Recording of Open Floor Hearing 2 (Session 1) - 08 October 2020
EV-013	Recording of Open Floor Hearing 2 (Session 2) - 08 October 2020
EV-014	Recording of Open Floor Hearing 3 (Session 1) - 09 October 2020
EV-015	Recording of Open Floor Hearing 3 (Session 2) - 09 October 2020
EV-016	Action Points from Open Floor Hearings 1, 2 and 3
EV-017	Open Floor Hearing 1 (Session 1) - Transcript - 07 October 2020 This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.
EV-018	Open Floor Hearing 1 (Session 2) - Transcript - 07 October 2020 This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.
EV-019	Open Floor Hearing 2 (Session 1) - Transcript - 08 October 2020 This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.
EV-020	Open Floor Hearing 2 (Session 2) - Transcript - 08 October 2020 This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.
EV-021	Open Floor Hearing 3 (Session 1) - Transcript - 09 October 2020 This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.
EV-022	Open Floor Hearing 3 (Session 2) - Transcript - 09 October 2020 This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.
EV-023	Updated Agendas for Open Floor Hearings 4 & 5 (OFHs 4 & 5)
EV-024	Recording of Open Floor Hearing 4 (Session 1) - 05 November 2020
EV-025	Recording of Open Floor Hearing 4 (Session 2) - 05 November 2020
EV-026	Recording of Open Floor Hearing 5 (Session 1) - 06 November 2020

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EV-027	Recording of Open Floor Hearing 5 (Session 2) - 06 November 2020
EV-028	Action Points from Open Floor Hearings 4 and 5
EV-029	Open Floor Hearing 4 (Session 1) - Transcript - 05 November 2020 This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.
EV-030	Open Floor Hearing 4 (Session 2) - Transcript - 05 November 2020 This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.
EV-031	Open Floor Hearing 5 (Session 1) - Transcript - 06 November 2020 This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.
EV-032	Open Floor Hearing 5 (Session 2) - Transcript - 06 November 2020 This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.
Issue Specific Hearings 1 and 2	
EV-033	Agenda for Issue Specific Hearing 1 (ISH1) - 01 December 2020
EV-034	Agenda for Issue Specific Hearing 2 (ISH2) - 02 December 2020
EV-034a	Action Points from Issue Specific Hearing 1 (ISH1) - 01 December 2020
EV-034b	Recording of Issue Specific Hearing 1 - Session 1 - 01 December 2020
EV-034c	Recording of Issue Specific Hearing 1 - Session 2 - 01 December 2020
EV-034d	Issue Specific Hearing 1 (Session 1) - Transcript - 01 December 2020 This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.
EV-034e	Issue Specific Hearing 1 (Session 2) - Transcript - 01 December 2020 This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.
EV-034f	Action Points from Issue Specific Hearing 2 (ISH2) - 02 December 2020

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EV-034g	Recording of Issue Specific Hearing 2 (ISH2) - Session 1 - 02 December 2020
EV-034h	Recording of Issue Specific Hearing 2 (ISH2) - Session 2 - 02 December 2020
EV-034i	Recording of Issue Specific Hearing 2 (ISH2) - Session 3 - 02 December 2020
EV-034j	Recording of Issue Specific Hearing 2 (ISH2) - Session 4 - 02 December 2020
EV-034k	Recording of Issue Specific Hearing 2 (ISH2) - Session 5 - 02 December 2020
EV-034l	Issue Specific Hearing 2 (Session 1) - Transcript - 02 December 2020 This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.
EV-034m	Issue Specific Hearing 2 (Session 2) - Transcript - 02 December 2020 This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.
EV-034n	Issue Specific Hearing 2 (Session 3) - Transcript - 02 December 2020 This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.
EV-034o	Issue Specific Hearing 2 (Session 4) - Transcript - 02 December 2020 This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.
EV-034p	Issue Specific Hearing 2 (Session 5) - Transcript - 02 December 2020 This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.
EV-034q	Recording of Issue Specific Hearing 2 (ISH2) - Session 1 - 03 December 2020
EV-034r	Recording of Issue Specific Hearing 2 (ISH2) - Session 2 - 03 December 2020
EV-034s	Recording of Issue Specific Hearing 2 (ISH2) - Session 3 - 03 December 2020
EV-034t	Recording of Issue Specific Hearing 2 (ISH2) - Session 4 - 03 December 2020

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EV-034u	Issue Specific Hearing 2 (Session 1) - Transcript - 03 December 2020 This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.
EV-034v	Issue Specific Hearing 2 (Session 2) - Transcript - 03 December 2020 This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.
EV-034w	Issue Specific Hearing 2 (Session 3) - Transcript - 03 December 2020 This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.
EV-034x	Issue Specific Hearing 2 (Session 4) - Transcript - 03 December 2020 This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.
Compulsory Acquisitions Hearing	
EV-035	Agenda for Compulsory Acquisition Hearing 1 (CAH1) - 01 December 2020
EV-036	Recording of Compulsory Acquisition Hearing 1 - Session 1 - 01 December 2020
EV-037	Recording of Compulsory Acquisition Hearing 1 - Session 2 - 01 December 2020
EV-038	Compulsory Acquisition Hearing 1 (Session 1) - Transcript - 01 December 2020 This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.
EV-039	Compulsory Acquisition Hearing 1 (Session 2) - Transcript - 01 December 2020 This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.
EV-040	Action Points from Compulsory Acquisition Hearing 1 (CAH1) - 01 December 2020
Issue Specific Hearings 3, 4, 5, 6 and Open Floor Hearings 6, 7	
EV-041	Agenda for Issue Specific Hearing 3 (ISH3) - Biodiversity and Habitats Regulations Assessment - 19 January 2021

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EV-042	Agenda for Issue Specific Hearing 4 (ISH4) - Onshore Environment, construction, transport and operational effects - 19 and 20 January 2021
EV-043	Agenda for Issue Specific Hearing 5 (ISH5) - Social, economic, land and sea use effects - 21 January 2021
EV-044	Agenda for Open Floor Hearings 6 and 7 (OFH6 and OFH7) - 22 and 28 January 2021
EV-045	Agenda for Issue Specific Hearings 6 (ISH6) - The draft Development Consent Orders (dDCOs) - 29 January 2021
EV-046	Recording of Issue Specific Hearing 3 (ISH3) - Session 1 - 19 January 2021
EV-047	Recording of Issue Specific Hearing 3 (ISH3) - Session 2 - 19 January 2021
EV-048	Issue Specific Hearing 3 (Session 1) - Transcript - 19 January 2021
EV-049	Issue Specific Hearing 3 (Session 2) - Transcript - 19 January 2021
EV-050	Action Points from Issue Specific Hearing 3 (ISH3) - 19 January 2021
EV-051	Recording of Issue Specific Hearing 4 (ISH4) - Session 1 - 19 January 2021
EV-052	Recording of Issue Specific Hearing 4 (ISH4) - Session 2 - 19 January 2021
EV-053	Recording of Issue Specific Hearing 4 (ISH4) - Session 3 - 20 January 2021
EV-054	Recording of Issue Specific Hearing 4 (ISH4) - Session 4 - 20 January 2021
EV-054a	Recording of Issue Specific Hearing 4 (ISH4) - Session 5 - 20 January 2021
EV-054b	Recording of Issue Specific Hearing 4 (ISH4) - Session 6 - 20 January 2021
EV-055	Issue Specific Hearing 4 (Session 1) - Transcript - 19 January 2021
EV-056	Issue Specific Hearing 4 (Session 2) - Transcript - 19 January 2021
EV-057	Issue Specific Hearing 4 (Session 3) - Transcript - 20 January 2021
EV-058	Issue Specific Hearing 4 (Session 4) - Transcript - 20 January 2021
EV-058a	Issue Specific Hearing 4 (Session 5) - Transcript - 20 January 2021
EV-058b	Issue Specific Hearing 4 (Session 6) - Transcript - 20 January 2021
EV-059	Action Points from Issue Specific Hearing 4 (ISH4) - 20 January 2021
EV-060	Recording of Issue Specific Hearing 5 (ISH5) - Session 1 - 21 January 2021
EV-061	Recording of Issue Specific Hearing 5 (ISH5) - Session 2 - 21 January 2021
EV-062	Recording of Issue Specific Hearing 5 (ISH5) - Session 3 - 21 January 2021

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EV-063	Recording of Issue Specific Hearing 5 (ISH5) - Session 4 - 21 January 2021
EV-064	Issue Specific Hearing 5 (Session 1) - Transcript - 21 January 2021
EV-065	Issue Specific Hearing 5 (Session 2) - Transcript - 21 January 2021
EV-066	Issue Specific Hearing 5 (Session 3) - Transcript - 21 January 2021
EV-067	Issue Specific Hearing 5 (Session 4) - Transcript - 21 January 2021
EV-068	Action Points from Issue Specific Hearing 5 (ISH5) - 21 January 2021
EV-069	Recording of Open Floor Hearing 6 (Session 1) - 22 January 2021
EV-070	Recording of Open Floor Hearing 6 (Session 2) - 22 January 2021
EV-071	Open Floor Hearing 6 (Session 1) - Transcript - 22 January 2021
EV-072	Open Floor Hearing 6 (Session 2) - Transcript - 22 January 2021
EV-073	Action Points from Open Floor Hearing 6 (OFH6) - 22 January 2021
EV-074	Recording of Open Floor Hearing 7 (Session 1) - 28 January 2021
EV-075	Recording of Open Floor Hearing 7 (Session 2) - 28 January 2021
EV-076	Open Floor Hearing 7 (Session 1) - Transcript - 28 January 2021
EV-077	Open Floor Hearing 7 (Session 2) - Transcript - 28 January 2021
EV-078	Action Points from Open Floor Hearing 7 (OFH7) -28 January 2021
EV-079	Recording of Issue Specific Hearing 6 (ISH6) - Session 1 - 29 January 2021
EV-080	Recording of Issue Specific Hearing 6 (ISH6) - Session 2 - 29 January 2021
EV-081	Recording of Issue Specific Hearing 6 (ISH6) - Session 3 - 29 January 2021
EV-082	Recording of Issue Specific Hearing 6 (ISH6) - Session 4 - 29 January 2021
EV-083	Issue Specific Hearing 6 (Session 1) - Transcript - 29 January 2021
EV-084	Issue Specific Hearing 6 (Session 2) - Transcript - 29 January 2021
EV-085	Issue Specific Hearing 6 (Session 3) - Transcript - 29 January 2021
EV-086	Issue Specific Hearing 6 (Session 4) - Transcript - 29 January 2021
EV-087	Action Points from Issue Specific Hearing 6 (ISH6) - 29 January 2021
EV-088	Agenda for Compulsory Acquisition Hearing 2 (CAH) - Persons Affected by Compulsory Acquisition and Temporary Possession - 16 February 2021
EV-089	Agenda for Issue Specific Hearing 7 (ISH7) -Biodiversity and Habitats Regulations Assessment - 17 February 2021
EV-090	Agenda for Issue Specific Hearing 8 (ISH8) - Seascapes - 18 February 2021

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EV-091	Agenda for Issue Specific Hearing 9 (ISH9) - the draft Development Consent Orders (dDCOs) - 19 February 2021
Compulsory Acquisition Hearing 2	
EV-092	Recording of Compulsory Acquisition Hearing 2 (CAH2) - Session 1 - 16 February 2021
EV-093	Recording of Compulsory Acquisition Hearing 2 (CAH2) - Session 2 - 16 February 2021
EV-094	Recording of Compulsory Acquisition Hearing 2 (CAH2) - Session 3 - 16 February 2021
EV-095	Recording of Compulsory Acquisition Hearing 2 (CAH2) - Session 4 - 16 February 2021
EV-096	Compulsory Acquisition Hearing 2 (Session 1) - Transcript - 16 February 2021 This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.
EV-097	Compulsory Acquisition Hearing 2 (Session 2) - Transcript - 16 February 2021 This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.
EV-098	Compulsory Acquisition Hearing 2 (Session 3) - Transcript - 16 February 2021 This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.
EV-099	Compulsory Acquisition Hearing 2 (Session 4) - Transcript - 16 February 2021 This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.
EV-100	Action Points from Compulsory Acquisition Hearing 2 (CAH2) - 16 February 2021
Issue Specific Hearing 7	
EV-101	Recording of Issue Specific Hearing 7 (ISH7) - Session 1 - 17 February 2021
EV-102	Recording of Issue Specific Hearing 7 (ISH7) - Session 2 - 17 February 2021
EV-103	Recording of Issue Specific Hearing 7 (ISH7) - Session 3 - 17 February 2021
EV-104	Issue Specific Hearing 7 (Session 1) - Transcript - 17 February 2021 This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.

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EV-105	Issue Specific Hearing 7 (Session 2) - Transcript - 17 February 2021 This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.
EV-106	Issue Specific Hearing 7 (Session 3) - Transcript - 17 February 2021 This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.
EV-107	Action Points from Issue Specific Hearing 7 (ISH7) - 17 February 2021
Issue Specific Hearing 8	
EV-108	Recording of Issue Specific Hearing 8 (ISH8) - Session 1 - 18 February 2021
EV-109	Recording of Issue Specific Hearing 8 (ISH8) - Session 2 - 18 February 2021
EV-110	Recording of Issue Specific Hearing 8 (ISH8) - Session 3 - 18 February 2021
EV-111	Issue Specific Hearing 8 (Session 1) - Transcript - 18 February 2021 This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.
EV-112	Issue Specific Hearing 8 (Session 2) - Transcript - 18 February 2021 This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.
EV-113	Issue Specific Hearing 8 (Session 3) - Transcript - 18 February 2021 This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.
EV-114	Action Points from Issue Specific Hearing 8 (ISH8) - 18 February 2021
Issue Specific Hearing 9	
EV-115	Recording of Issue Specific Hearing 9 (ISH9) - Session 1 - 19 February 2021
EV-116	Recording of Issue Specific Hearing 9 (ISH9) - Session 2 - 19 February 2021
EV-117	Recording of Issue Specific Hearing 9 (ISH9) - Session 3 - 19 February 2021

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EV-118	Issue Specific Hearing 9 (Session 1) - Transcript - 19 February 2021 This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.
EV-119	Issue Specific Hearing 9 (Session 2) - Transcript - 19 February 2021 This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.
EV-120	Issue Specific Hearing 9 (Session 3) - Transcript - 19 February 2021 This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.
EV-121	Action Points from Issue Specific Hearing 9 (ISH9) - 19 February 2021
Issue Specific Hearings 10,11, 12 and 13	
EV-122	Agenda for Issue Specific Hearing 10 (ISH10) - Health and Social Well Being - 9 March 2021
EV-122a	Action Points from Issue Specific Hearing 10 (ISH10) - 09 March 2021
EV-122b	Recording of Issue Specific Hearing 10 (ISH10) on Health and Social Well Being - Session 1 - 09 March 2021
EV-122c	Recording of Issue Specific Hearing 10 (ISH10) on Health and Social Well Being - Session 2 - 09 March 2021
EV-122d	Recording of Issue Specific Hearing 10 (ISH10) on Health and Social Well Being - Session 3 - 09 March 2021
EV-122e	Issue Specific Hearing 10 (ISH10) on Health and Social Well Being - Session 1 - Transcript - 09 March 2021 This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.
EV-122f	Issue Specific Hearing 10 (ISH10) on Health and Social Well Being - Session 2 - Transcript - 09 March 2021 This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.
EV-122g	Issue Specific Hearing 10 (ISH10) on Health and Social Well Being - Session 3 - Transcript - 09 March 2021 This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.

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EV-123	Agenda for Issue Specific Hearing 11 (ISH11) - Flood Risk and Drainage - 10 March 2021
EV-123a	Action Points from Issue Specific Hearing 11 (ISH11) - 10 March 2021
EV-123b	Recording of Issue Specific Hearing 11 (ISH11) on Flood Risk and Drainage - Session 1 - 10 March 2021
EV-123c	Recording of Issue Specific Hearing 11 (ISH11) on Flood Risk and Drainage - Session 2 - 10 March 2021
EV-123d	Recording of Issue Specific Hearing 11 (ISH11) on Flood Risk and Drainage - Session 3 - 10 March 2021
EV-123e	<p>Issue Specific Hearing 11 (ISH11) on Flood Risk and Drainage - Session 1- Transcript - 10 March 2021</p> <p>This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.</p>
EV-123f	<p>Issue Specific Hearing 11 (ISH11) on Flood Risk and Drainage - Session 2 - Transcript - 10 March 2021</p> <p>This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.</p>
EV-123g	<p>Issue Specific Hearing 11 (ISH11) on Flood Risk and Drainage - Session 3 - Transcript - 10 March 2021</p> <p>This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.</p>
EV-124	Agenda for Issue Specific Hearing 12 (ISH12) - Noise - 11 March 2021
EV-124a	Action Points from Issue Specific Hearing 12 (ISH12) - 11 March 2021
EV-124b	Recording of Issue Specific Hearing 12 (ISH12) on Noise - Session 1 - 11 March 2021
EV-124c	Recording of Issue Specific Hearing 12 (ISH12) on Noise - Session 2 - 11 March 2021
EV-124d	Recording of Issue Specific Hearing 12 (ISH12) on Noise - Session 3 - 11 March 2021
EV-124e	Recording of Issue Specific Hearing 12 (ISH12) on Noise - Session 4 - 11 March 2021
EV-124f	<p>Issue Specific Hearing 12 (ISH12) on Noise - Session 1 - Transcript - 11 March 2021</p> <p>This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.</p>

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EV-124g	<p>Issue Specific Hearing 12 (ISH12) on Noise - Session 2 - Transcript - 11 March 2021</p> <p>This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.</p>
EV-124h	<p>Issue Specific Hearing 12 (ISH12) on Noise - Session 3 - Transcript - 11 March 2021</p> <p>This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.</p>
EV-124i	<p>Issue Specific Hearing 12 (ISH12) on Noise - Session 4 - Transcript - 11 March 2021</p> <p>This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.</p>
EV-125	<p>Agenda for Issue Specific Hearing 13 (ISH13) - Traffic and Transport - 12 March 2021</p>
EV-125a	<p>Recording of Issue Specific Hearing 13 (ISH13) on Traffic and Transport - Session 1 - 12 March 2021</p>
EV-125b	<p>Recording of Issue Specific Hearing 13 (ISH13) on Traffic and Transport - Session 2 - 12 March 2021</p>
EV-125c	<p>Recording of Issue Specific Hearing 13 (ISH13) on Traffic and Transport - Session 3 - 12 March 2021</p>
EV-125d	<p>Recording of Issue Specific Hearing 13 (ISH13) on Traffic and Transport - Session 4 - 12 March 2021</p>
EV-125e	<p>Issue Specific Hearing 13 (ISH13) on Traffic and Transport - Session 1 - Transcript - 12 March 2021</p> <p>This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.</p>
EV-125f	<p>Issue Specific Hearing 13 (ISH13) on Traffic and Transport - Session 2 - Transcript - 12 March 2021</p> <p>This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.</p>
EV-125g	<p>Issue Specific Hearing 13 (ISH13) on Traffic and Transport - Session 3 - Transcript - 12 March 2021</p> <p>This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.</p>

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EV-125h	Issue Specific Hearing 13 (ISH13) on Traffic and Transport - Session 4 - Transcript - 12 March 2021 This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.
EV-125i	Action Points from Issue Specific Hearing 13 (ISH13) on Traffic and Transport - 12 March 2021
Issue Specific Hearings 14, 15 and Compulsory Acquisition Hearing 3	
EV-126	Agenda for Issue Specific Hearing 14 (ISH14) on Biodiversity and Habitats Regulations Assessment - 16 and 17 March 2021
EV-126a	Action Points from Issue Specific Hearing 14 (ISH14) - 16 and 17 March 2021
EV-126b	Recording of Issue Specific Hearing 14 (ISH14) on Biodiversity and Habitats Regulations Assessment - Session 1 - 16 March 2021
EV-126c	Recording of Issue Specific Hearing 14 (ISH14) on Biodiversity and Habitats Regulations Assessment - Session 2 - 16 March 2021
EV-126d	Recording of Issue Specific Hearing 14 (ISH14) on Biodiversity and Habitats Regulations Assessment - Session 3 - 16 March 2021
EV-126e	Recording of Issue Specific Hearing 14 (ISH14) on Biodiversity and Habitats Regulations Assessment - Session 4 - 17 March 2021
EV-126f	Recording of Issue Specific Hearing 14 (ISH14) on Biodiversity and Habitats Regulations Assessment - Session 5 - 17 March 2021
EV-126g	Issue Specific Hearing 14 (ISH14) on Biodiversity an Habitats Regulations Assessment - Session 1 - Transcript - 16 March 2021 This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.
EV-126h	Issue Specific Hearing 14 (ISH14) on Biodiversity an Habitats Regulations Assessment - Session 2 - Transcript - 16 March 2021 This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.
EV-126i	Issue Specific Hearing 14 (ISH14) on Biodiversity an Habitats Regulations Assessment - Session 3 - Transcript - 16 March 2021 This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.

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EV-126j	<p>Issue Specific Hearing 14 (ISH14) on Biodiversity an Habitats Regulations Assessment - Session 4 - Transcript - 17 March 2021</p> <p>This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.</p>
EV-126k	<p>Issue Specific Hearing 14 (ISH14) on Biodiversity an Habitats Regulations Assessment - Session 5 - Transcript - 17 March 2021</p> <p>This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.</p>
EV-127	<p>Agenda for Compulsory Acquisition Hearing 3 (CAH3) - 18 March 2021</p>
EV-127a	<p>Recording of Compulsory Acquisition Hearing 3 (CAH3) - Session 1 - 18 March 2021</p>
EV-127b	<p>Recording of Compulsory Acquisition Hearing 3 (CAH3) - Session 2 - 18 March 2021</p>
EV-127c	<p>Recording of Compulsory Acquisition Hearing 3 (CAH3) - Session 3 - 18 March 2021</p>
EV-127d	<p>Recording of Compulsory Acquisition Hearing 3 (CAH3) - Session 4 - 18 March 2021</p>
EV-127e	<p>Compulsory Acquisition Hearing 3 (CAH3) - Session 1 - Transcript - 18 March 2021</p> <p>This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.</p>
EV-127f	<p>Compulsory Acquisition Hearing 3 (CAH3) - Session 2 - Transcript - 18 March 2021</p> <p>This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.</p>
EV-127g	<p>Compulsory Acquisition Hearing 3 (CAH3) - Session 3 - Transcript - 18 March 2021</p> <p>This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.</p>
EV-127h	<p>Compulsory Acquisition Hearing 3 (CAH3) - Session 4 - Transcript - 18 March 2021</p> <p>This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.</p>
EV-127i	<p>Action Points from Compulsory Acquisition Hearing 3 (CAH3) - 18 March 2021</p>
EV-128	<p>Agenda for Issue Specific Hearing 15 (ISH15) on the draft Development Consent Orders & Other Matters - 19 March 2021</p>

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EV-129	Recording of Issue Specific Hearing 15 (ISH15) on the draft DCO - Session 1 - 19 March 2021
EV-130	Recording of Issue Specific Hearing 15 (ISH15) on the draft DCO - Session 2 - 19 March 2021
EV-131	Recording of Issue Specific Hearing 15 (ISH15) on the draft DCO - Session 3 - 19 March 2021
EV-132	Recording of Issue Specific Hearing 15 (ISH15) on the draft DCO - Session 4 - 19 March 2021
EV-134	<p>Issue Specific Hearing 15 (ISH15) on the draft DCO - Session 1 - Transcript - 19 March 2021</p> <p>This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.</p>
EV-135	<p>Issue Specific Hearing 15 (ISH15) on the draft DCO - Session 2 - Transcript - 19 March 2021</p> <p>This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.</p>
EV-136	<p>Issue Specific Hearing 15 (ISH15) on the draft DCO - Session 3 - Transcript - 19 March 2021</p> <p>This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.</p>
EV-137	<p>Issue Specific Hearing 15 (ISH15) on the draft DCO - Session 4 - Transcript - 19 March 2021</p> <p>This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.</p>
EV-138	Action Points from Issue Specific Hearing 15 (ISH15) on the draft DCO - 19 March 2021
Note from Unaccompanied Site Inspections	
EV-139	Note of Unaccompanied Inspections of Sites (USI8) - Undertaken 22 and 23 April 2021
Issue Specific Hearings 16 and 17	
EV-140	Agenda for Issue Specific Hearing 16 (ISH16) on the Proposed Substations Site - 26 May 2021
EV-141	Agenda for Issue Specific Hearing 17 (ISH17) on the draft Development Consent Orders (dDCOs) & Other Matters - 28 May 2021
EV-142	Recording of Issue Specific Hearing 16 (ISH16) on Proposed Substation Site - Session 1 - 26 May 2021
EV-143	Recording of Issue Specific Hearing 16 (ISH16) on Proposed Substation Site - Session 2 - 26 May 2021
EV-144	Recording of Issue Specific Hearing 16 (ISH16) on Proposed Substation Site - Session 3 - 26 May 2021
EV-145	Recording of Issue Specific Hearing 16 (ISH16) on Proposed Substation Site - Session 4 - 26 May 2021

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EV-146	<p>Issue Specific Hearing 16 (ISH16) on Proposed Substation Site - Session 1 - Transcript - 26 May 2021</p> <p>This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.</p>
EV-147	<p>Issue Specific Hearing 16 (ISH16) on Proposed Substation Site - Session 2 - Transcript - 26 May 2021</p> <p>This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.</p>
EV-148	<p>Issue Specific Hearing 16 (ISH16) on Proposed Substation Site - Session 3 - Transcript - 26 May 2021</p> <p>This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.</p>
EV-149	<p>Issue Specific Hearing 16 (ISH16) on Proposed Substation Site - Session 4 - Transcript - 26 May 2021</p> <p>This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.</p>
EV-150	<p>Action Points from Issue Specific Hearings 16 (ISH16) - 26 May 2021</p>
EV-151	<p>Recording of Issue Specific Hearing 17 (ISH17) on the draft Development Consent Order - Session 1 - 28 May 2021</p>
EV-152	<p>Recording of Issue Specific Hearing 17 (ISH17) on the draft Development Consent Order - Session 2 - 28 May 2021</p>
EV-153	<p>Recording of Issue Specific Hearing 17 (ISH17) on the draft Development Consent Order - Session 3 - 28 May 2021</p>
EV-154	<p>Recording of Issue Specific Hearing 17 (ISH17) on the draft Development Consent Order - Session 4 - 28 May 2021</p>
EV-155	<p>Issue Specific Hearing 17 (ISH17) on the draft Development Consent Order - Session 1 - Transcript - 28 May 2021</p> <p>This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.</p>
EV-156	<p>Issue Specific Hearing 17 (ISH17) on the draft Development Consent Order - Session 2 - Transcript - 28 May 2021</p> <p>This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.</p>

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EV-157	Issue Specific Hearing 17 (ISH17) on the draft Development Consent Order - Session 3 - Transcript - 28 May 2021 This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.
EV-158	Issue Specific Hearing 17 (ISH17) on the draft Development Consent Order - Session 4 - Transcript - 28 May 2021 This document is intended to assist Interested Parties, it is not verbatim. The content is produced using artificial intelligence voice to text and is unedited. The video recording remains as the primary record of the event.
EV-159	Action Points from Issue Specific Hearing 17 (ISH17) - 27 May 2021
Representations	
Procedural Deadline A – 13 August 2020	
PDA-001	East Anglia ONE North Limited Procedural Deadline A - Response to the Rule 6 letter of 16 July 2020 and submissions on Preliminary Meeting Procedural Matters
PDA-002	Marine Management Organisation Procedural Deadline A - Response to the Rule 6 letter of 16 July 2020 and submissions on Preliminary Meeting Procedural Matters
PDA-003	Natural England Procedural Deadline A - Response to the Rule 6 letter of 16 July 2020 and submissions on Preliminary Meeting Procedural Matters
Procedural Deadline C – 29 September 2020	
PDC-001	East Anglia ONE North Limited Procedural Deadline C - Submission of Oral Case - Preliminary Meeting (Part 1) on 16 September 2020
PDC-002	East Suffolk Council Procedural Deadline C - Confirmation of attendance at Preliminary Meeting Part 2
PDC-003	Suffolk County Council Procedural Deadline C - Written submissions following Preliminary Meetings on Wednesday 16 September 2020
PDC-004	Michael Mahoney on behalf of Substation Action Save East Suffolk (SASES) Procedural Deadline C - Written submissions following Preliminary Meetings on Wednesday 16 September 2020
PDC-005	Suffolk Energy Action Solutions (SEAS) Procedural Deadline C - Written submissions following Preliminary Meetings on Wednesday 16 September 2020
PDC-006	Suffolk Energy Action Solutions (SEAS) Procedural Deadline C - Confirmation of attendance at Preliminary Meeting Part 2
PDC-007	Suffolk Energy Action Solutions (SEAS) Procedural Deadline C - Open Floor Hearings

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PDC-008	Graham Bagnall Procedural Deadline C - Open Floor Hearings
PDC-009	Melissa Baker Procedural Deadline C - Open Floor Hearings
PDC-010	Luigi Beltrandi Procedural Deadline C - Open Floor Hearings
PDC-011	Iain Brown Procedural Deadline C - Open Floor Hearings
PDC-012	Alan Cardy Procedural Deadline C - Open Floor Hearings
PDC-013	Annabel Chamberlain Procedural Deadline C - Open Floor Hearings
PDC-014	Not in use
PDC-015	Alan Collett Procedural Deadline C - Open Floor Hearings
PDC-016	Helen Cook Procedural Deadline C - Open Floor Hearings
PDC-017	Fiona Cramb Procedural Deadline C - Open Floor Hearings
PDC-018	Pat Dorcey Procedural Deadline C - Open Floor Hearings
PDC-019	Alexander Gimson Procedural Deadline C - Open Floor Hearings
PDC-020	Christine Penelope Ive Procedural Deadline C - Preliminary Meeting Feedback
PDC-021	Michael Jones Procedural Deadline C - Open Floor Hearings
PDC-022	Christine Laschet Procedural Deadline C - Open Floor Hearings
PDC-023	Michael Laschet Procedural Deadline C - Open Floor Hearings
PDC-024	Christopher Lewis Procedural Deadline C - Open Floor Hearings
PDC-025	Michael Lewis Procedural Deadline C - Open Floor Hearings
PDC-026	Angela Mallinson Procedural Deadline C - Open Floor Hearings
PDC-027	Lawrence Mallinson Procedural Deadline C - Open Floor Hearings
PDC-028	Mya Manakides Procedural Deadline C - Open Floor Hearings
PDC-029	Tony Morley Procedural Deadline C - Matters from the Preliminary Meeting (Part 1) on 16 September 2020
PDC-030	Tony Morley Procedural Deadline C - Open Floor Hearings
PDC-031	Susan Osben Procedural Deadline C - Open Floor Hearings
PDC-032	Henrietta Palmer Procedural Deadline C - Open Floor Hearings

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PDC-033	Glynis Robertson Procedural Deadline C - Written submissions following Preliminary Meetings on Wednesday 16 September 2020
PDC-034	Chris Sneath Procedural Deadline C - Open Floor Hearings
PDC-035	David Steen Procedural Deadline C - Open Floor Hearings
PDC-036	Sheridan Steen Procedural Deadline C - Open Floor Hearings
PDC-037	Piers Sturridge Procedural Deadline C - Open Floor Hearings
PDC-038	Sue Thompson Procedural Deadline C - Open Floor Hearings
PDC-039	Nicholas Thorp Procedural Deadline C - Written submissions following Preliminary Meetings on Wednesday 16 September 2020
PDC-040	Charlotte Triefus Procedural Deadline C - Open Floor Hearings
PDC-041	John Walker Procedural Deadline C - Open Floor Hearings
PDC-042	Peter Watson Procedural Deadline C - Open Floor Hearings
PDC-043	Tessa Wojtczak Procedural Deadline C - Written submissions following Preliminary Meetings on Wednesday 16 September 2020

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Deadline 1 – 02 November 2020

Deadline 1

- Deadline for receipt by ExA of:
 - Post hearing submissions including written submissions of oral case
- Notification from any Affected Person of wish to speak at Compulsory Acquisition Hearing 1 (CAH1)
- Notification of wish to speak at Issue Specific Hearings 1 and 2 (ISH1 and ISH2)
- Notification of wish to speak at any further Open Floor Hearing (OFH) to be held in the remainder of the Examination (if a request has not already submitted)
- Notification of digital exclusion: identification of exceptional reasons why an Interested Party cannot participate in a virtual event
- Nominations of suggested locations and justifications for site inspections for consideration by the ExA
- Notification of wish to attend an Accompanied Site Inspection (ASI)
- Notification by Statutory Parties of their wish to be considered as an Interested Party (IP) by the ExA
- Notification of wish to have future correspondence received electronically
- Notification by the Applicant of intent to make any non-material or material changes
- Comments on Relevant Representations (RRs) (if not already submitted)
- Summaries of all RRs exceeding 1500 words
- Written Representations (WRs)
- Summaries of all WRs exceeding 1500 words
- Local Impact Reports (LIR) from any local authorities
- Responses to the ExAs Written Questions (ExQ1)
- Comments on any updated application documents
- Applicant's Tracking Lists prepared under Procedural Decisions 12, 13, and 14 (Annex B1)
- Statements of Common Ground (SoCG) and Commonality requested by the ExA under Procedural Decision 15 (Annex B1)
- Draft Itinerary to be provided by the Applicant for any ASI
- Responses to any further information requested by the ExA for this deadline

REP1-001	East Anglia ONE North Limited Deadline 1 Submission - Cover Letter
REP1-002	East Anglia ONE North Limited Deadline 1 Submission - 1.6 Guide to the Application - Rev 02
REP1-003	East Anglia ONE North Limited Deadline 1 Submission - 2.1 Location Plan Onshore - Rev 02
REP1-004	East Anglia ONE North Limited Deadline 1 Submission - 2.2 Land Plans Onshore - Rev 03
REP1-005	East Anglia ONE North Limited Deadline 1 Submission - 2.3 - Works Plan Onshore - Rev 03
REP1-006	East Anglia ONE North Limited Deadline 1 Submission - 4.1 Statement of Reasons - Clean - Rev 02

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REP1-007	East Anglia ONE North Limited Deadline 1 Submission - 4.1 Statement of Reasons - Tracked Changes - Rev 02
REP1-008	East Anglia ONE North Limited Deadline 1 Submission - 4.2 - Funding Statement - Clean - Rev 02
REP1-009	East Anglia ONE North Limited Deadline 1 Submission - 4.2 - Funding Statement - Tracked Changes - Rev 02
REP1-010	East Anglia ONE North Limited Deadline 1 Submission - 4.2 - Funding Statement Annex 1 - Proposed Funding Agreement - Clean - Rev 02
REP1-011	East Anglia ONE North Limited Deadline 1 Submission - 4.2 - Funding Statement Annex 1 - Proposed Funding Agreement - Tracked Changes - Rev 02
REP1-012	East Anglia ONE North Limited Deadline 1 Submission - 4.2 - Funding Statement - Annex 2 - Accounts for Scottish Power Renewables Limited - Rev 02
REP1-013	East Anglia ONE North Limited Deadline 1 Submission - 4.2 - Funding Statement - Annex 3 - Property Cost Estimate Statement from Dalcour Maclaren - Clean - Rev 02
REP1-014	East Anglia ONE North Limited Deadline 1 Submission - 4.2 - Funding Statement - Annex 3 - Property Cost Estimate Statement from Dalcour Maclaren - Tracked Changes - Rev 02
REP1-015	East Anglia ONE North Limited Deadline 1 Submission - 4.3 - Book of Reference - Rev 04
REP1-016	East Anglia ONE North Limited Deadline 1 Submission - 4.3.1 Book of Reference - Schedule of Changes - Rev 02
REP1-017	East Anglia ONE North Limited Deadline 1 Submission - 5.3.2 Habitat Regulations Assessment - Appendix 2 - Information Support AA Report Screening Matrices - Tracked Changes - Rev 02
REP1-018	East Anglia ONE North Limited Deadline 1 Submission - 5.3.2 Habitat Regulations Assessment - Appendix 2 - Information Support AA Report Screening Matrices - Clean - Rev 02
REP1-019	East Anglia ONE North Limited Deadline 1 Submission - 8.20 Outline Pre-commencement Archaeological Execution plan onshore - Clean - Rev 02
REP1-020	East Anglia ONE North Limited Deadline 1 Submission - 8.20 Outline Pre-commencement Archaeological Execution plan onshore - Tracked Changes - Rev 02
REP1-021	East Anglia ONE North Limited Deadline 1 Submission - Clarification Note - Archaeology and Cultural Heritage - Rev 001
REP1-022	East Anglia ONE North Limited Deadline 1 Submission - Clarification Note - Land Use - Rev 001

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REP1-023	East Anglia ONE North Limited Deadline 1 Submission - Clarification Note - Onshore Ecology - Rev 001
REP1-024	East Anglia ONE North Limited Deadline 1 Submission - Pre-Construction Trial Trenching Report - Rev-01
REP1-025	East Anglia ONE North Limited Deadline 1 Submission - Onshore Archaeology Geophysical Survey Report Part 1 of 9 - Rev-01
REP1-026	East Anglia ONE North Limited Deadline 1 Submission - Onshore Archaeology Geophysical Survey Report Part 2 of 9 - Rev-01
REP1-027	East Anglia ONE North Limited Deadline 1 Submission - Onshore Archaeology Geophysical Survey Report Part 3 of 9 - Rev-01
REP1-028	East Anglia ONE North Limited Deadline 1 Submission - Onshore Archaeology Geophysical Survey Report Part 4 of 9 - Rev-01
REP1-029	East Anglia ONE North Limited Deadline 1 Submission - Onshore Archaeology Geophysical Survey Report Part 5 of 9 - Rev-01
REP1-030	East Anglia ONE North Limited Deadline 1 Submission - Onshore Archaeology Geophysical Survey Report Part 6 of 9 - Rev-01
REP1-031	East Anglia ONE North Limited Deadline 1 Submission - Onshore Archaeology Geophysical Survey Report Part 7 of 9 - Rev-01
REP1-032	East Anglia ONE North Limited Deadline 1 Submission - Onshore Archaeology Geophysical Survey Report Part 8 of 9 - Rev-01
REP1-033	East Anglia ONE North Limited Deadline 1 Submission - Onshore Archaeology Geophysical Survey Report Part 9 of 9 - Rev-01
REP1-034	East Anglia ONE North Limited Deadline 1 Submission - Onshore Archaeology Earthworks Report - Rev-01
REP1-035	East Anglia ONE North Limited Deadline 1 Submission - Ecological Enhancement Clarification Note - Rev-01
REP1-036	East Anglia ONE North Limited Deadline 1 Submission - Socio Economics and Tourism Clarification Note - Rev-01
REP1-037	East Anglia ONE North Limited Deadline 1 Submission - Application for the Inclusion of Additional Land - Rev-001
REP1-038	East Anglia ONE North Limited Deadline 1 Submission - Information to Support Appropriate Assessment – Addendum for Marine Mammals - Rev-001
REP1-039	East Anglia ONE North Limited Deadline 1 Submission - Notice of Intent to Make Non-Material or Material Changes - Rev-01

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REP1-040	East Anglia ONE North Limited Deadline 1 Submission - Air Quality Clarification Note - Rev-001
REP1-041	East Anglia ONE North Limited Deadline 1 Submission - Outline Sizewell Gap Construction Method Statement - Rev-01
REP1-042	East Anglia ONE North Limited Deadline 1 Submission - Outline Landfall Construction Method Statement - Rev-01
REP1-043	East Anglia ONE North Limited Deadline 1 Submission - Outline SPA Crossing Method Statement - Rev-001
REP1-044	East Anglia ONE North Limited Deadline 1 Submission - Outline Sabellaria Reef Management Plan - Rev-001
REP1-045	East Anglia ONE North Limited Deadline 1 Submission - Outline Fisheries Liaison and Coexistence Plan - Rev-001
REP1-046	East Anglia ONE North Limited Deadline 1 Submission - Outline National Grid Substation Design Principles Statement - Rev-01
REP1-047	East Anglia ONE North Limited Deadline 1 Submission - Offshore Ornithology Cumulative and In Combination Collision Risk Update - Rev-01
REP1-048	East Anglia ONE North Limited Deadline 1 Submission - Traffic and Transport Clarification Note - Rev-001
REP1-049	East Anglia ONE North Limited Deadline 1 Submission - Public Rights of Way Clarification Note - Rev-001
REP1-050	East Anglia ONE North Limited Deadline 1 Submission - Applicants Responses to Hearings Action Points - Rev-001
REP1-051	East Anglia ONE North Limited Deadline 1 Submission - Applicants Suggested Site Inspection Locations - Rev-01
REP1-052	East Anglia ONE North Limited Deadline 1 Submission - Statement of Commonality - Rev-01
REP1-053	East Anglia ONE North Limited Deadline 1 Submission - Draft Statement of Common Ground with Ministry of Defence - Rev-02
REP1-054	East Anglia ONE North Limited Deadline 1 Submission - Draft Statement of Common Ground with Rijkswaterstaat (RWS) - Rev-002
REP1-055	East Anglia ONE North Limited Deadline 1 Submission - Statement of Common Ground - Diamond Transmission Partners Galloper Limited - Rev-002
REP1-056	East Anglia ONE North Limited Deadline 1 Submission - Draft Statement of Common Ground Natural England (Offshore) - Rev -001

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REP1-057	East Anglia ONE North Limited Deadline 1 Submission - Draft Statement of Common Ground Natural England (Onshore) - Rev -001
REP1-058	East Anglia ONE North Limited Deadline 1 Submission - Draft Statement of Common Ground Natural England (Offshore Ornithology) - Rev -001
REP1-059	East Anglia ONE North Limited Deadline 1 Submission - Draft Statement of Common Ground Historic England - Rev -001
REP1-060	East Anglia ONE North Limited Deadline 1 Submission - Draft Statement of Common Ground Suffolk Preservation Society - Rev - 001
REP1-061	East Anglia ONE North Limited Deadline 1 Submission - Draft Statement of Common Ground NNB Generation Company (SZC) Limited - Rev -001
REP1-062	East Anglia ONE North Limited Deadline 1 Submission - Draft Statement of Common Ground National Grid Ventures - Rev - 001
REP1-063	East Anglia ONE North Limited Deadline 1 Submission - Draft Statement of Common Ground National Grid Electricity System Operator Limited - Rev -001
REP1-064	East Anglia ONE North Limited Deadline 1 Submission - Draft Statement of Common Ground National Grid Electricity Transmission plc - Rev - 001
REP1-065	East Anglia ONE North Limited Deadline 1 Submission - Draft Statement of Common Ground Highways England - Rev - 001
REP1-066	East Anglia ONE North Limited Deadline 1 Submission - Draft Statement of Common Ground Office for Nuclear Regulation - Rev - 001
REP1-067	East Anglia ONE North Limited Deadline 1 Submission - Statement of Common Ground National Federation of Fishermen's Organisations and National Association of Producer Organisations in Dutch Demersal Fisheries (VisNed) - Rev - 001
REP1-068	East Anglia ONE North Limited Deadline 1 Submission - Draft Statement of Common Ground Commercial Fisheries Working Group (CFWG) - Rev -001
REP1-069	East Anglia ONE North Limited Deadline 1 Submission - Draft Statement of Common Ground The UK Chamber of Shipping - Rev 001
REP1-070	East Anglia ONE North Limited Deadline 1 Submission - Draft Statement of Common Ground Civil Aviation Authority (CAA) - Rev - 001
REP1-071	East Anglia ONE North Limited Deadline 1 Submission - Draft Statement of Common Ground The Wildlife Trust (TWT) - Rev - 001
REP1-072	East Anglia ONE North Limited Deadline 1 Submission - Draft Statement of Common Ground East Suffolk Council and Suffolk County Council - Rev 002

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REP1-073	East Anglia ONE North Limited Deadline 1 Submission - Draft Statement of Common Ground East Anglia THREE Limited - Rev - 001
REP1-074	East Anglia ONE North Limited Deadline 1 Submission - Statement of Common Ground Greater Gabbard OFTO plc - Rev - 001
REP1-075	East Anglia ONE North Limited Deadline 1 Submission - Draft Statement of Common Ground Suffolk Coast and Heaths AONB Partnership - Rev -001
REP1-076	East Anglia ONE North Limited Deadline 1 Submission - Draft Statement of Common Ground EDF Energy Nuclear Generation Limited - Rev - 001
REP1-077	East Anglia ONE North Limited Deadline 1 Submission - Statement of Common Ground Environment Agency - Rev - 002
REP1-078	East Anglia ONE North Limited Deadline 1 Submission - Draft Statement of Common Ground East Suffolk Internal Drainage Board - Rev - 002
REP1-079	East Anglia ONE North Limited Deadline 1 Submission - Draft Statement of Common Ground NATS (En Route) plc (NATS) - Rev - 002
REP1-080	East Anglia ONE North Limited Deadline 1 Submission - Draft Statement of Common Ground Marine Management Organisation - Rev - 002
REP1-081	East Anglia ONE North Limited Deadline 1 Submission - Draft Statement of Common Ground Eastern Inshore Fisheries and Conservation Authority - Rev -002
REP1-082	East Anglia ONE North Limited Deadline 1 Submission - Tracking Lists: Procedural Decision 12 Statements of Common Ground (PD 12A) Commercial Side Agreements (PD 12B) Planning Obligations (PD 12C) - Rev - 001
REP1-083	East Anglia ONE North Limited Deadline 1 Submission - Tracking List: Changes to Application Documents and Plans - Rev - 001
REP1-084	East Anglia ONE North Limited Deadline 1 Submission - Changes to Mitigation Measures Tracking List - Rev - 001
REP1-085	East Anglia ONE North Limited Deadline 1 Submission - Applicants' Responses to Examining Authority's Written Questions Appendix 1 Overview Scale of Outline Landscape Mitigation Plan - Rev - 001
REP1-086	East Anglia ONE North Limited Deadline 1 Submission - Applicants' Responses to Examining Authority's Written Questions Appendix 2 East Anglia ONE Substation Detailed Design Document - Rev - 001
REP1-087	East Anglia ONE North Limited Deadline 1 Submission - Applicants' Responses to Examining Authority's Written Questions Appendix 3 Email Correspondence with Whale and Dolphin Conservation - Rev 001

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REP1-088	East Anglia ONE North Limited Deadline 1 Submission - Applicants' Responses to Examining Authority's Written Questions Appendix 4 Ecological Mitigation Works - Rev - 001
REP1-089	East Anglia ONE North Limited Deadline 1 Submission - Applicants' Responses to Examining Authority's Written Questions Appendix 5 Email Correspondence with Suffolk Wildlife Trust - Rev - 001
REP1-090	East Anglia ONE North Limited Deadline 1 Submission - Applicants' Responses to Examining Authority's Written Questions Appendix 6 Illustrative Open Trench and Trenchless Onshore Cable Route - Rev - 001
REP1-091	East Anglia ONE North Limited Deadline 1 Submission - Applicants' Responses to Examining Authority's Written Questions Appendix 7 Onshore Crossing Schedule - Rev - 001
REP1-092	East Anglia ONE North Limited Deadline 1 Submission - Applicants' Responses to Examining Authority's Written Questions Appendix 8 Environment Agency Flood Zones - Rev - 001
REP1-093	East Anglia ONE North Limited Deadline 1 Submission - Applicants' Responses to Examining Authority's Written Questions - Appendix 9.1 EA1N Annotated Viewpoint 1 - Rev -001
REP1-094	East Anglia ONE North Limited Deadline 1 Submission - Applicants' Responses to Examining Authority's Written Questions Appendix 9.2 EA1N Annotated Viewpoint 3- Rev - 001
REP1-095	East Anglia ONE North Limited Deadline 1 Submission - Applicants' Responses to Examining Authority's Written Questions Appendix 9.3 EA1N Annotated Viewpoint 4 - Rev 001
REP1-096	East Anglia ONE North Limited Deadline 1 Submission - Applicants' Responses to Examining Authority's Written Questions Appendix 9.4 EA1N Annotated Viewpoint 5 - Rev -001
REP1-097	East Anglia ONE North Limited Deadline 1 Submission - Applicants' Responses to Examining Authority's Written Questions Appendix 9.5 EA1N Annotated Viewpoint 8 - Rev - 001
REP1-098	East Anglia ONE North Limited Deadline 1 Submission - Applicants' Responses to Examining Authority's Written Questions Appendix 9.6 EA1N Annotated Viewpoint 14 - Rev - 001
REP1-099	East Anglia ONE North Limited Deadline 1 Submission - Applicants' Responses to Examining Authority's Written Questions Appendix 10 Landfall Indicative HDD Working Area - Rev - 001

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REP1-100	East Anglia ONE North Limited Deadline 1 Submission - Applicants' Responses to Examining Authority's Written Questions Appendix 11 Landfall HDD Cross Sections - Rev - 001
REP1-101	East Anglia ONE North Limited Deadline 1 Submission - Applicants' Responses to Examining Authority's Written Questions Appendix 12 Suffolk Seascape Sensitivity to Offshore Windfarms Final Report - Rev - 001
REP1-102	East Anglia ONE North Limited Deadline 1 Submission - Applicants' Responses to Examining Authority's Written Questions Appendix 13 Tourism Impact Review - Rev - 001
REP1-103	East Anglia ONE North Limited Deadline 1 Submission - Applicants' Responses to Examining Authority's Written Questions Appendix 14 Junction Locations - Rev - 001
REP1-104	East Anglia ONE North Limited Deadline 1 Submission - Applicants' Responses to Examining Authority's Written Questions Volume 1 Introduction - Rev - 001
REP1-105	East Anglia ONE North Limited Deadline 1 Submission - Applicants' Responses to Examining Authority's Written Questions Volume 2 – 1.0 Overarching, general and cross-topic questions - Rev - 001
REP1-106	East Anglia ONE North Limited Deadline 1 Submission - Applicants' Responses to Examining Authority's Written Questions Volume 3 – 1.1 Aviation - Rev - 001
REP1-107	East Anglia ONE North Limited Deadline 1 Submission - Applicants' Responses to Examining Authority's Written Questions Volume 4 – 1.2 Biodiversity Ecology and Natural Environment - Rev - 001
REP1-108	East Anglia ONE North Limited Deadline 1 Submission - Applicants' Responses to Examining Authority's Written Questions Volume 5 – 1.3 Compulsory Acquisition, Temporary Possession and Other Land or Rights Considerations - Rev - 001
REP1-109	East Anglia ONE North Limited Deadline 1 Submission - Applicants' Responses to Examining Authority's Written Questions Volume 6 – 1.4 Construction - Rev - 001
REP1-110	East Anglia ONE North Limited Deadline 1 Submission - Applicants' Responses to Examining Authority's Written Questions Volume 7 – 1.5 Draft Development Consent Order - Rev - 001
REP1-111	East Anglia ONE North Limited Deadline 1 Submission - Applicants' Responses to Examining Authority's Written Questions Volume 8 - 1.6 Electricity Connections, infrastructure and Other Users - Rev - 001
REP1-112	East Anglia ONE North Limited Deadline 1 Submission - Applicants' Responses to Examining Authority's Written Questions Volume 9 - 1.7 Flood Risk, Water Quality and Resources - Rev - 001

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REP1-113	East Anglia ONE North Limited Deadline 1 Submission - Applicants' Responses to Examining Authority's Written Questions Volume 10 - 1.8 Historic Environment - Rev - 001
REP1-114	East Anglia ONE North Limited Deadline 1 Submission - Applicants' Responses to Examining Authority's Written Questions Volume 11 - 1.9 Land Use - Rev - 001
REP1-115	East Anglia ONE North Limited Deadline 1 Submission - Applicants' Responses to Examining Authority's Written Questions Volume 12 - 1.10 Landscape and Visual Impact - Rev - 001
REP1-116	East Anglia ONE North Limited Deadline 1 Submission - Applicants' Responses to Examining Authority's Written Questions Volume 13 - 1.11 Marine and Coastal Physical Processes - Rev - 001
REP1-117	East Anglia ONE North Limited Deadline 1 Submission - Applicants' Responses to Examining Authority's Written Questions Volume 14 - 1.12 Marine Effects - Rev - 001
REP1-118	East Anglia ONE North Limited Deadline 1 Submission - Applicants' Responses to Examining Authority's Written Questions Volume 15 - 1.14 Other Projects and Proposals - Rev - 001
REP1-119	East Anglia ONE North Limited Deadline 1 Submission - Applicants' Responses to Examining Authority's Written Questions Volume 16 - 1.16 Seascape, landscape and Visual Amenity - Rev - 001
REP1-120	East Anglia ONE North Limited Deadline 1 Submission - Applicants' Responses to Examining Authority's Written Questions Volume 17 - 1.17 Socio Economic Effects - Rev - 001
REP1-121	East Anglia ONE North Limited Deadline 1 Submission - Applicants' Responses to Examining Authority's Written Questions Volume 18 - 1.18 Transportation and Traffic - Rev - 001
REP1-122	East Anglia ONE North Limited Deadline 1 Submission - ExQ1.3.2: CA and TP Schedule, Status of Negotiation with Landowners and Occupiers EA1N - Rev - 001
REP1-123	East Anglia ONE North Limited Deadline 1 Submission - ExQ1.3.3: Crown Land and Consent: EA1N - Rev -001
REP1-124	East Anglia ONE North Limited Deadline 1 Submission - ExQ1.3.4: PA2008 s127 Statutory Undertakers' Land/ Rights: EA1N - Rev - 001
REP1-125	East Anglia ONE North Limited Deadline 1 Submission - ExQ1.3.5: Statutory undertakers: extinguishment of rights and removal of apparatus - Rev - 001

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REP1-126	A Report of Procedural Submissions from Parties Attending the PM Deadline 1 Submission
REP1-127	A Report of Procedural Submissions from Parties Not Attending the PM Deadline 1 Submission
REP1-128	Aldeburgh Town Council Deadline 1 Submission - Written Representation
REP1-129	Aldringham-Cum-Thorpe Parish Council Deadline 1 Submission - Written Representation
REP1-130	Campsea Ashe Parish Council Deadline 1 Submission - Written Representation
REP1-131	East Suffolk Council Deadline 1 Submission - Written Representation
REP1-132	East Suffolk Council and Suffolk County Council Deadline 1 Submission - Joint Local Impact Report (LIR)
REP1-133	East Suffolk Drainage Board Deadline 1 Submission - Response to ExA's Written Questions (ExQ1)
REP1-134	East Suffolk Drainage Board Deadline 1 Submission - Responses to the ExAs Written Questions (ExQ1)
REP1-135	EDF Nuclear Energy Generation Ltd Deadline 1 Submission - Written Representation
REP1-136	Environment Agency Deadline 1 Submission - Written Representation
REP1-137	Environment Agency Deadline 1 Submission - First Written Questions
REP1-138	Friston Parish Council Deadline 1 Submission - Written Representation
REP1-139	Friston Parish Council Deadline 1 Submission - Post hearing submissions including written submissions of oral case
REP1-140	Friston Parochial Church Council Deadline 1 Submission - Written Representation

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REP1-141	Glemham Parish Council Deadline 1 Submission - Written Representation - Accepted at the discretion of the Examining Authority
REP1-142	Historic England Deadline 1 Submission - Response to Rule 6
REP1-143	Historic England Deadline 1 Submission - Written Representation
REP1-144	Marine Management Organisation (MMO) Deadline 1 Submission - Written Representation
REP1-145	Maritime and Coastguard Agency Deadline 1 Submission - Responses to the ExAs Written Questions (ExQ1)
REP1-146	Marlesford Parish Council Deadline 1 Submission - Written Representation
REP1-147	Marlesford Parish Council Deadline 1 Submission - Written Representation 2
REP1-148	National Grid Electricity System Operator (NGESO) Deadline 1 Submission - Responses to the ExAs Written Questions (ExQ1)
REP1-149	National Grid Electricity Transmission PLC Deadline 1 Submission - Written Representation
REP1-150	National Grid Ventures Deadline 1 Submission - Request to attend Hearings
REP1-151	Natural England Deadline 1 Submission - Cover Letter
REP1-152	Natural England Deadline 1 Submission - Appendix J1 - Review of Relevant Representations from Other Parties
REP1-153	Natural England Deadline 1 Submission - Appendix C3 - Comments to the Draft Outline Landfall Construction Method Statement
REP1-154	Natural England Deadline 1 Submission - Appendix D1b - Comments to the Applicant Comments on Natural England's Relevant and Written Representations [AS-036] Landscape and Visual Impact Assessment (LVIA)

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REP1-155	Natural England Deadline 1 Submission - Appendix G1b - Comments to the Applicant Comments on Natural England's Relevant and Written Representations [AS-036] Development Consent Order/ Deemed Marine Licence
REP1-156	Natural England Deadline 1 Submission - Appendix E2 - Comments on Appendix 7: Offshore Windfarm Visibility and Visual Impact Threshold Distances (2012) Journal Article [AS-044]
REP1-157	Natural England Deadline 1 Submission - Appendix E1b - Comments to the Applicant Comments on Natural England's Relevant and Written Representations [AS-036] Seascape and Landscape Visual Impact Assessment (SLVIA)
REP1-158	Natural England Deadline 1 Submission - Appendix F2b - Comments on Appendix 5: Outer Thames Estuary Cabling Note [AS-042]
REP1-159	Natural England Deadline 1 Submission - Appendix K1- Response to Examining Authority's First Round of Written Questions
REP1-160	Natural England Deadline 1 Submission - Appendix F4 - Comments to Appendix 6: East Anglia TWO Disposal Site Locations (Windfarm Site) [AS-043]
REP1-161	Natural England Deadline 1 Submission - Appendix F1b - Comments to the Applicant Comments on Natural England's Relevant and Written Representations [AS-036] All Other Matters
REP1-162	Natural England Deadline 1 Submission - Appendix Ib1 - Risk and Issues Log
REP1-163	Natural England Deadline 1 Submission - Appendix C2 - Comments to the Outline SPA Crossing Method Statement v2
REP1-164	Natural England Deadline 1 Submission - Appendix A7 - Boreas submission REP-065: Natural England's response to Other Interested Parties (Applicant and MMO) Responses to the Examining Authority's Rule 17 Letter

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REP1-165	Natural England Deadline 1 Submission - Appendix C1b - Comments to the Applicant Comments on Natural England's Relevant and Written Representations [AS-036] Terrestrial Ecology
REP1-166	Natural England Deadline 1 Submission - Appendix B1b - Comments to the Applicant Comments on Natural England's Relevant and Written Representations [AS-036] Marine Mammals
REP1-167	Natural England Deadline 1 Submission - Appendix A5 - Response to BEIS on the Review of Consents for Major Energy Infrastructure Projects and Special Protection Areas consultation dated 9th October 2020
REP1-168	Natural England Deadline 1 Submission - Appendix A6 - Boreas submission REP-064: Natural England's response to Examining Authority's Fifth round of Written Questions
REP1-169	Natural England Deadline 1 Submission - Appendix A3 - Comments to Appendix 4: Offshore Ornithology Precaution Note [AS-041]
REP1-170	Natural England Deadline 1 Submission - Appendix A2 - Further Advice of Lesser Black-Backed Gull (LBBG) Apportioning at Alde-Ore Estuary Special Protection Area (SPA)
REP1-171	Natural England Deadline 1 Submission - Appendix A1b - Comments to the Applicant Comments on Natural England's Relevant and Written Representation [AS-036] Offshore Ornithology
REP1-172	Natural England Deadline 1 Submission - Appendix A4 - Recommended approach to mitigating and assessing displacement effects on red throated diver from Outer Thames Estuary Special Protection Area
REP1-173	Natural England Deadline 1 Submission - Appendix A8 - Boreas submission REP-066: Natural England's Ornithology Comments on Applicants Deadline 13 Implications of the Vanguard decision and Hornsea Project Three letter on Norfolk Boreas [REP13-025]
REP1-174	Addleshaw Goddard LLP on behalf of Network Rail Infrastructure Limited Deadline 1 Submission - Written Representation Submission Withdrawn by email dated 14 April 2021 [REP9-070]

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REP1-175	NNB Generation Company (SZC) Limited Deadline 1 Submission - Written Representation
REP1-176	Norfolk County Council Deadline 1 Submission - Late Submission - Written Representation - Accepted at the discretion of the Examining Authority
REP1-177	Office for Nuclear Regulation Deadline 1 Submission - Written Representation
REP1-178	Office for Nuclear Regulation Deadline 1 Submission - Response to ExA's Written Questions (ExQ1)
REP1-179	Rijkswaterstaat Deadline 1 Submission - Response to ExA's Written Questions (ExQ1)
REP1-180	Royal Society of the Protection of Birds Deadline 1 Submission - Written Representation
REP1-181	Snape Parish Council Deadline 1 Submission - Written Representation
REP1-182	Southwold and Reydon Society Deadline 1 Submission - Written Representation
REP1-183	Suffolk Chamber of Commerce Deadline 1 Submission - Written Representation
REP1-184	Suffolk Coast & Heaths Area of Outstanding Natural Beauty (AONB) (PDF, 700 KB) Deadline 1 Submission - Written Representation
REP1-185	Suffolk County Council Deadline 1 Submission - additional Friston Flooding information
REP1-186	Suffolk County Council Deadline 1 Submission - Map of Location of Friston Infiltration Basin and Watercourses
REP1-187	Suffolk County Council Deadline 1 Submission - Written Representation
REP1-188	Suffolk County Council Deadline 1 Submission - Response to ExA's Written Questions (ExQ1)

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REP1-189	Suffolk County Council Deadline 1 Submission - Cover Letter
REP1-190	Suffolk County Council Deadline 1 Submission - Nominations of suggested locations and justifications for site inspections for consideration by the ExA
REP1-191	Suffolk County Council Deadline 1 Submission - Summary of Open Floor Hearing Oral Case
REP1-192	Suffolk Energy Action Coalition (SEAC) Deadline 1 Submission - Written Representation
REP1-193	Suffolk Preservation Society Deadline 1 Submission - Written Representation
REP1-194	The Suffolk Coast Destination Management Organisation Ltd Deadline 1 Submission - Written Representation
REP1-195	The Wildlife Trusts Deadline 1 Submission - Written Representation
REP1-196	The Wildlife Trusts Deadline 1 Submission - Responses to the ExAs Written Questions (ExQ1)
REP1-197	The Woodland Trust Deadline 1 Submission - Responses to the ExAs Written Questions (ExQ1)
REP1-198	Theberton and Eastbridge Parish Council Deadline 1 Submission - Written Representation
REP1-199	Adnams plc Deadline 1 Submission - Written Representation
REP1-200	Alan Bullard Deadline 1 Submission - Written Representation
REP1-201	REFERENCE NOT IN USE
REP1-202	Alan Cardy Deadline 1 Submission - Written Representation
REP1-203	Alan Collett Deadline 1 Submission - Written Representation
REP1-204	Alan Hatfield Deadline 1 Submission - Written Representation

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REP1-205	Alan Simpson Deadline 1 Submission - Written Representation
REP1-206	Alan Thomas Deadline 1 Submission - Written Representation
REP1-207	Alde and Ore Association Deadline 1 Submission - Written Representation
REP1-208	Alde and Ore Association Deadline 1 Submission - Written Representation
REP1-209	Alde and Ore Association Deadline 1 Submission - Written Representation
REP1-210	Aldeburgh Society Deadline 1 Submission - Written Representation
REP1-211	Andrea Smith Deadline 1 Submission - Written Representation
REP1-212	Andrew Heald Deadline 1 Submission - Written Representation
REP1-213	Anglian Water Services Limited Deadline 1 Submission - Written Representation
REP1-214	Anthony and Louise Fincham Deadline 1 Submission - Written Representation
REP1-215	Anthony Fincham Deadline 1 Submission - Written Representation
REP1-216	Antony Easton Deadline 1 Submission - Written Representation
REP1-217	B.Strowger Deadline 1 Submission - Written Representation
REP1-218	David and Sylvia Thorp on behalf of Beach View Holiday Park Deadline 1 Submission - Written Representation
REP1-219	Bridget Chadwick Deadline 1 Submission - Written Representation
REP1-220	Brigitte D'Angelo Turnbull Deadline 1 Submission - Written Representation
REP1-221	Briony Sones Deadline 1 Submission - Written Representation

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REP1-222	Britten Pears Arts Deadline 1 Submission - Written Representation
REP1-223	Alan Bryant on behalf of Bryant Bolt Household Deadline 1 Submission - Written Representation
REP1-224	Cadent Gas Limited Deadline 1 Submission - Written Representation Submission Withdrawn by email dated 5 February 2021 [AS-073]
REP1-225	Carolyn Ridgeon Deadline 1 Submission - Written Representation
REP1-226	Charles Courage Deadline 1 Submission - Written Representation
REP1-227	Chris Wheeler Deadline 1 Submission - Written Representation
REP1-228	Christine Ive Deadline 1 Submission - Written Representation
REP1-229	Christine Laschet Deadline 1 Submission - Written Representation
REP1-230	Christine Laschet Deadline 1 Submission - Written Representation Supporting Evidence
REP1-231	Christine Laschet Deadline 1 Submission - Written Representation Supporting Evidence 2
REP1-232	Christine Munden Deadline 1 Submission - Written Representation
REP1-233	Christopher and Wendy Orme Deadline 1 Submission - Written Representation
REP1-234	Christopher Smith Deadline 1 Submission - Written Representation
REP1-235	Christopher Wilson Deadline 1 Submission - Written Representation
REP1-236	David and Andrea Horton Deadline 1 Submission - Written Representation

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REP1-237	David Jackson Deadline 1 Submission - Written Representation
REP1-238	David Steen Deadline 1 Submission - Written Representation
REP1-239	Derek Brough Deadline 1 Submission - Written Representation
REP1-240	Edward King Deadline 1 Submission - Written Representation
REP1-241	Elizabeth Thomas Deadline 1 Submission - Written Representation
REP1-242	Elspeth Gimson Deadline 1 Submission - Written Representation
REP1-243	Emma Steadman Deadline 1 Submission - Written Representation
REP1-244	Fielden Limited and Mr and Mrs Bloomfield Deadline 1 Submission - Written Representation
REP1-245	Fiona Cramb Deadline 1 Submission - Written Representation
REP1-246	Fiona Gilmore Deadline 1 Submission - Written Representation
REP1-247	Fiona Gilmore Deadline 1 Submission - Written Representation 2
REP1-248	Gary Waple Deadline 1 Submission - Written Representation
REP1-249	Gill Horrocks Deadline 1 Submission - Request to attend Hearings
REP1-250	Glynis Robertson Deadline 1 Submission - Written Representation
REP1-251	Glynis Robertson Deadline 1 Submission - Post hearing submissions including written submissions of oral case
REP1-252	Graeme Murray Deadline 1 Submission - Written Representation

APPENDIX B: EXAMINATION LIBRARY

REP1-253	Graham Peck Deadline 1 Submission - Written Representation
REP1-254	GreenSnape Community Group Deadline 1 Submission - Written Representation
REP1-255	Guy Heald Deadline 1 Submission - Written Representation
REP1-256	Harold Pritchard Deadline 1 Submission - Written Representation
REP1-257	Helen Cook Deadline 1 Submission - Written Representation
REP1-258	Henrietta Palmer Deadline 1 Submission - Written Representation
REP1-259	Iain Brown Deadline 1 Submission - Written Representation
REP1-260	Ian and Christine Wiles Deadline 1 Submission - Written Representation
REP1-261	Ian and Mary Shipman Deadline 1 Submission - Written Representation
REP1-262	Ian and Mary Shipman Deadline 1 Submission - Summary of Written Representation
REP1-263	Ian Cook Deadline 1 Submission - Written Representation
REP1-264	REFERENCE NOT IN USE
REP1-265	Janet Binney Deadline 1 Submission - Written Representation
REP1-266	Jennifer Wilson Deadline 1 Submission - Written Representation
REP1-267	Jenny Kennedy Deadline 1 Submission - Written Representation
REP1-268	Jenny Wells Deadline 1 Submission - Written Representation
REP1-269	Jill and Peter Donker Curtius Deadline 1 Submission - Written Representation

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REP1-270	Jill Hubbard Deadline 1 Submission - Written Representation
REP1-271	Jocelyn Bond Deadline 1 Submission - Written Representation
REP1-272	John Grover Deadline 1 Submission - Written Representation
REP1-273	REFERENCE NOT IN USE
REP1-274	John Latham Deadline 1 Submission - Written Representation
REP1-275	Julia Wheeler Deadline 1 Submission - Written Representation
REP1-276	Juliet Bullimore Deadline 1 Submission - Written Representation
REP1-277	Linda Grover Deadline 1 Submission - Written Representation
REP1-278	Louise and Derek Chadwick Deadline 1 Submission - Written Representation
REP1-279	Louise Fincham Deadline 1 Submission - Written Representation
REP1-280	Luigi Beltrandi Deadline 1 Submission - Written Representation
REP1-281	Margaret and William Reeve Deadline 1 Submission - Written Representation
REP1-282	Margaret Knight Deadline 1 Submission - Written Representation
REP1-283	Marianne Fellowes Deadline 1 Submission - Written Representation
REP1-284	Marie Szpak Deadline 1 Submission - Written Representation
REP1-285	Martin Cotter Deadline 1 Submission - Written Representation
REP1-286	Mary Shipman Deadline 1 Submission - Summary of Open Floor Hearing Oral Case and Notification of wish to speak at future Open Floor Hearings

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REP1-287	Melissa Baker Deadline 1 Submission - Written Representation
REP1-288	Michael Jones Deadline 1 Submission - Written Representation
REP1-289	Michael Laschet Deadline 1 Submission - Written Representation
REP1-290	Michael Lewis Deadline 1 Submission - Written Representation
REP1-291	Michael Mahony Deadline 1 Submission - Written Representation
REP1-292	Michael Mahony Deadline 1 Submission - Annex to Written Representation
REP1-293	Michael Mahony Deadline 1 Submission - Written Representation 2
REP1-294	Mya Manakides Deadline 1 Submission - Written Representation
REP1-295	Natasha and Alexander Green Deadline 1 Submission - Written Representation
REP1-296	Nichola Winter Deadline 1 Submission - Written Representation
REP1-297	Nicholas B Winter Deadline 1 Submission - Written Representation
REP1-298	Nicholas Thorp and Jonathan Burch Deadline 1 Submission - Written Representation
REP1-299	Nicola and Simon Fulford Deadline 1 Submission - Nominations of suggested locations and justifications for site inspections for consideration by the ExA
REP1-300	Nicola Fulford Deadline 1 Submission - Written Representation
REP1-301	Pat Dorcey Deadline 1 Submission - Written Representation
REP1-302	Paul Carlaw Deadline 1 Submission - Written Representation

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REP1-303	Paul Spendlove Deadline 1 Submission - Written Representation
REP1-304	Peter Chadwick Deadline 1 Submission - Written Representation
REP1-305	Peter Fife Deadline 1 Submission - Summary of Open Floor Hearing Oral Case
REP1-306	Piers Sturridge Deadline 1 Submission - Written Representation
REP1-307	R A Brooks Deadline 1 Submission - Written Representation
REP1-308	Raymond Gell Deadline 1 Submission - Written Representation
REP1-309	Rev Mark Lowther Deadline 1 Submission - Written Representation
REP1-310	Richard Cooper Deadline 1 Submission - Written Representation
REP1-311	Richard Cooper Deadline 1 Submission - Nominations of suggested locations and justifications for site inspections for consideration by the ExA
REP1-312	Richard Reeves Deadline 1 Submission - Written Representation
REP1-313	Rosamond Castle Deadline 1 Submission - Written Representation
REP1-314	Rosemary Kersey Deadline 1 Submission - Written Representation
REP1-315	Rt Hon Dr Thérèse Coffey MP Deadline 1 Submission - Written Representation
REP1-316	Russ Rainger Deadline 1 Submission - Post hearing submissions including written submissions of oral case
REP1-317	Sally Sturridge Deadline 1 Submission - Written Representation
REP1-318	Sarah Courage Deadline 1 Submission - Written Representation

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REP1-319	Save Our Sandlings Deadline 1 Submission - Nominations of suggested locations and justifications for site inspections for consideration by the ExA
REP1-320	Save Our Sandlings Deadline 1 Submission - Written Representation
REP1-321	Save Our Sandlings Deadline 1 Submission - Responses to the ExAs Written Questions (ExQ1)
REP1-322	SEAS (Suffolk Energy Action Solutions) Deadline 1 Submission - Notification of wish to speak at Issue Specific Hearings 1&2 (ISH1 and ISH2)
REP1-323	Piers Sturridge on behalf of SEAS (Suffolk Energy Action Solutions) Deadline 1 Submission - Written Representation
REP1-324	SEAS (Suffolk Energy Action Solutions) Deadline 1 Submission - Supporting Photos - Thorpeness along the cable trench to Friston These few photos illustrate the rural area chosen by ScottishPower Renewables inadequate desk-based assessments.
REP1-325	SEAS (Suffolk Energy Action Solutions) Deadline 1 Submission - Contents List
REP1-326	SEAS (Suffolk Energy Action Solutions) Deadline 1 Submission - Post hearing submissions including written submissions of oral case
REP1-327	SEAS (Suffolk Energy Action Solutions) Deadline 1 Submission - Supporting Banners and Billboards The photos of the Banners and Billboards were sponsored and erected by the local community to raise awareness and again to show the Planning Inspectors the depth of opposition to SPR/NGs ill-conceived plans. It was the intention many supporters to take the Banners to the Public Hearings and demonstrate their objections.
REP1-328	SEAS (Suffolk Energy Action Solutions) Campaign Group Deadline 1 Submission - Written Representation
REP1-329	SEAS (Suffolk Energy Action Solutions) Campaign Group Deadline 1 Submission - Written Representation 2

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REP1-330	SEAS (Suffolk Energy Action Solutions) Deadline 1 Submission - Supporting Video - Community Thoughts on EA1N and EA2 This is a video of over 24 people commenting on ScottishPower Renewables and National Grid's plans to bring offshore wind power in to their area of Suffolk Coastal
REP1-331	Sharron Jarvis Deadline 1 Submission - Written Representation - Accepted at the discretion of the Examining Authority
REP1-332	Sheridan Steen Deadline 1 Submission - Supporting Video - Friston flooding Grove Road Cross Roads
REP1-333	Sheridan Steen Deadline 1 Submission - Supporting Video - Low Road Flood
REP1-334	Sheridan Steen Deadline 1 Submission - Written Representation
REP1-335	Sheridan Steen Deadline 1 Submission - Written Representation 2
REP1-336	Simon Fulford Deadline 1 Submission - Written Representation
REP1-337	Simon Fulford Deadline 1 Submission - Sizewell Sound recording of sample Substation
REP1-338	Simon Ive Deadline 1 Submission - Written Representation
REP1-339	Simon Ive Deadline 1 Submission - Written Representation 2
REP1-340	Substation Action Save East Suffolk (SASES) Deadline 1 Submission - SASES ASI – Request for accompanied site Inspection
REP1-341	Substation Action Save East Suffolk (SASES) Deadline 1 Submission - SASES WR summary – summary of written representation
REP1-342	Substation Action Save East Suffolk (SASES) Deadline 1 Submission - SASES letter to pins - cover letter for deadline 1
REP1-343	Substation Action Save East Suffolk (SASES) Deadline 1 Submission - Written Representation - Human Health

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REP1-344	Substation Action Save East Suffolk (SASES) Deadline 1 Submission - Written Representation Flood Risk – Appendices 5 and 6 to GWP report
REP1-345	Substation Action Save East Suffolk (SASES) Deadline 1 Submission - Written Representation - Light Pollution
REP1-346	Substation Action Save East Suffolk (SASES) Deadline 1 Submission - Written Representation - Footpaths
REP1-347	Substation Action Save East Suffolk (SASES) Deadline 1 Submission - Written Representation Flood Risk - Appendix 4 to GWP report
REP1-348	Substation Action Save East Suffolk (SASES) Deadline 1 Submission - Written Representation Flood Risk - Drawings 3, 4, 5, 6 and 7 to GWP report
REP1-349	Substation Action Save East Suffolk (SASES) Deadline 1 Submission - Written Representation - Transport and Traffic
REP1-350	Substation Action Save East Suffolk (SASES) Deadline 1 Submission - Written Representation - Onshore Ecology
REP1-351	Substation Action Save East Suffolk (SASES) Deadline 1 Submission - Written Representation Letter
REP1-352	Substation Action Save East Suffolk (SASES) Deadline 1 Submission - Written Representation - Schedule of Related Projects
REP1-353	Substation Action Save East Suffolk (SASES) Deadline 1 Submission - Written Representation - Tourism & Socio-Economic Issues
REP1-354	Substation Action Save East Suffolk (SASES) Deadline 1 Submission - Written Representation - Cumulative Impact Assessment
REP1-355	Substation Action Save East Suffolk (SASES) Deadline 1 Submission - Written Representation - Introduction and Summary
REP1-356	Substation Action Save East Suffolk (SASES) Deadline 1 Submission - Written Representation Flood Risk. Appendices 1, 2 and 3 to GWP report

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REP1-357	Substation Action Save East Suffolk (SASES) Deadline 1 Submission - Written Representation - Rochdale Envelope and Substation Design
REP1-358	Substation Action Save East Suffolk (SASES) Deadline 1 Submission - Written Representation - Noise
REP1-359	Substation Action Save East Suffolk (SASES) Deadline 1 Submission - Written Representation - Land Use
REP1-360	Substation Action Save East Suffolk (SASES) Deadline 1 Submission - Written Representation Flood Risk - Drawing 8 to GWP report
REP1-361	Substation Action Save East Suffolk (SASES) Deadline 1 Submission - Response to written questions
REP1-362	Substation Action Save East Suffolk (SASES) Deadline 1 Submission - Written Representation - Construction
REP1-363	Substation Action Save East Suffolk (SASES) Deadline 1 Submission - Written Representation - Safety
REP1-364	Substation Action Save East Suffolk (SASES) Deadline 1 Submission - Written Representation - Site Selection
REP1-365	Substation Action Save East Suffolk (SASES) Deadline 1 Submission - Written Representation - Landscape and Visual
REP1-366	Substation Action Save East Suffolk (SASES) Deadline 1 Submission - Written Representation - Cultural Heritage
REP1-367	Substation Action Save East Suffolk (SASES) Deadline 1 Submission - Written Representation concerning the Development Consent Orders
REP1-368	Substation Action Save East Suffolk (SASES) Deadline 1 Submission - Response to written questions
REP1-369	Substation Action Save East Suffolk (SASES) Deadline 1 Submission - Written Representation Flood Risk. Drawings 1 and 2
REP1-370	Substation Action Save East Suffolk (SASES) Deadline 1 Submission - The written representation on flood risk comprising of the expert report prepared by Clive Carpenter of GWP Consultants dated October 2020.

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REP1-371	Substation Action Save East Suffolk (SASES) Deadline 1 Submission - Written Representation concerning Construction - Onshore Cable Corridor
REP1-372	Suffolk Energy Action Solutions (SEAS) Deadline 1 Submission - Nominations of suggested locations and justifications for site inspections for consideration by the ExA
REP1-373	Susan Jackson Deadline 1 Submission - Written Representation
REP1-374	Susan Osben Deadline 1 Submission - Written Representation
REP1-375	Sybella Zisman Deadline 1 Submission - Written Representation
REP1-376	Tanya Ritchie Deadline 1 Submission - Written Representation
REP1-377	Tessa Wojtczak Deadline 1 Submission - Written Representation
REP1-378	Tessa Wojtczak Deadline 1 Submission - Nominations of suggested locations and justifications for site inspections for consideration by the ExA
REP1-379	Tessa Wojtczak Deadline 1 Submission - Written Representation - supporting video
REP1-380	Tessa Wojtczak Deadline 1 Submission - Material submitted for consideration for Issue Specific Hearing 2 (ISH2), Onshore Siting, designs and construction
REP1-381	Theresa Tollemache Deadline 1 Submission - Written Representation
REP1-382	Thomas O'Brien Deadline 1 Submission - Written Representation
REP1-383	Thomas Sweet Deadline 1 Submission - Written Representation
REP1-384	Tim Rowan-Robinson Deadline 1 Submission - Written Representation
REP1-385	TJ Haworth-Culf Deadline 1 Submission - Written Representation

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REP1-386	Tony Morley Deadline 1 Submission - Written Representation
REP1-387	Tony Munden Deadline 1 Submission - Written Representation
REP1-288	Trinity House Deadline 1 Submission - Response to ExA's Written Questions (ExQ1)
REP1-289	Veronique Chapman Deadline 1 Submission - Written Representation
REP1-390	Victoria Hambley Deadline 1 Submission - Written Representation
REP1-391	William and Venetia Seale Deadline 1 Submission - Written Representation
REP1-392	William Halford Deadline 1 Submission - Written Representation
REP1-393	William Halford Deadline 1 Submission - Written Representation 2
REP1-394	William Halford Deadline 1 Submission - Nominations of suggested locations and justifications for site inspections for consideration by the ExA
REP1-395	East Anglia ONE North Limited Deadline 1 Submission - Draft Statement of Common Ground Royal Society for the Protection of Birds (Onshore) - Rev - 002 - Late submission accepted at the discretion of the Examining Authority
REP1-396	East Anglia ONE North Limited Deadline 1 Submission - Draft Statement of Common Ground with Interconnector UK Limited - Rev - 01
<p>Deadline 2 – 17 November 2020</p> <ul style="list-style-type: none"> •Comments on WRs •Comments on responses to RRs •Comments on LIRs •Comments on any SoCG •Comments on responses to the ExAs Written Questions (ExQ1) •Comments on any additional information/submissions received by Deadline 1 •Post hearing submissions •Responses to any further information requested by the ExA for this Deadline 	
REP2-001	East Anglia ONE North Limited Deadline 2 Submission - Cover Letter

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REP2-002	East Anglia ONE North Limited Deadline 2 Submission - 1.6 Guide to the Application - Version 03
REP2-003	East Anglia ONE North Limited Deadline 2 Submission - ExA.AS-1.D2.V1 EA1N&EA2 Regulatory Context Note - Version 001
REP2-004	East Anglia ONE North Limited Deadline 2 Submission - ExA.AS-10.D2.V1 EA1N&EA2 Applicants' Responses to Natural England's Deadline 1 Submissions - Version 001
REP2-005	East Anglia ONE North Limited Deadline 2 Submission - ExA.AS-2.D2.V1 EA1N&EA2 Applicants' Response to Georgina King - A1094 Air Quality Evidence - Version 001
REP2-006	East Anglia ONE North Limited (PDF, 284 KB) Deadline 2 Submission - ExA.AS-3.D2.V1 EA1N&EA2 Cumulative Auk Displacement and Seabird Assemblage Assessment of FFC SPA and Gannet PVA - Version 001
REP2-007	East Anglia ONE North Limited Deadline 2 Submission - ExA.AS-4.D2.V1 EA1N&EA2 Project Update Note - Version 001
REP2-008	East Anglia ONE North Limited (PDF, 583 KB) Deadline 2 Submission - ExA.AS-5.D2.V1 EA1N&EA2 Effects with Regard to the Statutory Purposes of the Suffolk Coast and Heaths AONB and Accordance with NPS Policy - Version 001
REP2-009	East Anglia ONE North Limited (PDF, 7 MB) Deadline 2 Submission - ExA.AS-6.D2.V1 EA1N&EA2 Sizewell C Cumulative Impact Assessment Note (Traffic and Transport) - Version 001
REP2-010	East Anglia ONE North Limited (PDF, 494 KB) Deadline 2 Submission - ExA.AS-7.D2.V1 EA1N&EA2 Sizewell C Cumulative Impact Assessment Note (Landscape and Visual) - Version 001
REP2-011	East Anglia ONE North Limited (PDF, 2 MB) Deadline 2 Submission - ExA.AS-8.D2.V1 EA1N&EA2 Noise and Vibration Clarification Note - Version 001
REP2-012	East Anglia ONE North Limited (PDF, 1 MB) Deadline 2 Submission - ExA.AS-9.D2.V1 EA1N&EA2 SuDS Infiltration Note - Version 001
REP2-013	East Anglia ONE North Limited (PDF, 627 KB) Deadline 2 Submission - ExA.LIR.D2.V1 EA1N&EA2 Applicants' Comments on Local Impact Reports - Rev 001
REP2-014	East Anglia ONE North Limited (PDF, 2 MB) Deadline 2 Submission - ExA.WQRs.D2.V1 EA1N&EA2 Applicants' Comments on Responses to Examining Authority's Written Questions WQ1s - Version 001
REP2-015	East Anglia ONE North Limited (PDF, 154 KB) Deadline 2 Submission - ExA.WR 1.D2.V1 EA1N&EA2 Applicants' Comments on Written Representations Volume 1 Introduction - Version 001

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REP2-016	East Anglia ONE North Limited Deadline 2 Submission - ExA.WR 2.D2.V1 EA1N&EA2 Applicants' Comments on Written Representations Volume 2 Technical Stakeholders - Version 001
REP2-017	East Anglia ONE North Limited Deadline 2 Submission - ExA.WR 3.D2.V1 EA1N&EA2 Applicants' Comments on Written Representations Volume 3 Individual Stakeholders - Version 001
REP2-018	East Anglia ONE North Limited Deadline 2 Submission - ExA.WR 4.D2.V1 EA1N&EA2 Applicants' Comments on Written Representations Volume 4 Land Interests - Version 001
REP2-019	East Anglia ONE North Limited Deadline 2 Submission - ExQ1.3.2 EA1N Schedule of CA and TP Objections - Version 002
REP2-020	East Anglia ONE North Limited Deadline 2 Submission - ExQ1.3.2 EA1N Schedule of CA and TP Objections (Tracked) - Version 002
REP2-021	East Anglia ONE North Limited Deadline 2 Submission - ExQ1.3.4 EA1N PA2008 s127 Statutory Undertakers' Land or Rights - Revision 002
REP2-022	East Anglia ONE North Limited Deadline 2 Submission - ExQ1.3.4 EA1N PA2008 s127 Statutory Undertakers' Land or Rights (Tracked) - Version 002
REP2-023	East Anglia ONE North Limited Deadline 2 Submission - ExQ1.3.5 EA1N Statutory Undertakers Apparatus etc - Revision 002
REP2-024	East Anglia ONE North Limited Deadline 2 Submission - ExQ1.3.5 EA1N Statutory Undertakers Apparatus etc (Tracked) - Revision 002
REP2-025	Aldeburgh Town Council Deadline 2 Submission - Comments on any additional information/submissions received by Deadline 1
REP2-026	Jocelyn Bond Deadline 2 Submission - Comments on any additional information/submissions received by Deadline 1
REP2-027	Naomi Goold on behalf of East Suffolk Council Deadline 2 Submission - Confirmation of attending hearings
REP2-028	Naomi Goold on behalf of East Suffolk Council Deadline 2 Submission - Comments on responses to the ExAs Written Questions (ExQ1)
REP2-029	Naomi Goold on behalf of East Suffolk Council Deadline 2 Submission - Comments on Applicant's Additional Information Submitted at Deadline 1
REP2-030	TJ Haworth-Culf Deadline 2 Submission - Comments on any additional information/submissions received by Deadline 1
REP2-031	Friston Parish Council Deadline 2 Submission - Comments on any additional information/submissions received by Deadline 1

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REP2-032	Suffolk County Council Deadline 2 Submission - Cover Letter
REP2-033	Suffolk County Council Deadline 2 Submission - Comments of Suffolk County Council as Emergency Planning Authority
REP2-034	Suffolk County Council Deadline 2 Submission - Comments of Suffolk County Council in respect of Socio-economics
REP2-035	Suffolk County Council Deadline 2 Submission - Comments of Suffolk County Council as Public Rights of Way Authority
REP2-036	Suffolk County Council Deadline 2 Submission - Comments of Suffolk County Council as Archaeological Authority
REP2-037	Suffolk County Council Deadline 2 Submission - Grid connection report by Afry
REP2-038	Suffolk County Council Deadline 2 Submission - Comments of Suffolk County Council as Lead Local Flood Authority
REP2-039	Suffolk County Council Deadline 2 Submission - Comments of Suffolk County Council as Highways Authority
REP2-040	Suffolk County Council Deadline 2 Submission - Written Representations on behalf of Suffolk County Council in respect of the Draft DCO and Associated Documents
REP2-041	Aldeburgh Golf Club Deadline 2 Submission - Comments on responses to the ExAs Written Questions (ExQ1)
REP2-042	Aldeburgh Society Deadline 2 Submission
REP2-043	Anglian Energy Planning Alliance Deadline 2 Submission - Comments on responses to the ExAs Written Questions (ExQ1)
REP2-044	Nicholas Thorp on behalf of Beach View Holiday Park Deadline 2 Submission - Comments on Written Representations
REP2-045	EDF Nuclear Energy Generation Ltd Deadline 2 Submission - Deadline Response
REP2-046	Friston Parochial Church Council Deadline 2 Submission - Comments on WRs
REP2-047	James White Drinks Ltd Deadline 2 Submission - Comments on responses to the ExAs Written Questions (ExQ1)
REP2-048	Marine Management Organisation Deadline 2 Submission - Deadline Response
REP2-049	Marine Management Organisation Deadline 2 Submission - Deadline Response - Appendix 1
REP2-050	Marine Management Organisation Deadline 2 Submission - Deadline Response - Appendix 2 - Norfolk Boreas Draft DCO

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REP2-051	Natural England Deadline 2 Submission - Cover Letter
REP2-052	Natural England Deadline 2 Submission - Appendix A9 - NE Comments on Cumulative and In-Combination Collision Risk Update [REP1-047]
REP2-053	Natural England Deadline 2 Submission - Appendix C2b – NE Comments on SPA Crossing Method Statement [REP1-043]
REP2-054	Natural England Deadline 2 Submission - Appendix C4 – NE Comments on Ecological Enhancement Clarification Note [REP1-035]
REP2-055	Natural England Deadline 2 Submission - Appendix C5 - NE Comments on Onshore Ecology Clarification Note [REP1-023]
REP2-056	Natural England Deadline 2 Submission - Appendix F5 - NE Comments on Outline Sabellaria Management Plan [REP1-044]
REP2-057	Natural England Deadline 2 Submission - Appendix F6 - NE comments on Habitat Regulations Assessment Appendix 2 [REP1-017]
REP2-058	Natural England Deadline 2 Submission - Appendix K1b - NE Comments to the Applicant Responses to ExA Questions
REP2-059	Substation Action Save East Suffolk (SASES) Deadline 2 Submission - Cover Letter
REP2-060	Substation Action Save East Suffolk (SASES) Deadline 2 Submission - Comments on EXQ1 Responses - 1.0 & 1.6
REP2-061	Substation Action Save East Suffolk (SASES) Deadline 2 Submission - Comments on EXQ1 Responses - 1.2 Ecology
REP2-062	Substation Action Save East Suffolk (SASES) Deadline 2 Submission - Comments on EXQ1 Responses – 1.4 Construction
REP2-063	Substation Action Save East Suffolk (SASES) Deadline 2 Submission - Comments on EXQ1 Responses - 1.5 DCO
REP2-064	Substation Action Save East Suffolk (SASES) Deadline 2 Submission - Comments on EXQ1 Responses - 1.7 Flood Risk
REP2-065	Substation Action Save East Suffolk (SASES) Deadline 2 Submission - Comments on EXQ1 Responses - 1.8 Historic Environment
REP2-066	Substation Action Save East Suffolk (SASES) Deadline 2 Submission - Comments on EXQ 1 Responses - 1.9 Land Use
REP2-067	Substation Action Save East Suffolk (SASES) Deadline 2 Submission - Comments on EXQ1 Responses - 1.10 Landscape

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REP2-068	Substation Action Save East Suffolk (SASES) Deadline 2 Submission - Comments on EXQ1 Responses – 1.17 Socio Economic Issues
REP2-069	Substation Action Save East Suffolk (SASES) Deadline 2 Submission - Comments on EXQ1 Responses - 1.18 Traffic and Transport
REP2-070	Substation Action Save East Suffolk (SASES) Deadline 2 Submission - Comments on OFH Actions
REP2-071	Substation Action Save East Suffolk (SASES) Deadline 2 Submission - Comments on Statement of Common Ground with East Suffolk Council and Suffolk County Council
REP2-072	Substation Action Save East Suffolk (SASES) Deadline 2 Submission - Comments on Statement of Common Ground with Office of Nuclear Regulation
REP2-073	Substation Action Save East Suffolk (SASES) Deadline 2 Submission - Comments on Statements of Common Ground with Environment Agency and Suffolk Internal Drainage Board
REP2-074	Substation Action Save East Suffolk (SASES) Deadline 2 Submission - Comments on Statements of Common Ground with NGET, NGESO, NGV
REP2-075	Substation Action Save East Suffolk (SASES) Deadline 2 Submission - Comments on East Suffolk Council and Suffolk County Council Joint Local Impact Report
REP2-076	Suffolk Energy Action Solutions (SEAS) Deadline 2 Submission - Response to the Applicant's Response to ExA WQ1 Volume 2 Question 1.0.18
REP2-077	Suffolk Energy Action Solutions (SEAS) Deadline 2 Submission - Additional Evidence for BEIS Review ISH2
REP2-078	Suffolk Energy Action Solutions (SEAS) Deadline 2 Submission - Response to NGESO and NGETS Answers to ExQ1
REP2-079	Suffolk Energy Action Solutions (SEAS) Deadline Submission - Questions for the applicant in response to Habitats and Biodiversity
REP2-080	Suffolk Energy Action Solutions (SEAS) Deadline 2 Submission - SEAS comments on the Applicant's Responses to ExA WQ1s and Written Representations
REP2-081	Suffolk Energy Action Solutions (SEAS) Deadline 2 Submission - Response to the Applicant's Response on Tourism
REP2-082	The Suffolk Coast Destination Management Organisation Ltd Deadline 2 Submission - Comment on East Suffolk Council and Suffolk County Council Joint Local Impact Report
REP2-083	Wardens Trust Deadline 2 Submission - Comments on any additional information/submissions received by Deadline 1
REP2-084	Alan Bullard Deadline 2 Submission - Comments on any additional information/submissions received by Deadline 1

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REP2-085	Alan Collett Deadline 2 Submission - Comments on responses to the ExAs Written Questions (ExQ1)
REP2-086	Angela Mallinson Deadline 2 Submission - Comments on responses to the ExAs Written Questions (ExQ1)
REP2-087	Anthony and Louise Fincham Deadline 2 Submission - Comments on any additional information/submissions received by Deadline 1
REP2-088	Beverly Strowger Deadline 2 Submission - Comments on Deadline 1 Submissions
REP2-089	Bobby Rusack Deadline 2 Submission - Accepted at the discretion of the Examining Authority
REP2-090	Bridget Chadwick Deadline 2 Submission - Comments on responses to the ExAs Written Questions (ExQ1) - submitted 17 November 2020
REP2-091	Bridget Chadwick Deadline 2 Submission - Comments on responses to the ExAs Written Questions (ExQ1) - submitted 16 November 2020
REP2-092	Brigitte D'Angelo-Turnbull Deadline 2 Submission - Post hearing submissions
REP2-093	Cevanne Horrocks-Hopayian (PDF, 213 KB) Deadline 2 Submission - Post hearing submissions
REP2-094	Charles Courage Deadline 2 Submission - Comments on responses to the ExAs Written Questions (ExQ1)
REP2-095	Christine Laschet Deadline 2 Submission - Comments on responses to the ExAs Written Questions (ExQ1)
REP2-096	Christopher Lewis Deadline 2 Submission - Comments on responses to the ExAs Written Questions (ExQ1)
REP2-097	David Steen Deadline 2 Submission - Comments on responses to the ExAs Written Questions (ExQ1)
REP2-098	Elspeth Gimson Deadline 2 Submission
REP2-099	Fiona Cramb Deadline 2 Submission - Comments on any additional information/submissions received by Deadline 1
REP2-100	Fiona Gilmore Deadline 2 Submission - Comments on responses to the ExAs Written Questions (ExQ1)
REP2-101	Fiona Gilmore Deadline 2 Submission - Post hearing submissions
REP2-102	Gary Waple Deadline 2 Submission - Comments on responses to the ExAs Written Questions (ExQ1)
REP2-103	Gill Horrocks Deadline 2 Submission - Post hearing submissions

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REP2-104	Graham Bagnall Deadline 2 Submission - Comments on responses to the ExAs Written Questions (ExQ1)
REP2-105	Helen and Nick Cook Deadline 2 Submission - Post hearing submissions
REP2-106	Helen Cook Deadline 2 Submission - Comments on any additional information/submissions received by Deadline 1
REP2-107	Helen Cook Deadline 2 Submission - Comments on responses to the ExAs Written Questions (ExQ1)
REP2-108	Helen Cook Deadline 2 Submission - Supporting video - Ambulance V Tractor
REP2-109	Helen Cook Deadline 2 Submission - Video of Friston Floods - October 2019
REP2-110	Helen Cook Deadline 2 Submission - Video of Friston Floods - End of February 2020
REP2-111	Helen Cook Deadline 2 Submission - Video of Friston Floods - End of April 2020
REP2-112	Helen Cook Deadline 2 Submission - Video of Friston Floods
REP2-113	Henrietta Palmer Deadline 2 Submission - Comments on responses to the ExAs Written Questions (ExQ1)
REP2-114	Hugh Large Deadline 2 Submission - Comments on responses to the ExAs Written Questions (ExQ1)
REP2-115	Ian Cook Deadline 2 Submission - Comments on any additional information/submissions received by Deadline 1
REP2-116	Ian Wiles Deadline 2 Submission - Comments on responses to the ExAs Written Questions (ExQ1)
REP2-117	J M Franklin Deadline 2 Submission - Comments on any additional information/submissions received by Deadline 1
REP2-118	Jan Packard Deadline 2 Submission - Comments on responses to the ExAs Written Questions (ExQ1)
REP2-119	Jane Rossin Deadline 2 Submission - Comments on any additional information/submissions received by Deadline 1
REP2-120	Jemima Tindle Deadline 2 Submission - Comments on responses to the ExAs Written Questions (ExQ1)
REP2-121	Julia Wheeler Deadline 2 Submission - Comments on any additional information/submissions received by Deadline 1

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REP2-122	Louise Fincham Deadline 2 Submission - Comments on responses to the ExAs Written Questions (ExQ1)
REP2-123	M C Jones Deadline 2 Submission - Comments on responses to the ExAs Written Questions (ExQ1)
REP2-124	Marie Szpak Deadline 2 Submission - Post hearing submissions
REP2-125	Maryanne Nicholls Deadline 2 Submission - Comments on responses to the ExAs Written Questions (ExQ1)
REP2-126	Melissa R Baker Deadline 2 Submission - Comments on responses to the ExAs Written Questions (ExQ1)
REP2-127	REFERENCE NOT IN USE
REP2-128	Mrs C A Munden Deadline 2 Submission - Comments on responses to the ExAs Written Questions (ExQ1)
REP2-129	Mrs P Dorcey Deadline 2 Submission - Comments on responses to the ExAs Written Questions (ExQ1)
REP2-130	Mrs Pat Dorcey Deadline 2 Submission - Post hearing submissions
REP2-131	Mya Manakides and Luigi Beltrandi Deadline 2 Submission - Comments on responses to the ExAs Written Questions (ExQ1)
REP2-132	Nicholas B Winter Deadline 2 Submission - Post hearing submissions
REP2-133	Nicholas Thorp Deadline 2 Submission - Comments on responses to the ExAs Written Questions (ExQ1)
REP2-134	Patrick Fincham Deadline 2 Submission - Comments on any additional information/submissions received by Deadline 1
REP2-135	Patrick Steen Deadline 2 Submission - Comments on responses to the ExAs Written Questions (ExQ1)
REP2-136	Paul Chandler Deadline 2 Submission - Post hearing submissions
REP2-137	Peter Chadwick Deadline 2 Submission - Comments on responses to the ExAs Written Questions (ExQ1)
REP2-138	Peter Howard-Dobson Deadline 2 Submission - Comments on responses to the ExAs Written Questions (ExQ1)
REP2-139	Rev Nichola Winter Deadline 2 Submission - Comments regarding roads, traffic and footpaths around Friston in relation to the EA1 North Ltd and EA2 Ltd applications
REP2-140	Richard Cooper Deadline 2 Submission - Post hearing submissions

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REP2-141	Richard Reeves Deadline 2 Submission - Comments on responses to the ExAs Written Questions (ExQ1)
REP2-142	Richard Reeves Deadline 2 Submission - Comments on any additional information/submissions received by Deadline 1
REP2-143	Rosamond Castle Deadline 2 Submission - Comments on responses to the ExAs Written Questions (ExQ1)
REP2-144	Sally Sturridge Deadline 2 Submission - Comments on responses to the ExAs Written Questions (ExQ1)
REP2-145	Sarah Courage Deadline 2 Submission - Comments on responses to the ExAs Written Questions (ExQ1)
REP2-146	Sarah Gammon Deadline 2 Submission - Comments on responses to the ExAs Written Questions (ExQ1)
REP2-147	Scott Tindle Deadline 2 Submission - Comments on responses to the ExAs Written Questions (ExQ1)
REP2-148	Sheridan Steen Deadline 2 Submission - Supporting video - Dust in Friston 2020-11-04 at 13.53.38
REP2-149	Sheridan Steen Deadline 2 Submission - Supporting Video 2020-11-15 at 13.20.21 Thorpeness beach past high tide
REP2-150	Sheridan Steen Deadline 2 Submission - Comments on responses to the ExAs Written Questions (ExQ1)
REP2-151	Sheridan Steen Deadline 2 Submission - Comments on any additional information/submissions received by Deadline 1
REP2-152	Stephen Dorcey Deadline 2 Submission
REP2-153	Sue Osben Deadline 2 Submission - Comments on responses to the ExAs Written Questions (ExQ1)
REP2-154	Tessa Wojtczak Deadline 2 Submission - Comments on responses to the ExAs Written Questions (ExQ1)
REP2-155	Tessa Wojtczak Deadline 2 Submission - Comments on Written Responses
REP2-156	Tony Morley Deadline 2 Submission
REP2-157	Tony Morley Deadline 2 Submission - Comments on any additional information/submissions received by Deadline 1
REP2-158	Tony Munden Deadline 2 Submission - Comments on responses to the ExAs Written Questions (ExQ1)

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REP2-159	Wendy Orme Deadline 2 Submission - Comments on any additional information/submissions received by Deadline 1 regarding book of reference.
REP2-160	Wendy Orme Deadline 2 Submission - Comments on any additional information/submissions received by Deadline 1
REP2-161	William Halford Deadline 2 Submission - Post hearing submissions
Late Submissions	
REP2-162	Substation Action Save East Suffolk (SASES) Deadline 2 Submission - Late Submission - Cover Letter - Accepted at the discretion of the Examining Authority
REP2-163	Substation Action Save East Suffolk (SASES) Deadline 2 Submission - Late Submission - Comments on Public Rights of Way Clarification Note - Accepted at the discretion of the Examining Authority
REP2-164	Substation Action Save East Suffolk (SASES) Deadline 2 Submission - Late Submission - Comments on Land Use Clarification Note - Accepted at the discretion of the Examining Authority
REP2-165	Substation Action Save East Suffolk (SASES) Deadline 2 Submission - Late Submission - Comments on Archaeology and Cultural Heritage Clarification Note - Accepted at the discretion of Examining Authority
REP2-166	Substation Action Save East Suffolk (SASES) Deadline 2 Submission - Late Submission - Comments on Socio Economic and Tourism Clarification Note - Accepted at the discretion of the Examining Authority
Deadline 3 – 15 December 2020	
<p>Deadline for receipt by ExA of:</p> <ul style="list-style-type: none"> •Post hearing submissions including written submissions of oral case •The Applicants revised draft DCO (dDCO) •Any revised/updated SoCG •Comments on any additional information/submissions received by Deadline 2 •Responses to any further information requested by the ExA for this deadline 	
REP3-001	East Anglia ONE North Limited Deadline 3 Submission - Cover Letter
REP3-002	East Anglia ONE North Limited Deadline 3 Submission - 1.6 Guide to the Application - Version 04
REP3-003	East Anglia ONE North Limited Deadline 3 Submission - 2.1.1 Location Plan (Offshore)
REP3-004	East Anglia ONE North Limited Deadline 3 Submission - 2.1.2 Offshore Order Limits Boundary Co-ordinates Plan
REP3-005	East Anglia ONE North Limited Deadline 3 Submission - 2.2.1 Land Plans (Offshore)

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REP3-006	East Anglia ONE North Limited Deadline 3 Submission - 2.3.2 Works Plans (Onshore)
REP3-007	East Anglia ONE North Limited Deadline 3 Submission - 2.3.1 Works Plans (Offshore)
REP3-008	East Anglia ONE North Limited Deadline 3 Submission - 2.5 Temporary Stopping up of Public Right of Way Plan
REP3-009	East Anglia ONE North Limited Deadline 3 Submission - 2.6 Permanent Stopping up of Public Right of Way Plan
REP3-010	East Anglia ONE North Limited Deadline 3 Submission - 2.10 Important Hedgerows and Tree Preservation Order Plan
REP3-011	East Anglia ONE North Limited Deadline 3 Submission - 3.1 EA1N Draft Development Consent Order (Clean) - Version 03
REP3-012	East Anglia ONE North Limited Deadline 3 Submission - 3.1 EA1N Draft Development Consent Order (Tracked) - Version 03
REP3-013	East Anglia ONE North Limited Deadline 3 Submission - 3.1.1 Schedule of Changes to the Draft Development Consent Order - Version 02
REP3-014	East Anglia ONE North Limited Deadline 3 Submission - 4.3 Book of Reference - Version 05
REP3-015	East Anglia ONE North Limited Deadline 3 Submission - 4.3.1 Book of Reference Schedule of Changes - Version 03
REP3-016	East Anglia ONE North Limited Deadline 3 Submission - 5.3.2 EA1N Habitats Regulations Assessment - Appendix 2 - Information to Support Appropriate Assessment Report - Screening Matrices (Clean) - Version 03
REP3-017	East Anglia ONE North Limited Deadline 3 Submission - 5.3.2 EA1N Habitats Regulations Assessment - Appendix 2 - Information to Support Appropriate Assessment Report - Screening Matrices (Tracked) - Version 03
REP3-018	East Anglia ONE North Limited Deadline 3 Submission - 6.3.6.2 Environmental Statement - Appendix 6.2 - Relationship of Onshore Plans Secured by the DCO - Version 2
REP3-019	East Anglia ONE North Limited Deadline 3 Submission - 6.3.6.3 Environmental Statement - Appendix 6.3 - Relationship of Offshore Plans Secured by the DCO - Version 2
REP3-020	East Anglia ONE North Limited Deadline 3 Submission - 6.3.6.4 EA1N Environmental Statement - Appendix 6.4 - Cumulative Project Description (Clean) - Version 02
REP3-021	East Anglia ONE North Limited Deadline 3 Submission - 6.3.6.4 EA1N Environmental Statement - Appendix 6.4 - Cumulative Project Descriptions (Tracked) - Version 02

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REP3-022	East Anglia ONE North Limited Deadline 3 Submission - 8.1 Outline Code of Construction Practice (Clean) - Version 02
REP3-023	East Anglia ONE North Limited Deadline 3 Submission - 8.1 Outline Code of Construction Practice (Tracked) - Version 02
REP3-024	East Anglia ONE North Limited Deadline 3 Submission - 8.4 Outline Public Rights of Way Strategy (Clean) - Version 02
REP3-025	East Anglia ONE North Limited Deadline 3 Submission - 8.4 Outline Public Rights of Way Strategy (Tracked) - Version 02
REP3-026	East Anglia ONE North Limited Deadline 3 Submission - 8.5 Outline Written Scheme of Investigation Archaeology and Cultural Heritage (Onshore) (Clean) - Version 02
REP3-027	East Anglia ONE North Limited Deadline 3 Submission - 8.5 Outline Written Scheme of Investigation Archaeology and Cultural Heritage (Onshore) (Tracked) - Version 02
REP3-028	East Anglia ONE North Limited Deadline 3 Submission - 8.6 Outline Written Scheme of Investigation Archaeology and Cultural Heritage (Offshore) (Clean) - Version 02
REP3-029	East Anglia ONE North Limited Deadline 3 Submission - 8.6 Outline Written Scheme of Investigation Archaeology and Cultural Heritage (Offshore) (Tracked) - Version 02
REP3-030	East Anglia ONE North Limited Deadline 3 Submission - 8.7 Outline Landscape and Ecological Management Strategy (Clean) - Version 02
REP3-031	East Anglia ONE North Limited Deadline 3 Submission - 8.7 Outline Landscape and Ecological Management Strategy (Tracked) - Version 02
REP3-032	East Anglia ONE North Limited Deadline 3 Submission - 8.9 Outline Construction Traffic Management Plan (Clean) - Version 02
REP3-033	East Anglia ONE North Limited Deadline 3 Submission - 8.9 Outline Construction Traffic Management Plan (Tracked) - Version 02
REP3-034	East Anglia ONE North Limited Deadline 3 Submission - 8.10 Outline Access Management Plan (Clean) - Version 02
REP3-035	East Anglia ONE North Limited Deadline 3 Submission - 8.10 Outline Access Management Plan (Tracked) - Version 02
REP3-036	East Anglia ONE North Limited Deadline 3 Submission - 8.11 Outline Travel Plan (Clean) - Version 02

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REP3-037	East Anglia ONE North Limited Deadline 3 Submission – 8.11 Outline Travel Plan (Tracked) - Version 02
REP3-038	East Anglia ONE North Limited Deadline 3 Submission - 8.12 Outline Offshore Operations and Maintenance Plan (Clean) - Version 02
REP3-039	East Anglia ONE North Limited Deadline 3 Submission - 8.12 Outline Offshore Operations and Maintenance Plan (Tracked) - Version 02
REP3-040	East Anglia ONE North Limited Deadline 3 Submission - 8.13 Offshore In-principle Monitoring Plan (Clean) - Version 2
REP3-041	East Anglia ONE North Limited Deadline 3 Submission - 8.13 Offshore In-principle Monitoring Plan (Tracked) - Version 2
REP3-042	East Anglia ONE North Limited Deadline 3 Submission - 8.14 Draft Marine Mammal Mitigation Protocol (Clean) - Version 2
REP3-043	East Anglia ONE North Limited Deadline 3 Submission - 8.14 Draft Marine Mammal Mitigation Protocol (Tracked) - Version 2
REP3-044	East Anglia ONE North Limited Deadline 3 Submission - 8.17 In-principle Southern North Sea Special Area of Conservation Site Integrity (Clean) - Version 2
REP3-045	East Anglia ONE North Limited Deadline 3 Submission - 8.17 In-principle Southern North Sea Special Area of Conservation Site Integrity (Tracked) - Version 2
REP3-046	East Anglia ONE North Limited Deadline 3 Submission - ExA.AS-1.D3.V1 EA1N Outline Operational Drainage Management Plan - Version 01
REP3-047	East Anglia ONE North Limited Deadline 3 Submission - ExA.AS-2.D3.V1 EA1N Outline Port Construction Traffic Management and Travel Plan - Revision 01
REP3-048	East Anglia ONE North Limited Deadline 3 Submission - ExA.AS-3.D3.V1 EA1N Outline Watercourse Crossing Method Statement - Version 01
REP3-049	East Anglia ONE North Limited Deadline 3 Submission - ExA.AS-4.D3.V1 EA1N&EA2 Displacement of red-throated divers in the Outer Thames Estuary SPA - Version 01
REP3-050	East Anglia ONE North Limited Deadline 3 Submission - ExA.AS-5.D3.V2 EA1N Outline Fisheries Liaison and Coexistence Plan - Version 002
REP3-051	East Anglia ONE North Limited Deadline 3 Submission - ExA.AS-5.D3.V2 EA1N Outline Fisheries Liaison and Coexistence Plan (Tracked) - Version 002
REP3-052	East Anglia ONE North Limited Deadline 3 Submission - ExA.AS-6.D3.V1 EA1N&EA2 Deadline 3 Project Update Note - Version 01

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REP3-053	East Anglia ONE North Limited Deadline 3 Submission - ExA.AS-7.D3.V1 EA1N HRA Derogation Case - Version 1
REP3-054	East Anglia ONE North Limited Deadline 3 Submission - ExA.AS-8.D3.V1 EA1N HRA Compensatory Measures - Version 1
REP3-055	East Anglia ONE North Limited Deadline 3 Submission - ExA.AS-9.D3.V1 EA1N&EA2 Traffic and Transport Clarification Note for Deadline 3 - Version 01
REP3-056	East Anglia ONE North Limited Deadline 3 Submission - ExA.AS-10.D3.V1 EA1N&EA2 Onshore Cable Route Works Programme Clarification Note - Version 01
REP3-057	East Anglia ONE North Limited Deadline 3 Submission - ExA.AS-11.D3.V1 EA1N&EA2 Onshore Substations Update Clarification Note - Version 01
REP3-058	East Anglia ONE North Limited Deadline 3 Submission - ExA.AS-12.D3.V1 EA1N&EA2 Construction in Proximity to Properties - Version 01
REP3-059	East Anglia ONE North Limited Deadline 3 Submission - ExA.AS-13.D3.V1 EA1N&EA2 Effects on Supporting Habitats of Outer Thames Estuary SPA - Version 01
REP3-060	East Anglia ONE North Limited Deadline 3 Submission - ExA.AS-14.D3.V1 EA1N&EA2 Deadline 3 Onshore Ecology Clarification Note - Version 01
REP3-061	East Anglia ONE North Limited Deadline 3 Submission - ExA.AS-15.D3.V1 EA1N&EA2 Deadline 3 Air Quality Clarification Note - Version 01
REP3-062	East Anglia ONE North Limited Deadline 3 Submission - ExA.AS-16.D3.V1 EA1N&EA2 Updated Photomontages Clarification Note - Version 01
REP3-063	East Anglia ONE North Limited Deadline 3 Submission - ExA.AS-16 3.1.D3.V1 EA1N&EA2 Updated Photomontages Clarification Note Appendix 3 - Viewpoint 1 - Version 01
REP3-064	East Anglia ONE North Limited Deadline 3 Submission - ExA.AS-16 3.2.D3.V1 EA1N&EA2 Updated Photomontages Clarification Note Appendix 3 - Viewpoint 2 - Friston, Church Road (Figure 29.14-Update) - Version 02
REP3-065	East Anglia ONE North Limited Deadline 3 Submission - ExA.AS-16 3.3.D3.V1 EA1N&EA2 Updated Photomontages Clarification Note Appendix 3 - Viewpoint 9 - B1121 Aldeburgh Road, south of Friston (Figure 29.21-Update) - Version 02
REP3-066	East Anglia ONE North Limited Deadline 3 Submission - ExA.AS-16 3.4.D3.V1 EA1N&EA2 Updated Photomontages Clarification Note Appendix 3 - CHVP3 PRoW Between Moor Farm and Little Moor Farm (Appendix 24.7, Figure 8-Update) - Version 02

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REP3-067	East Anglia ONE North Limited Deadline 3 Submission - ExA.AS-16 3.5.D3.V1 EA1N&EA2 Updated Photomontages Clarification Note Appendix 3 - CHVP4 PRoW to East of Little Moor Farm (Appendix 24.7, Figure 8-Update) - Version 02
REP3-068	East Anglia ONE North Limited Deadline 3 Submission - ExA.AS-16 3.6.D3.V1 EA1N&EA2 Updated Photomontages Clarification Note Appendix 3 - CHVP5 PRoW at Woodside Farm (Appendix 24.7, Figure 10-Update) - Version 02
REP3-069	East Anglia ONE North Limited Deadline 3 Submission - ExA.AS-17.D3.V1 EA1N&EA2 Applicants' Comments on MMO Deadline 2 Submissions - Version 1
REP3-070	East Anglia ONE North Limited Deadline 3 Submission - ExA.AS18-D3.V1 EA1N&EA2 Applicants' Comments on Natural England's Deadline 2 Submissions - Version 1
REP3-071	East Anglia ONE North Limited Deadline 3 Submission - ExA.AS-19.D3.V1 EA1N&EA2 Applicants' Response to Appendix 4 of the Local Impact Report - Version 01
REP3-072	East Anglia ONE North Limited Deadline 3 Submission - ExA.AS-20.D3.V1 EA1N&EA2 Applicants' Comments on SASES' Deadline 1 Submissions - Version 01
REP3-073	East Anglia ONE North Limited Deadline 3 Submission - ExA.AS-21.D3.V1 EA1N Offshore Commitments - Version 01
REP3-074	East Anglia ONE North Limited Deadline 3 Submission - ExA.AS-22.D3.V1 EA1N Best Practice Protocol for Minimising Disturbance to Red-Throated Diver - Version 01
REP3-075	East Anglia ONE North Limited Deadline 3 Submission - ExA.AS-23.D3.V1 EA1N&EA2 Applicants' Comments on SEAS Deadline 1 Submissions (Habitats & Biodiversity). - Version 1
REP3-076	East Anglia ONE North Limited Deadline 3 Submission - ExA.AS-24.D3.V1 EA1N&EA2 Sizewell Mitigation Land Clarification Note - Version 01
REP3-077	East Anglia ONE North Limited Deadline 3 Submission - ExA.AS-25.D3.V1 EA1N&EA2 Applicants' Further Response to ExA WQ1.9.10 Agricultural Losses Note - Version 01
REP3-078	East Anglia ONE North Limited Deadline 3 Submission - ExA.SoCG-10.D3.V3 EA1N&EA2 Draft Statement of Common Ground with the Ministry of Defence - Version 03
REP3-079	East Anglia ONE North Limited Deadline 3 Submission - ExA.SoCG-25.D3.V2 EA1N&EA2 Draft Statement of Common Ground with the Commercial Fisheries Working Group - Version 02

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REP3-080	East Anglia ONE North Limited Deadline 3 Submission - ExA.SoCG-34.D3.V2 EA1N&EA2 Draft Statement of Common Ground with RSPB (Offshore) – Version 02
REP3-081	East Anglia ONE North Limited Deadline 3 Submission - ExA.SoCG-35.D3.V1 Draft Statement of Common Ground with East Suffolk Council and Suffolk County Council (Human Health) - Version 01
REP3-082	East Anglia ONE North Limited Deadline 3 Submission - ExA.SoCG-36.D3.V2 EA1N&EA2 Draft Statement of Common Ground with Historic England (Offshore) - Version 02
REP3-083	East Anglia ONE North Limited Deadline 3 Submission - ExA.HA.D3.V1 EA1N&EA2 Applicants Responses to Hearings Action Points (ISH1, CAH1, ISH2) - Version 01
REP3-084	East Anglia ONE North Limited Deadline 3 Submission - ExA.SN1.D3.V1 EA1N&EA2 Written Summary of Oral Case (ISH1) -Version 01
REP3-085	East Anglia ONE North Limited Deadline 3 Submission - ExA.SN3.D3.V1 EA1N&EA2 Written Summary of Oral Case (ISH2) - Version 01
REP3-086	East Anglia ONE North Limited Deadline 3 Submission - ExA.SN2.D3.V1 EA1N&EA2 Written Summary of Oral Case (CAH1) - Version 01
REP3-087	East Anglia ONE North Limited Deadline 3 Submission - ExQ1.3.2 EA1N Schedule of Compulsory Acquisition and Temporary Possession Objections - Version 03
REP3-088	East Anglia ONE North Limited Deadline 3 Submission - ExQ1.3.2 EA1N Schedule of Compulsory Acquisition and Temporary Possession Objections (Tracked) - Version 03
REP3-089	East Anglia ONE North Limited Deadline 3 Submission - ExQ1.3.4 EA1N PA2008 s127 Statutory Undertakers’ Land or Rights - Version 03
REP3-090	East Anglia ONE North Limited Deadline 3 Submission - ExQ1.3.4 EA1N PA2008 s127 Statutory Undertakers’ Land or Rights (Tracked) - Version 03
REP3-091	East Anglia ONE North Limited Deadline 3 Submission - ExQ1.3.5 EA1N PA2008 s138 Statutory Undertakers Apparatus etc - Version 03
REP3-092	East Anglia ONE North Limited Deadline 3 Submission - ExQ1.3.5 EA1N PA2008 s138 Statutory Undertakers Apparatus etc. (Tracked) - Version 03
REP3-093	East Suffolk Council Deadline 3 Submission - Response to Additional Information Submitted by Applicants at Deadline 2
REP3-094	East Suffolk Council Deadline 3 Submission - Summary of Oral Case from ISH1 and ISH2

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REP3-095	East Suffolk Council Deadline 3 Submission - Notification of wish to speak at Issue Specific Hearings
REP3-096	Friston Parish Council Deadline 3 Submission
REP3-097	Suffolk County Council Deadline 3 Submission - Cover Letter
REP3-098	Suffolk County Council Deadline 3 Submission - Notification on Attendance for future hearings
REP3-099	Suffolk County Council Deadline 3 Submission - Comments on Archaeology
REP3-100	Suffolk County Council Deadline 3 Submission – Post hearing submission
REP3-101	Suffolk County Council Deadline 3 Submission - Comments on Floods
REP3-102	Suffolk County Council Deadline 3 Submission - Comments on Highways
REP3-103	Aldeburgh Society Deadline 3 Submission
REP3-104	Beach View Holiday Park Deadline 3 Submission - Post hearing submission
REP3-105	Defence Infrastructure Organisation Deadline 3 Submission - Updated Safeguarding Position of the Ministry of Defence
REP3-106	Friston Parochial Church Council Deadline 3 Submission - Post hearing Submission
REP3-107	Historic England Deadline 3 Submission – Post hearing submission
REP3-108	Historic England Deadline 3 Submission - Letter to Scottish Power dated 9 November 2018 - Annex to Deadline Response
REP3-109	Marine Management Organisation Deadline 3 Submission – Post hearing submission
REP3-110	National Grid Electricity System Operator Limited Deadline 3 Submission - Post hearing submission
REP3-111	National Grid Electricity Transmission Plc Deadline 3 Submission - Responses to any further information requested by the ExA for this deadline
REP3-112	National Grid Ventures Deadline 3 Submission - Post hearing Submission
REP3-113	Natural England Deadline 3 Submission - Cover Letter
REP3-114	Natural England Deadline 3 Submission - Response to Issue Specific Hearing 1 Action Points
REP3-115	Natural England Deadline 3 Submission – Response to Request to Attend Issue Specific Hearings

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REP3-116	Natural England Deadline 3 Submission - Appendix A10 - Comments on Assessment of Flamborough and Filey Coast SPA and Gannet PVA [REP2-006]
REP3-117	Natural England Deadline 3 Submission - Appendix A11 - Offshore Ornithology Update
REP3-118	Natural England Deadline 3 Submission - Appendix B2 - Comments on Information to Support Appropriate Assessment - Addendum for Marine Mammals [REP1-038]
REP3-119	Natural England Deadline 3 Submission - Appendix D2 - Comments to Sizewell C Cumulative Impact Assessment [REP2-010]
REP3-120	REFERENCE NOT IN USE
REP3-121	Natural England Deadline 3 Submission - Appendix I1c - Risk and Issues Log
REP3-122	Save Our Sandlings Deadline 3 Submission - Post hearing Submission
REP3-123	Sizewell C Deadline 3 Submission - Update on the Statement of Common Ground
REP3-124	Substation Action Save East Suffolk (SASES) Deadline 3 Submission - Cover Email
REP3-125	Substation Action Save East Suffolk (SASES) Deadline 3 Submission - Cover Letter
REP3-126	Substation Action Save East Suffolk (SASES) Deadline 3 Submission - Annex A - SASES Written Summary of Submissions on Cumulative Impact
REP3-127	Substation Action Save East Suffolk (SASES) Deadline 3 Submission - Appendix 1 to Annex A - letter from Brian Cave Leighton Paisner to Save our Sandlings dated 24 November 2020
REP3-128	Substation Action Save East Suffolk (SASES) Deadline 3 Submission - Annex B - SASES Written Summary of submissions on site selection
REP3-129	Substation Action Save East Suffolk (SASES) Deadline 3 Submission - Appendix 1 to Annex B - Redacted CION assessment document for EA2 (version 2.0 - 09/10/17) - Leiston
REP3-130	Substation Action Save East Suffolk (SASES) Deadline 3 Submission - Appendix 2 to Annex B - OFGEM letter to Mr Halford dated 28 May 2019
REP3-131	Substation Action Save East Suffolk (SASES) Deadline 3 Submission - Appendix 3 to Annex B - Ofgem letter to SASES dated 30 January 2020
REP3-132	Substation Action Save East Suffolk (SASES) Deadline 3 Submission - Annex C - SASES Written Summary of Submissions on Design & Rochdale Envelope
REP3-133	Substation Action Save East Suffolk (SASES) Deadline 3 Submission - Annex D - Landscape Briefing Note 3 prepared by Michelle Bolger

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REP3-134	Substation Action Save East Suffolk (SASES) Deadline 3 Submission - Comments on Applicants' Deadline 2 Submissions including Appendix 1 thereto
REP3-135	Substation Action Save East Suffolk (SASES) Deadline 3 Submission - Appendix 2 thereto - Landscape Briefing Note 4 prepared by Michelle Bolger
REP3-136	Substation Action Save East Suffolk (SASES) Deadline 3 Submission - Appendix 3 thereto - Supplementary Submission on Applicants' Clarification Note - Noise And Vibration prepared by Rupert Taylor
REP3-137	Substation Action Save East Suffolk (SASES) Deadline 3 Submission - Appendix 3 thereto - Redacted CION assessment document for EA2 (version 2.0 -18/08/16) - Bramford
REP3-138	Substation Action Save East Suffolk (SASES) Deadline 3 Submission - comments on the Applicants' Deadline 2 submissions - Appendix 4 thereto - Flood Risk Related Comments on Deadline 2 Submissions prepared by GWP Consultants
REP3-139	Substation Action Save East Suffolk (SASES) Deadline 3 Submission - Post ISH2 Submissions
REP3-140	Substation Action Save East Suffolk (SASES) Deadline 3 Submission - Response to ISH2 Action Points (including Appendix 1 thereto containing an updated schedule of related projects)
REP3-141	Suffolk Energy Action Solutions (SEAS) Deadline 3 Submission - Response to ISH2 Action Points (including Appendix 1 - updated schedule of related projects)
REP3-142	Suffolk Energy Action Solutions (SEAS) Deadline 3 Submission - Additional comments on National Grid Electricity Transmission and National Grid Electricity System Operator non attendance at Issue Specific Hearings 1 & 2
REP3-143	Suffolk Energy Action Solutions (SEAS) Deadline 3 Submission - Response to OFGEM at Issue Specific Hearing
REP3-144	Suffolk Energy Action Solutions (SEAS) Deadline 3 Submission - Post hearing Submission on Habitats and Biodiversity
REP3-145	Suffolk Energy Action Solutions (SEAS) Deadline 3 Submission - Notification of wish to speak at Issue Specific Hearings
REP3-146	Suffolk Energy Action Solutions (SEAS) Deadline 3 Submission - Responses to any further information requested by the ExA for deadline 3
REP3-147	Trinity House Deadline 3 Submission - Request to Attend Issue Specific Hearings
REP3-148	The Wildlife Trusts Deadline 3 Submission - Summary of Oral Submission and Comments on the Addendum for Marine Mammals [REP1-038]
REP3-149	Alan Thomas Deadline 3 Submission - Post hearing Submission

APPENDIX B: EXAMINATION LIBRARY

REP3-150	Beverly Strowger Deadline 3 Submission
REP3-151	David Steen Deadline 3 Submission - Post hearing submission
REP3-152	Elizabeth Thomas Deadline 3 Submission - Post hearing submission
REP3-153	Fiona Cramb Deadline 3 Submission
REP3-154	Ian Cook Deadline 3 Submission
REP3-155	Jocelyn Bond Deadline 3 Submission
REP3-156	Louise Chadwick Deadline 3 Submission - Post hearing submission
REP3-157	Luigi Beltrandi and Mya Manakides Deadline 3 Submission
REP3-158	Michael Mahony Deadline 3 Submission - Request to Speak at Compulsory Acquisition Hearing
REP3-159	Mike Lewis Deadline 3 Submission
REP3-160	Nicholas Thorp Deadline 3 Submission - Post hearing submission
REP3-161	Nicola Fulford Deadline 3 Submission - Post hearing submission
REP3-162	Richard Reeves Deadline 3 Submission - Post hearing submission
REP3-163	Rosamond Castle Deadline 3 Submission
REP3-164	Rt Hon Dr Thérèse Coffey MP Deadline 3 Submission - Post hearing submission
REP3-165	Sheridan Steen Deadline 3 Submission - Post hearing submission
REP3-166	Simon Fulford Deadline 3 Submission - Post hearing submission
REP3-167	Stephen Dorcey Deadline 3 Submission
REP3-168	Tessa Wojtczak Deadline 3 Submission
REP3-169	TJ Haworth-Culf Deadline 3 Submission
REP3-170	Tony Morley Deadline 3 Submission
REP3-171	William Halford Deadline 3 Submission
Late Submissions	
REP3-172	SEAS (Suffolk Energy Action Solutions) Deadline 3 Submission - Late Submission - Response to the East of England Energy Group's (EEEGR) letter to PINS - Accepted at the discretion of the Examining Authority

APPENDIX B: EXAMINATION LIBRARY

REP3-173	SEAS (Suffolk Energy Action Solutions) Deadline 3 Submission - Late Submission - Appendix 1 to SEAS late submission: Letter in support of East Anglia One North & East Anglia Two from East of England Energy Group's (EEEGR) - Accepted at the discretion of the Examining Authority
Deadline 4 – 13 January 2021	
<ul style="list-style-type: none"> •Representations in relation to the additional land sought by the Applicant •Comments on the Applicant's revised dDCO •Comments on any revised/updated SoCG (if any) •Comments on any additional information/submissions received by Deadline 3 •Responses to any further information requested by the ExA for this deadline 	
REP4-001	East Anglia ONE North Limited Deadline 4 Submission - Cover Letter
REP4-002	East Anglia ONE North Limited Deadline 4 Submission - 1.6 EA1N Guide to the Application
REP4-003	East Anglia ONE North Limited Deadline 4 Submission - EA1N Outline Operational Drainage Management Plan (Clean) Version 02
REP4-004	East Anglia ONE North Limited Deadline 4 Submission - EA1N Outline Operational Drainage Management Plan (Tracked) Version 02
REP4-005	East Anglia ONE North Limited Deadline 4 Submission - EA1N&EA2 Deadline 4 Onshore Ecology Clarification Note
REP4-006	East Anglia ONE North Limited Deadline 4 Submission - EA1N&EA2 Heritage Assessment Addendum
REP4-007	East Anglia ONE North Limited Deadline 4 Submission - EA1N&EA2 Heritage Assessment Addendum - Appendix 1 CHVP2
REP4-008	East Anglia ONE North Limited Deadline 4 Submission - EA1N&EA2 Heritage Assessment Addendum - Appendix 2 CHVP3
REP4-009	East Anglia ONE North Limited Deadline 4 Submission - EA1N&EA2 Heritage Assessment Addendum - Appendix 3 CHVP4
REP4-010	East Anglia ONE North Limited Deadline 4 Submission - EA1N&EA2 Heritage Assessment Addendum - Appendix 4 CHVP5
REP4-011	East Anglia ONE North Limited Deadline 4 Submission - EA1N&EA2 Heritage Assessment Addendum - Appendix 5 CHVP7
REP4-012	East Anglia ONE North Limited Deadline 4 Submission - EA1N&EA2 Heritage Assessment Addendum - Appendix 6 CHVP8
REP4-013	East Anglia ONE North Limited Deadline 4 Submission - EA1N&EA2 Public Sector Equality Statement

APPENDIX B: EXAMINATION LIBRARY

REP4-014	East Anglia ONE North Limited Deadline 4 Submission - EA1N&EA2 Applicants' Response to Hearing Action Point 5 Compulsory Acquisition Hearing 1
REP4-015	East Anglia ONE North Limited Deadline 4 Submission - EA1N Outline Landscape Mitigation Plan
REP4-016	East Anglia ONE North Limited Deadline 4 Submission - EA1N&EA2 Applicants' Comments on Natural England's Deadline 3 Submissions
REP4-017	East Anglia ONE North Limited Deadline 4 Submission - EA1N&EA2 Applicants' Comments on National Grid Electricity Transmission's Deadline 3 Submissions
REP4-018	East Anglia ONE North Limited Deadline 4 Submission - EA1N&EA2 Applicants' Comments on Historic England's Deadline 3 Submissions
REP4-019	East Anglia ONE North Limited Deadline 4 Submission - EA1N&EA2 Applicants' Comments on Marine Management Organisation's Deadline 3 Submissions
REP4-020	East Anglia ONE North Limited Deadline 4 Submission - EA1N&EA2 Applicants' Comments on The Wildlife Trust's Deadline 3 Submissions
REP4-021	East Anglia ONE North Limited Deadline 4 Submission - EA1N&EA2 Applicants' Comments on National Grid Electricity Systems Operator's Deadline 3 Submissions
REP4-022	East Anglia ONE North Limited Deadline 4 Submission - EA1N&EA2 Applicants' Comments on National Grid Venture's Deadline 3 Submissions
REP4-023	East Anglia ONE North Limited Deadline 4 Submission - EA1N&EA2 Applicants' Comments on Substation Action Save East Suffolk (SASES) Deadline 1 Submissions
REP4-024	East Anglia ONE North Limited Deadline 4 Submission - EA1N&EA2 Applicants' Comments on Substation Action Save East Suffolk (SASES) Deadline 3 Submissions
REP4-025	East Anglia ONE North Limited Deadline 4 Submission - EA1N&EA2 Applicants' Comments on the East Suffolk Council (ESC) and Suffolk County Council (SCC) Deadline 3 Submissions
REP4-026	East Anglia ONE North Limited Deadline 4 Submission - EA1N&EA2 Deadline 4 Project Update Note
REP4-027	East Anglia ONE North Limited Deadline 4 Submission - EA1N&EA2 Deadline 4 Traffic and Transport Clarification Note
REP4-028	East Anglia ONE North Limited Deadline 4 Submission - EA1N&EA2 Applicants' Response to Rule 17 Letter
REP4-029	East Anglia ONE North Limited Deadline 4 Submission - EA1N Substations Design Principles Statement

APPENDIX B: EXAMINATION LIBRARY

REP4-030	East Anglia ONE North Limited Deadline 4 Submission - EA1N&EA2 Letter from Siemens Gamesa Renewable Energy Limited
REP4-031	East Anglia ONE North Limited Deadline 4 Submission - EA1N&EA2 Landscape and Visual Impact Assessment Addendum
REP4-032	East Anglia ONE North Limited Deadline 4 Submission - EA1N Landscape and Visual Impact Assessment Addendum - Appendix 1 - Viewpoint 1
REP4-033	East Anglia ONE North Limited Deadline 4 Submission - EA1N Landscape and Visual Impact Assessment Addendum - Appendix 2 - Viewpoint 2
REP4-034	East Anglia ONE North Limited Deadline 4 Submission - EA1N Landscape and Visual Impact Assessment Addendum - Appendix 3 - Viewpoint 3
REP4-035	East Anglia ONE North Limited Deadline 4 Submission - EA1N Landscape and Visual Impact Assessment Addendum - Appendix 4 - Viewpoint 4
REP4-036	East Anglia ONE North Limited Deadline 4 Submission - EA1N Landscape and Visual Impact Assessment Addendum - Appendix 5 - Viewpoint 5
REP4-037	East Anglia ONE North Limited Deadline 4 Submission - EA1N Landscape and Visual Impact Assessment Addendum - Appendix 6 - Viewpoint 6
REP4-038	East Anglia ONE North Limited Deadline 4 Submission - EA1N Landscape and Visual Impact Assessment Addendum - Appendix 7 - Viewpoint 8
REP4-039	East Anglia ONE North Limited Deadline 4 Submission - EA1N Landscape and Visual Impact Assessment Addendum - Appendix 8 - Viewpoint 9
REP4-040	East Anglia ONE North Limited Deadline 4 Submission - Outline Sabellaria Reef Management Plan (Clean) Version 02
REP4-041	East Anglia ONE North Limited Deadline 4 Submission - Outline Sabellaria Reef Management Plan (Tracked) Version 02
REP4-042	East Anglia ONE North Limited Deadline 4 Submission - Deadline 4 Offshore Ornithology Cumulative and In-Combination Collision Risk Update
REP4-043	East Anglia ONE North Limited Deadline 4 Submission - Clarification Note Noise Modelling
REP4-044	East Anglia ONE North Limited Deadline 4 Submission - Clarification Note SuDS Infiltration Note
REP4-045	East Anglia ONE North Limited Deadline 4 Submission - Draft Statement of Common Ground with Trinity House (TH)
REP4-046	East Anglia ONE North Limited Deadline 4 Submission - Draft Statement of Common Ground with Substation Action Save East Suffolk (SASES)

APPENDIX B: EXAMINATION LIBRARY

REP4-047	East Anglia ONE North Limited Deadline 4 Submission - Draft Statement of Common Ground with National Federation of Fishermen's Organisations and National Association of Producer Organisations in Dutch Demersal Fisheries (VisNed)
REP4-048	East Anglia ONE North Limited Deadline 4 Submission - Draft Statement of Common Ground with Marine Management Organisation (MMO)
REP4-049	East Anglia ONE North Limited Deadline 4 Submission - Draft Statement of Common Ground with Maritime and Coastguard Agency (MCA)
REP4-050	East Anglia ONE North Limited Deadline 4 Submission - Statement of Common Ground East with Anglia THREE Limited
REP4-051	East Anglia ONE North Limited Deadline 4 Submission - ExQ1.3.2 EA1N Schedule of Compulsory Acquisition and Temporary Possession Objections (Clean) Version 04
REP4-052	East Anglia ONE North Limited Deadline 4 Submission - ExQ1.3.2 EA1N Schedule of Compulsory Acquisition and Temporary Possession (Tracked) Version 04
REP4-053	East Anglia ONE North Limited Deadline 4 Submission - ExQ1.3.4 EA1N PA2008 s127 Statutory Undertakers' Land or Rights (Clean) Version 04
REP4-054	East Anglia ONE North Limited Deadline 4 Submission - ExQ1.3.4 EA1N PA2008 s127 Statutory Undertakers' Land or Rights (Tracked) Version 04
REP4-055	East Anglia ONE North Limited Deadline 4 Submission - ExQ1.3.5 EA1N PA2008 s138 Statutory Undertakers Apparatus etc (Clean) Version 04
REP4-056	East Anglia ONE North Limited Deadline 4 Submission - ExQ1.3.5 EA1N PA2008 s138 Statutory Undertakers Apparatus etc. (Tracked) Version 04
REP4-057	REFERENCE NOT IN USE
REP4-058	Aldeburgh Town Council Deadline 4 Submission - Comments on the Applicants Deadline 3 submission
REP4-059	East Suffolk Council Deadline 4 Submission - Comments on the Applicants Deadline 3 submission
REP4-060	Snape Parish Council Deadline 4 Submission - Written representations in response to the clarification note issued by The Applicant Dec 2020
REP4-061	Suffolk County Council Deadline 4 Submission - Cover Letter
REP4-062	Suffolk County Council Deadline 4 Submission - Comments of Suffolk County Council in relation to the additional land sought by the Applicant.
REP4-063	Suffolk County Council Deadline 4 Submission - Comments of Suffolk County Council as Public Health Authority

APPENDIX B: EXAMINATION LIBRARY

REP4-064	Suffolk County Council Deadline 4 Submission - Comments of Suffolk County Council as Lead Local Flood Authority
REP4-065	Suffolk County Council Deadline 4 Submission - Comments of Suffolk County Council as Local Highways Authority
REP4-066	Suffolk County Council Deadline 4 Submission - Comments of Suffolk County Council as Public Rights of Way Authority
REP4-067	Suffolk County Council Deadline 4 Submission - Comments of Suffolk County Council as Archaeological Authority
REP4-068	Suffolk County Council Deadline 4 Submission - Deadline 4 Submission - Comments by SCC on additional information/submissions received by Deadline 3 on matters relating to Cumulative Impact Assessment and Responses by SCC to Further Information requested by the ExA for Deadline 3
REP4-069	Suffolk County Council Deadline 4 Submission - Updated SCC attendance at future Issue Specific Hearing , Accompanied Site Inspection and Compulsory Acquisition Hearing
REP4-070	Aldeburgh Business Association Deadline 4 video submission
REP4-071	The Aldeburgh Society Deadline 4 Submission
REP4-072	Anglian Energy Planning Alliance Deadline 4 Submission
REP4-073	Anglian Water Services Limited Deadline 4 submission - Comments relating to additional land sought by the Applicant
REP4-074	Nicholas Thorp on behalf of Beach View Holiday Park Deadline 4 Submission - Comments on any additional information/submissions received by Deadline 3
REP4-075	Nicholas Thorp on behalf of Beach View Holiday Park Deadline 4 Submission - Confirmation of Attendance to Issue Specific Hearing 5
REP4-076	EDF Energy Nuclear Generation Limited Deadline 4 Submission
REP4-077	Environment Agency Deadline 4 Submission - Late Submission - Accepted at the discretion of the Examining Authority
REP4-078	Friston Parochial Church Council Deadline 4 Submission
REP4-079	Historic England Deadline 4 Submission
REP4-080	James White Drinks Ltd Deadline 4 Submission - Comments on the Applicants Deadline 3 submission
REP4-081	Marine Management Organisation Deadline 4 Submission

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REP4-082	Maritime & Coastguard Agency Deadline 4 Submission - Comments on the Statement of Common Ground (SoCG) and revised DCO
REP4-083	National Grid Electricity System Operator Limited Deadline 4 Submission - Response to ExA's Further Written Questions 16 December 2020
REP4-084	National Grid Electricity Transmission Plc Deadline 4 Submission - Response to ExA's Further Written Questions 16 December 2020
REP4-085	National Grid Ventures Deadline 4 Submission - Response to Question 2 of Annex A under EPR Rule 17 The Energy White Paper
REP4-086	Natural England Deadline 4 Submission - Cover Letter
REP4-087	Natural England Deadline 4 Submission - Late Submission - Appendix A12 - Advice on RTD in the OTE SPA - Accepted at the discretion of the Examining Authority
REP4-088	Natural England Deadline 4 Submission - Appendix A13 - Interim Comments on Ornithology Compensation
REP4-089	Natural England Deadline 4 Submission - Late Submission - Appendix A14 - Legal Submission on RTD Displacement within OTE SPA REP3-049 - Accepted at the discretion of the Examining Authority
REP4-090	Natural England Deadline 4 Submission - Appendix B3 - Comments on MMMP [REP3-042] and SIP [REP3-044]
REP4-091	Natural England Deadline 4 Submission - Appendix B4 - D4 Boreas Submission SIP Position Statement [REP4-041]
REP4-092	Natural England Deadline 4 Submission - Appendix C6 - Comments to Onshore Ecology Documents REP3-048, REP3-060, REP3-061, REP3-070
REP4-093	Natural England Deadline 4 Submission - Appendix F7 - Advice on Cable Protection for OWF and Marine Licenses
REP4-094	Natural England Deadline 4 Submission - Appendix G2 - Comments to Draft DCO [REP3-011 REP3-012 REP3-013]
REP4-095	Natural England Deadline 4 Submission - Appendix I1d - Risk and Issues Log
REP4-096	OFGEM Deadline 4 Submission - Late Submission - Response to ExA's Further Written Questions 16 December 2020 - Accepted at the discretion of the Examining Authority
REP4-097	Royal Society of the Protection of Birds (RSPB) Deadline 4 Submission
REP4-098	Save Our Sandlings Deadline 4 Submission

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REP4-099	Save Our Sandlings Deadline 4 Submission - Comments on the Applicants Deadline 3 submission - Important Hedgerow & Trees Preservation Plan
REP4-100	Substation Action Save East Suffolk (SASES) Deadline 4 Submission - Cover Letter
REP4-101	Substation Action Save East Suffolk (SASES) Deadline 4 Submission - Responses To Applicants' Comments at D3 on SASES Written Representations submitted at D1
REP4-102	Substation Action Save East Suffolk (SASES) Deadline 4 Submission - Appendix 1 to Responses To Applicants' Comments at D3 on SASES Written Representations submitted at D1
REP4-103	Substation Action Save East Suffolk (SASES) Deadline 4 Submission - Appendix 2 to Responses To Applicants' Comments at D3 on SASES Written Representations submitted at D1
REP4-104	Substation Action Save East Suffolk (SASES) Deadline 4 Submission - Comments on Applicants' Deadline 3 Submissions
REP4-105	Substation Action Save East Suffolk (SASES) Deadline 4 Submission - Comments on Applicants' Deadline 3 submissions (traffic & transport issues)
REP4-106	Substation Action Save East Suffolk (SASES) Deadline 4 Submission - Comments on Applicants' Deadline 3 submissions (construction issues)
REP4-107	Substation Action Save East Suffolk (SASES) Deadline 4 Submission - Appendix 1 to Comments on Applicants' Deadline 3 Submissions
REP4-108	Substation Action Save East Suffolk (SASES) Deadline 4 Submission - Appendix 2 to Comments on Applicants' Deadline 3 Submissions
REP4-109	Substation Action Save East Suffolk (SASES) Deadline 4 Submission - Appendix 3 to Comments on Applicants' Deadline 3 Submissions
REP4-110	Substation Action Save East Suffolk (SASES) Deadline 4 Submission - Comments on Suffolk County Council Deadline 3 submissions
REP4-111	Substation Action Save East Suffolk (SASES) Deadline 4 Submission - Appendix 1 to Comments on Suffolk County Council Deadline 3 submissions
REP4-112	Substation Action Save East Suffolk (SASES) Deadline 4 Submission - Comments on National Grid group submissions (NGET, NGESO & NGV)
REP4-113	Substation Action Save East Suffolk (SASES) Deadline 4 Submission - Additional evidence relating to cumulative impact
REP4-114	Sizewell C Deadline 4 Submission - Comments on the Applicant's revised dDCO
REP4-115	Suffolk Energy Action Solutions (SEAS) Deadline 4 Submission - Response to Rule 17 Letter

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REP4-116	Suffolk Energy Action Solutions (SEAS) Deadline 4 Submission - Notification of Speakers at Issue Specific Hearing 3,4,5 and 6
REP4-117	Suffolk Energy Action Solutions (SEAS) Deadline 4 Submission - Comments on the Applicants Deadline 3 submission - Oral Case Issue Specific Hearing 2
REP4-118	Suffolk Energy Action Solutions (SEAS) Deadline 4 Submission - Response to NGESO's Response to Compulsory Acquisition Hearing 1
REP4-119	Suffolk Energy Action Solutions (SEAS) Deadline 4 Submission - Document to accompany Video of the Local Ecology Threatened by the construction
REP4-120	Suffolk Energy Action Solutions (SEAS) Deadline 4 Submission - Video of the Local Ecology Threatened by the construction
REP4-121	Trinity House Deadline 4 Submission - Letter confirming that Trinity House will not attend Issue Specific hearing 5
REP4-122	Trinity House Deadline 4 Submission - Written Representation
REP4-123	UK Power Networks Limited Deadline 4 Submission - Letter of Objection
REP4-124	Dr Alexander Gimson Deadline 4 Submission - Comments on the Applicants Deadline 3 submission
REP4-125	The Wildlife Trusts Deadline 4 Submission - Comments on the Applicants Deadline 3 submission
REP4-126	Alan Bullard Deadline 4 Submission - Comments on the Applicants Deadline 3 submission
REP4-127	Alan Collett Deadline 4 Submission - Comments on the Applicants Deadline 3 submission
REP4-128	Alan Hatfield Deadline 4 Submission - Comments on the Applicants Deadline 3 submission
REP4-129	Anthony and Louise Fincham Deadline 4 Submission
REP4-130	Anthony Easton Deadline 4 Submission - Comments on the Applicants Deadline 3 submission
REP4-131	Bridget Chadwick Deadline 4 Submission - Comments on the Applicants Deadline 3 submission
REP4-132	Brigitte D'Angelo Deadline 4 Submission - Comments on the Applicants Deadline 3 submission
REP4-133	Carola Spence Deadline 4 Submission - Comments on the Applicants Deadline 3 submission

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REP4-134	Charles Courage Deadline 4 Submission - Comments on the Applicants Deadline 3 submission
REP4-135	Chris Munden Deadline 4 Submission - Comments on the Applicants Deadline 3 submission
REP4-136	Christine Laschet Deadline 4 Submission - Comments on the Applicants Deadline 3 submission
REP4-137	Christopher Matthew Deadline 4 Submission - Comments on the Applicants Deadline 3 submission
REP4-138	David Jackson Deadline 4 Submission - Comments on the Applicants Deadline 3 submission
REP4-139	David Steen Deadline 4 Submission
REP4-140	David Steen Deadline 4 Submission - Comments on East Suffolk council's cabinet meeting dated 5 January 2021
REP4-141	Ellen Nall Deadline 4 Submission - Comments on the Applicants Deadline 3 submission
REP4-142	Dr Alexander Gimson Deadline 4 Submission - Comments on the Applicants Deadline 3 submission
REP4-143	Fay Sweet Deadline 4 Submission - Comments on the Applicants Deadline 3 submission
REP4-144	Fiona Cramb Deadline 4 Submission - Comments on the Applicants Deadline 3 submission
REP4-145	Graham Bagnall Deadline 4 Submission - Comments on the Applicants Deadline 3 submission
REP4-146	Ian Wiles Deadline 4 Submission - Comments on the Applicants Deadline 3 submission
REP4-147	Jan Bullard Deadline 4 Submission
REP4-148	Jemima Tindle Deadline 4 Submission - Comments on the Applicants Deadline 3 submission
REP4-149	Jocelyn Bond Deadline 4 Submission
REP4-150	Jonathan Sadler Deadline 4 Submission - Comments on the Applicants Deadline 3 submission

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REP4-151	Luigi Beltrandi Deadline 4 Submission - Comments on the Applicants Deadline 3 submission
REP4-152	Marie Szpak Deadline 4 Submission - Comments on the Applicants Deadline 3 submission on Traffic Management
REP4-153	Mark Haines and Jan Packard Deadline 4 Submission - Comments on the Applicants Deadline 3 submission
REP4-154	Maryanne Nicholls Deadline 4 Submission - Comments on the Applicants Deadline 3 submission
REP4-155	Michael Jones Deadline 4 Submission
REP4-156	Michael Laschet Deadline 4 Submission - Comments on the Applicants Deadline 3 submission
REP4-157	Mya Manakides Deadline 4 Submission
REP4-158	Nicholas Thorp and Jonathan Burch Deadline 4 Submission - Comments on the Applicants Deadline 3 submission
REP4-159	Nicholas Winter Deadline 4 Submission - Comments on the Applicants Deadline 3 submission
REP4-160	Nicola Fulford Deadline 4 Submission
REP4-161	Nicola Fulford Deadline 4 Submission - Comments relating to additional land sought by the applicant
REP4-162	Pat Dorcey Deadline 4 Submission - Comments on the Applicants Deadline 3 submission
REP4-163	Peter Chadwick Deadline 4 Submission - Comments on the Applicants Deadline 3 submission
REP4-164	Peter Watson Deadline 4 Submission - Comments on the Applicants Deadline 3 submission
REP4-165	Piers Sturridge Deadline 4 Submission - Comments on the Applicants Deadline 3 submission
REP4-166	Richard Cooper Deadline 4 Submission - Comments on the Applicants Deadline 3 submission
REP4-167	Richard Reeves Deadline 4 Submission
REP4-168	Sally Sturridge Deadline 4 Submission - Comments on the Applicants Deadline 3 submission

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REP4-169	Sarah Courage Deadline 4 Submission
REP4-170	Sarah Gammon Deadline 4 Submission - Comments on the Applicants Deadline 3 submission
REP4-171	Scott Tindle Deadline 4 Submission - Comments on the Applicants Deadline 3 submission
REP4-172	Sheridan Steen Deadline 4 Submission - Comments on the Applicants Deadline 3 submission
REP4-173	Simon Flunder Deadline 4 Submission - Comments on the Applicants Deadline 3 submission
REP4-174	Simon Fulford Deadline 4 Submission - Comments on the Applicants Deadline 3 submission
REP4-175	Simon Fulford Deadline 4 Submission
REP4-176	Sue Osben Deadline 4 Submission - Comments on the Applicants Deadline 3 submission
REP4-177	Susan Jackson Deadline 4 Submission - Comments on the Applicants Deadline 3 submission
REP4-178	Tessa Wojtczak Deadline 4 Submission
REP4-179	Theresa Tollemache Deadline 4 Submission - Comments on the Applicants Deadline 3 submission
REP4-180	TJ Haworth-Culf Deadline 4 Submission
REP4-181	Tony Morley Deadline 4 Submission - Comments on the Applicants Deadline 3 submission
REP4-182	Tony Morley Deadline 4 Submission
REP4-183	Tony Munden Deadline 4 Submission - Comments on the Applicants Deadline 3 submission
REP4-184	Tristan Steen Deadline 4 Submission - Comments on the Applicants Deadline 3 submission
REP4-185	Venetia and Bill Seale Deadline 4 Submission
REP4-186	William Halford Deadline 4 Submission - Comments on the Applicants Deadline 3 submission

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Deadline 5 – 03 February 2021	
<ul style="list-style-type: none"> •Post hearing submissions including written submissions of oral case (if required) and submissions if there are any outstanding matters requiring to be heard •Comments on Representations in relation to the additional land sought by the Applicant •The Applicant’s revised dDCO •Any revised/updated SoCG (if any) •Comments on any additional information/ submissions received by Deadline 4 •Responses to any further information requested by the ExA for this deadline 	
REP5-001	East Anglia ONE North Limited Deadline 5 Submission - EA1N Cover Letter
REP5-002	East Anglia ONE North Limited Deadline 5 Submission - 1.6 EA1N Guide to the Application
REP5-003	East Anglia ONE North Limited Deadline 5 Submission - 3.1 EA1N Draft Development Consent Order (Clean) – Version 04
REP5-004	East Anglia ONE North Limited Deadline 5 Submission - 3.1 EA1N Draft Development Consent Order (Tracked) – Version 04
REP5-005	East Anglia ONE North Limited Deadline 5 Submission - 3.1.1 EA1N Schedule of Changes to the Draft Development Consent Order
REP5-006	East Anglia ONE North Limited Deadline 5 Submission - 6.3.6.2 EA1N Environmental Statement - Appendix 6.2 - Relationship of Onshore Plans Secured by the DCO
REP5-007	East Anglia ONE North Limited Deadline 5 Submission - 6.3.6.3 EA1N Environmental Statement - Appendix 6.3 - Relationship of Offshore Plans Secured by the DCO
REP5-008	East Anglia ONE North Limited Deadline 5 Submission - 8.15 EA1N Site Characterisation Report (Windfarm Site) (Clean) – Version 2
REP5-009	East Anglia ONE North Limited Deadline 5 Submission - 8.15 EA1N Site Characterisation Report (Windfarm Site) (Tracked) – Version 2
REP5-010	East Anglia ONE North Limited Deadline 5 Submission - EA1N&EA2 Applicants' Comments on East Suffolk Council's Deadline 4 Submissions
REP5-011	East Anglia ONE North Limited Deadline 5 Submission - EA1N&EA2 Applicants' Comments on Suffolk County Council's Deadline 4 Submissions
REP5-012	East Anglia ONE North Limited Deadline 5 Submission - EA1N&EA2 Applicants' Comments on Historic England's Deadline 4 Submissions
REP5-013	East Anglia ONE North Limited Deadline 5 Submission - EA1N&EA2 Applicants' Comments on Marine Management Organisations Deadline 4 Submissions
REP5-014	East Anglia ONE North Limited Deadline 5 Submission - EA1N&EA2 Applicants' Comments on Maritime and Coastguard Agency's Deadline 4 Submissions

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REP5-015	East Anglia ONE North Limited Deadline 5 Submission - EA1N&EA2 Applicants' Comments on Natural England's Deadline 4 Submissions
REP5-016	East Anglia ONE North Limited Deadline 5 Submission - EA1N&EA2 Applicants' Comments on Royal Society of the Protection of Birds (RSPB) Deadline 4 Submissions
REP5-017	East Anglia ONE North Limited Deadline 5 Submission - EA1N&EA2 Applicants' Comments on Substation Action Save East Suffolk's (SASES) Deadline 4 Submissions
REP5-018	East Anglia ONE North Limited Deadline 5 Submission - EA1N&EA2 Applicants' Comments on Trinity House's Deadline 4 Submissions
REP5-019	East Anglia ONE North Limited Deadline 5 Submission - EA1N&EA2 Applicants' Comments on UK Power Networks' Deadline 4 Submissions
REP5-020	East Anglia ONE North Limited Deadline 5 Submission - EA1N&EA2 Applicants' Comments on The Wildlife Trust's Deadline 4 Submissions
REP5-021	REFERENCE NOT IN USE
REP5-022	East Anglia ONE North Limited Deadline 5 Submission - EA1N&EA2 East Anglia ONE Onshore Substation Operational Noise Assessment
REP5-023	East Anglia ONE North Limited Deadline 5 Submission - EA1N Proposed Protective Provisions for EDF Energy Nuclear Generation Limited (Sizewell B)
REP5-024	East Anglia ONE North Limited Deadline 5 Submission - EA1N Proposed Protective Provisions for NNB Generation Company (SZC) Limited (Sizewell C)
REP5-025	East Anglia ONE North Limited Deadline 5 Submission - EA1N&EA2 Displacement of Red-throated Divers in the Outer Thames Estuary SPA
REP5-026	East Anglia ONE North Limited Deadline 5 Submission - EA1N&EA2 Applicants' Responses to Hearing Action Points (ISH3, ISH4, ISH5, OFH6 and ISH6)
REP5-027	East Anglia ONE North Limited Deadline 5 Submission - EA1N&EA2 Written Summary of Oral Case (ISH3)
REP5-028	East Anglia ONE North Limited Deadline 5 Submission - EA1N&EA2 Written Summary of Oral Case (ISH4)
REP5-029	East Anglia ONE North Limited Deadline 5 Submission - EA1N&EA2 Written Summary of Oral Case (ISH5)
REP5-030	East Anglia ONE North Limited Deadline 5 Submission - EA1N&EA2 Written Summary of Oral Case (ISH6)
REP5-031	East Anglia ONE North Limited Deadline 5 Submission - EA1N&EA2 Statement of Commonality

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REP5-032	East Anglia ONE North Limited Deadline 5 Submission - EA1N&EA2 Draft Statement of Common Ground with Historic England (Offshore) (Version 3)
REP5-033	East Anglia ONE North Limited Deadline 5 Submission - EA1N&EA2 Draft Statement of Common Ground with Marine Management Organisation - Version 4
REP5-034	East Anglia ONE North Limited Deadline 5 Submission - EA1N&EA2 Draft Statement of Common Ground with Maritime and Coastguard Agency - Version 3
REP5-035	East Anglia ONE North Limited Deadline 5 Submission - EA1N&EA2 Draft Statement of Common Ground with Trinity House - Version 3
REP5-036	East Anglia ONE North Limited Deadline 5 Submission - ExQ1.3.4 EA1N PA2008 s127 Statutory Undertakers' Land Rights (Clean) – Version 05
REP5-037	East Anglia ONE North Limited Deadline 5 Submission - ExQ1.3.4 EA1N PA2008 s127 Statutory Undertakers' Land Rights (Tracked) – Version 05
REP5-038	East Anglia ONE North Limited Deadline 5 Submission - ExQ1.3.5 EA1N PA2008 s138 Statutory Undertakers' Apparatus etc. (Clean) – Version 05
REP5-039	East Anglia ONE North Limited Deadline 5 Submission - ExQ1.3.5 EA1N PA2008 s138 Statutory Undertakers' Apparatus etc. (Tracked) – Version 05
REP5-040	East Anglia ONE North Limited Deadline 5 Submission - ExQ1.3.2 EA1N Schedule of Compulsory Acquisition and Temporary Possession Objections (Clean) – Version 05
REP5-041	East Anglia ONE North Limited Deadline 5 Submission - ExQ1.3.2 EA1N Schedule of Compulsory Acquisition and Temporary Possession Objections (Tracked) – Version 05
REP5-042	East Suffolk Council Deadline 5 Submission - Cover Email
REP5-043	East Suffolk Council Deadline 5 Submission - East Suffolk Council's Response to Examining Authority's Action Points Following Issue Specific Hearings 3, 4, 5 and 6
REP5-044	East Suffolk Council Deadline 5 Submission - East Suffolk Council's Summary of Oral Case - Issue Specific Hearing 3
REP5-045	East Suffolk Council Deadline 5 Submission - East Suffolk Council's Summary of Oral Case - Issue Specific Hearing 4
REP5-046	East Suffolk Council Deadline 5 Submission - East Suffolk Council's Summary of Oral Case - Issue Specific Hearing 5
REP5-047	East Suffolk Council Deadline 5 Submission - East Suffolk Council's Summary of Oral Case - Issue Specific Hearing 6

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REP5-048	East Suffolk Council Deadline 5 Submission - East Suffolk Council's Response to Additional Information Submitted by Applicants at Deadline 4
REP5-049	East Suffolk Council Deadline 5 Submission - Late Submission - Accepted at the discretion of the Examining Authority
REP5-050	Marlesford Parish Council Deadline 5 Submission - Written submission of oral case following my participation in ISH4 on 20th January
REP5-051	Snape Parish Council Deadline 5 Submission - Post hearing submissions including written submissions of oral case
REP5-052	Suffolk County Council Deadline 5 Submission - Cover Letter
REP5-053	Suffolk County Council Deadline 5 Submission - Comments of Suffolk County Council as Archaeological Authority
REP5-054	Suffolk County Council Deadline 5 Submission - Comments of Suffolk County Council as Lead Local Flood Authority
REP5-055	Suffolk County Council Deadline 5 Submission - Comments as Local Highways Authority
REP5-056	Suffolk County Council Deadline 5 Submission - Comments of Suffolk County Council Landscape
REP5-057	Suffolk County Council Deadline 5 Submission - Comments of Suffolk County Council as PRoW Authority
REP5-058	Suffolk County Council Deadline 5 Submission - Comments of Suffolk County Council Socio-Economics
REP5-059	Suffolk County Council Deadline 5 Submission - Updated SCC attendance at future Issue Specific Hearing and Compulsory Acquisition Hearing
REP5-060	Suffolk County Council Deadline 5 Submission - Additional Cover Letter
REP5-061	Suffolk County Council Deadline 5 Submission - Comments in Relation to ISH5 Actions 3 and 4
REP5-062	Suffolk County Council Deadline 5 Submission - Issue Specific Hearing 4 (ISH4) into onshore environment, construction, transport and operational effects Suffolk County Council Summary of Oral Case
REP5-063	Theberton and Eastbridge Parish Council Deadline 5 Submission - Comments on any additional information/ submissions received by Deadline 4
REP5-064	Alde and Ore Association Deadline 5 Submission - Post hearing submissions including written submissions of oral case

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REP5-065	Aldeburgh Business Association Deadline 5 Submission - Open Floor Hearing 7 with attached evidence, requested as Action Point 5
REP5-066	Aldeburgh Golf Club Deadline 5 Submission
REP5-067	Anglian Energy Planning Alliance Deadline 5 Submission
REP5-068	EDF Energy Nuclear Generation Limited Deadline 5 Submission
REP5-069	Environment Agency Deadline 5 Submission - Response concerning the Outline Operational Drainage Management Plan v2 for both the EA1N and EA2 proposals
REP5-070	Environment Agency Deadline 5 Submission - Letter regarding Environment Agency attendance at ISH6
REP5-071	Flick and Son Surveyors and Estate Agents Deadline 5 Submission - Comments on any additional information/ submissions received by Deadline 4
REP5-072	Friston Parochial Church Council Deadline 5 Submission - Post hearing Submission and Comments on submissions received by Deadline 4
REP5-073	Historic England Deadline 5 Submission - Historic England Deadline 5 Response - Onshore
REP5-074	Historic England Deadline 5 Submission - Historic England Deadline 5 Response - Offshore
REP5-075	Marine Management Organisation Deadline 5 Submission - Cover Letter and Deadline Response
REP5-076	Marine Management Organisation Deadline 5 Submission - Appendix 1 - Review of Consents HRA - Final Review of consented offshore wind farms in the Southern North Sea harbour porpoise Special Area of Conservation
REP5-077	Marine Management Organisation Deadline 5 Submission - Appendix 2 - Decision Letter on Southern North Sea Special Area of Conservation Habitats Regulations Assessment
REP5-078	Marine Management Organisation Deadline 5 Submission - Appendix 3 - Consultation Report - Harbour Porpoise Special Area of Conservation's Noise Guidance
REP5-079	Marine Management Organisation Deadline 5 Submission - Appendix 4 - East Inshore and East Offshore Marine Plans
REP5-080	Marine Management Organisation Deadline 5 Submission - Appendix 5 - Response to Notification of Hearings
REP5-081	Natural England Deadline 5 Submission - Cover Letter

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REP5-082	Natural England Deadline 5 Submission - Appendix A15 - Comments on HRA Derogation Case [REP3-053] and HRA Compensatory Measures [REP3-054]
REP5-083	Natural England Deadline 5 Submission - Appendix A16 - Comments on Cumulative and In-Combination Risk Update [REP4-042]
REP5-084	Natural England Deadline 5 Submission - Appendix C7 - NE Terrestrial Ecology Update and Comments to [REP3-031, REP4-004, 005, 015, 043]
REP5-085	Natural England Deadline 5 Submission - Appendix F5b - Comments on Outline Sabellaria Reef Management Plan [REP4-040]
REP5-086	Natural England Deadline 5 Submission - Appendix F8 - NE Comments on Offshore IPMP [REP3-040, REP3-041]
REP5-087	Natural England Deadline 5 Submission - Appendix G3 - Advice on Non-Material Changes and Headroom
REP5-088	Natural England Deadline 5 Submission - Late Submission - Appendix I1d - Risk and Issues Log - Accepted at the discretion of the Examining Authority
REP5-089	Natural England Deadline 5 Submission - Appendix K2 - Written Summary of Oral Representations made at Issue Specific Hearing 3: Biodiversity and Habitats Regulations Assessment
REP5-090	Save Our Sandlings Deadline 5 Submission - Responses to Issue Specific Hearing 4 held 20th January 2021
REP5-091	Save Our Sandlings Deadline 5 Submission - Responses to Issue Specific Hearing 6 held 29th January 2021
REP5-092	Save Our Sandlings Deadline 5 Submission - Comments on any additional information/ submissions received by Deadline 4
REP5-093	Save Our Sandlings Deadline 5 Submission
REP5-094	Sizewell C Deadline 5 Submission
REP5-095	Substation Action Save East Suffolk (SASES) Deadline 5 Submission - Cover Letter
REP5-096	Substation Action Save East Suffolk (SASES) Deadline 5 Submission - . Responses to the Applicants' Comments at Deadline 4 on SASES Written Representations submitted at Deadline 1
REP5-097	Substation Action Save East Suffolk (SASES) Deadline 5 Submission - Comments on Applicants Deadline 4 Submissions

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REP5-098	Substation Action Save East Suffolk (SASES) Deadline 5 Submission - Further Comments On Applicants' Outline Watercourse Crossing Method Statement
REP5-099	Substation Action Save East Suffolk (SASES) Deadline 5 Submission - Post hearing submissions including written submissions of oral case
REP5-100	Substation Action Save East Suffolk (SASES) Deadline 5 Submission - Post hearing Submission (ISH4)
REP5-101	Substation Action Save East Suffolk (SASES) Deadline 5 Submission - Post hearing Submission (ISH5)
REP5-102	Substation Action Save East Suffolk (SASES) Deadline 5 Submission - Post hearing Submission (ISH6)
REP5-103	Substation Action Save East Suffolk (SASES) Deadline 5 Submission - Site Inspection Response (ASI1 & ASI2)
REP5-104	Substation Action Save East Suffolk (SASES) Deadline 5 Submission - Site Inspection Day 1
REP5-105	Substation Action Save East Suffolk (SASES) Deadline 5 Submission - Item 10 Guidance Notes for Site Inspection 1
REP5-106	Substation Action Save East Suffolk (SASES) Deadline 5 Submission - Site Inspection Day 2 Item Nos 4 and 5 Aldringham
REP5-107	Substation Action Save East Suffolk (SASES) Deadline 5 Submission - BEIS OTNR Pathfinder Clarification Note
REP5-108	Suffolk Energy Action Solutions (SEAS) Deadline 5 Submission - Post hearing Submission (ISH3) - Habitats and Biodiversity
REP5-109	Suffolk Energy Action Solutions (SEAS) Deadline 5 Submission - Post hearing Submission (ISH4) - Air Quality
REP5-110	Suffolk Energy Action Solutions (SEAS) Deadline 5 Submission - Post hearing Submission (ISH4) - Health Impact Assessment
REP5-111	Suffolk Energy Action Solutions (SEAS) Deadline 5 Submission - Comments on Applicants Deadline 4 Submissions - Project Update ISH4, Action Point 2
REP5-112	Suffolk Energy Action Solutions (SEAS) Deadline 5 Submission - Post hearing Submission - Response to ISH5 Action Point 10
REP5-113	Suffolk Energy Action Solutions (SEAS) Deadline 5 Submission - Post hearing Submission (ISH5) - Roads, Traffic and Tourism Report
REP5-114	Suffolk Energy Action Solutions (SEAS) Deadline 5 Submission - The Planning Balance - Response to Action Point 6
REP5-115	Suffolk Energy Action Solutions (SEAS) Deadline 5 Submission - Further Evidence of Cumulative Impact
REP5-116	Suffolk Energy Action Solutions (SEAS) Deadline 5 Submission - Further Evidence of 'Other Projects' as Requested by the ExA

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REP5-117	Suffolk Energy Action Solutions (SEAS) Deadline 5 Submission - Notification of Speakers at ISH 7, 8 and 9
REP5-118	Suffolk Energy Action Solutions (SEAS) Deadline 5 Submission - Request for Further Issue Specific Hearings
REP5-119	Suffolk Preservation Society Deadline 5 Submission - Comments on submissions received at Deadline 4
REP5-120	The Wildlife Trusts Deadline 5 Submission - Late Submission - Accepted at the discretion of the Examining Authority
REP5-121	Wardens Trust Deadline 5 Submission - Objections to the current windfarm transmission line cable route
REP5-122	Wardens Trust Deadline 5 Submission - Comments on any additional information/ submissions received by Deadline 4
REP5-123	Alan Hatfield Deadline 5 Submission - Comments on any additional information/ submissions received by Deadline 4
REP5-124	Annabel Chamberlain Deadline 5 Submission - Comments on any additional information/ submissions received by Deadline 4
REP5-125	Bridget Chadwick Deadline 5 Submission
REP5-126	Carole Heath Deadline 5 Submission - Comments on any additional information/ submissions received by Deadline 4
REP5-127	Charles Courage Deadline 5 Submission - Letter of Objection
REP5-128	Christopher Matthew Deadline 5 Submission - Post hearing submissions including written submissions of oral case
REP5-129	Christopher Smith Deadline 5 Submission - Late Submission - Accepted at the discretion of the Examining Authority
REP5-130	Colin Chamberlain Deadline 5 Submission - Comments on any additional information/ submissions received by Deadline 4
REP5-131	David Bizzell Deadline 5 Submission - Comments on any additional information/ submissions received by Deadline 4
REP5-132	David J Trower Deadline 5 Submission - Comments on any additional information/ submissions received by Deadline 4
REP5-133	David Jackson Deadline 5 Submission
REP5-134	David Steen Deadline 5 Submission - Post hearing submissions including written submissions of oral case

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REP5-135	Dr. Alexander Gimson on behalf of Elspeth Gimson Deadline 5 Submission - Comments on any additional information/ submissions received by Deadline 4 – Part 1
REP5-136	Dr Alexander Gimson on behalf of Elspeth Gimson Deadline 5 Submission - Comments on any additional information/ submissions received by Deadline 4 – Part 2
REP5-137	Fiona Cramb Deadline 5 Submission - Site Inspection Response
REP5-138	Fiona Gilmore Deadline 5 Submission - Written Representation of Oral Case
REP5-139	Fiona Gilmore Deadline 5 Submission - response to Open Floor Hearing 6 Action Point number 4
REP5-140	Helen Cook Deadline 5 Submission - Comments on any additional information/ submissions received by Deadline 4
REP5-141	Helen Cook Deadline 5 Submission
REP5-142	Helen Cook Deadline 5 Submission - Video of the road outside Friston House which sits next to the proposed site and the field opposite the proposed site taken 29th January 2021.
REP5-143	Ian and Mary Shipman Deadline 5 Submission - Post hearing submissions including written submissions of oral case
REP5-144	Jamie and Cary Norman Deadline 5 Submission - Comments on any additional information/ submissions received by Deadline 4
REP5-145	Louise Fincham Deadline 5 Submission - Comments on submissions received at Deadline 4
REP5-146	Margaret Fife Deadline 5 Submission - Comments on any additional information/ submissions received by Deadline 4
REP5-147	Martin Binning Deadline 5 Submission - Comments on any additional information/ submissions received by Deadline 4
REP5-148	Michael C Jones Deadline 5 Submission
REP5-149	Michael Turner Deadline 5 Submission - Late Submission - Accepted at the discretion of the Examining Authority
REP5-150	Mya Manakides and Luigi Beltrandi Deadline 5 Submission - Post hearing Submission
REP5-151	Nick Matthew Deadline 5 Submission - Comments on any additional information/ submissions received by Deadline 4
REP5-152	Nicola Fulford Deadline 5 Submission - Post hearing submissions including written submissions of oral case

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REP5-153	Nicola Fulford Deadline 5 Submission - Site Inspection Response
REP5-154	Pat Dorcey Deadline 5 Submission - Post hearing submissions including written submissions of oral case
REP5-155	Pat Dorcey Deadline 5 Submission - Comments on any additional information/ submissions received by Deadline 4
REP5-156	Piers Sturridge Deadline 5 Submission - Post hearing submissions including written submissions of oral case
REP5-157	R Anthony Bailey Deadline 5 Submission - Comments on any additional information/ submissions received by Deadline 4
REP5-158	Richard Reeves Deadline 5 Submission
REP5-159	Sally Sturridge Deadline 5 Submission - Comments on any additional information/ submissions received by Deadline 4
REP5-160	Sarah Courage Deadline 5 Submission - Letter of Objection
REP5-161	Sheridan Steen Deadline 5 Submission - Post hearing Submission
REP5-162	Simon Fulford Deadline 5 Submission - Site Inspection Response
REP5-163	Simon Fulford Deadline 5 Submission
REP5-164	Susan Seabrook Deadline 5 Submission - Comments on any additional information/ submissions received by Deadline 4
REP5-165	Tessa Wojtczak Deadline 5 Submission - Post hearing submissions including written submissions of oral case
REP5-166	Tessa Wojtczak Deadline 5 Submission - Comments on any additional information/ submissions received by Deadline 4
REP5-167	Tessa Wojtczak Deadline 5 Submission
REP5-168	Tessa Wojtczak Deadline 5 Submission - Cover Letter to Video 1a
REP5-169	Tessa Wojtczak Deadline 5 Submission - Video 1a
REP5-170	Tessa Wojtczak Deadline 5 Submission - Cover Letter to Video 1b
REP5-171	Tessa Wojtczak Deadline 5 Submission - Video 1b
REP5-172	Tessa Wojtczak Deadline 5 Submission - Cover Letter to Video 2
REP5-173	Tessa Wojtczak Deadline 5 Submission - Video 2

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REP5-174	Tessa Wojtczak Deadline 5 Submission - Cover Letter to Video of Migrating Geese Flocking on Our Field, Plot 13
REP5-175	Tessa Wojtczak Deadline 5 Submission - A video of migrating geese flocking on our field, Plot 13
REP5-176	Tim Rowan-Robinson Deadline 5 Submission
REP5-177	Tony Morley Deadline 5 Submission - Comments on any additional information/ submissions received by Deadline 4
REP5-178	Tony Morley Deadline 5 Submission - Point 9 from the Prime Minister's 10 point plan for a Green Industrial Revolution
REP5-179	William Matthew Deadline 5 Submission - Post hearing submissions including written submissions of oral case
<p>Deadline 6 – 24 February 2021</p> <ul style="list-style-type: none"> •Post hearing submissions including written submissions of oral case •Responses to ExA’s Further Written Questions (ExQ2) (if required) •Comments on the ExA’s preferred dDCO or commentary on the dDCO (if required) •Comments on any additional information/submissions received by Deadline 5 •Notification by the Applicant, existing Interested Parties and Other Persons of wish to speak at hearings in weeks commencing 8 and 15 March 2021 •Responses to any further information requested by the ExAs for this deadline 	
REP6-001	East Anglia ONE North Limited Deadline 6 Submission - Cover Letter
REP6-002	East Anglia ONE North Limited Deadline 6 Submission - 1.6 Guide to the Application - Version 07
REP6-003	East Anglia ONE North Limited Deadline 6 Submission - 8.1 Outline Code of Construction Practice (Clean) - Version 03
REP6-004	East Anglia ONE North Limited Deadline 6 Submission - 8.1 Outline Code of Construction Practice (Tracked) - Version 03
REP6-005	East Anglia ONE North Limited Deadline 6 Submission - 8.5 Outline Written Scheme of Investigation (Onshore Archaeology) (Clean) - Version 03
REP6-006	East Anglia ONE North Limited Deadline 6 Submission - 8.5 Outline Written Scheme of Investigation (Onshore Archaeology) (Tracked) - Version 03
REP6-007	East Anglia ONE North Limited Deadline 6 Submission - 8.7 Outline Landscape and Ecological Management Strategy (Clean) – Version 03
REP6-008	East Anglia ONE North Limited Deadline 6 Submission - 8.7 Outline Landscape and Ecological Management Strategy (Tracked) - Version 03
REP6-009	East Anglia ONE North Limited Deadline 6 Submission - 8.9 Outline Construction Traffic Management Plan (Clean) - Version 03

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REP6-010	East Anglia ONE North Limited Deadline 6 Submission - 8.9 Outline Construction Traffic Management Plan (Tracked) - Version 03
REP6-011	East Anglia ONE North Limited Deadline 6 Submission - 8.10 Outline Access Management Plan (Clean) - Version 03
REP6-012	East Anglia ONE North Limited Deadline 6 Submission - 8.10 Outline Access Management Plan (Tracked) - Version 03
REP6-013	East Anglia ONE North Limited Deadline 6 Submission - 8.11 Outline Travel Plan (Clean) - Version 03
REP6-014	East Anglia ONE North Limited Deadline 6 Submission - 8.11 Outline Travel Plan (Tracked) - Version 03
REP6-015	East Anglia ONE North Limited Deadline 6 Submission - 8.13 Offshore In-Principle Monitoring Plan (Clean) - Version 03
REP6-016	East Anglia ONE North Limited Deadline 6 Submission - 8.13 Offshore In-Principle Monitoring Plan (Tracked) - Version 03
REP6-017	East Anglia ONE North Limited Deadline 6 Submission - ExA.AS-1.D6.V3 Outline Operational Drainage Management Plan (Clean) - Version 03
REP6-018	East Anglia ONE North Limited Deadline 6 Submission - ExA.AS-1.D6.V3 Outline Operational Drainage Management Plan (Tracked) - Version 03
REP6-019	East Anglia ONE North Limited Deadline 6 Submission - ExA.AS-10.D6.V3 EA1N&EA2 Displacement of red-throated divers in the Outer Thames Estuary SPA - Version 03
REP6-020	East Anglia ONE North Limited Deadline 6 Submission - ExA.AS-11.D6.V1 EA1N&EA2 Applicants' Response to Natural England's Legal Submissions Concerning Displacement of Red-Throated Divers - Version 01
REP6-021	East Anglia ONE North Limited Deadline 6 Submission - ExA.AS-12.D6.V1 EA1N&EA2 Landfall Hydrogeological Risk Assessment - Version 01
REP6-022	East Anglia ONE North Limited Deadline 6 Submission - ExA.AS-2.D6.V2 Outline Landfall Construction Method Statement (Clean) - Version 02
REP6-023	East Anglia ONE North Limited Deadline 6 Submission - ExA.AS-2.D6.V2 Outline Landfall Construction Method Statement (Tracked) - Version 02
REP6-024	East Anglia ONE North Limited Deadline 6 Submission - ExA.AS-13.D6.V1 EA1N&EA2 Horizontal Directional Drilling Verification Clarification Note - Version 01
REP6-025	East Anglia ONE North Limited Deadline 6 Submission - ExA.AS-14.D6.V1 EA1N&EA2 Deadline 6 Onshore Ecology Clarification Note - Version 01

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REP6-026	East Anglia ONE North Limited Deadline 6 Submission - ExA.AS-19.D6.V1 EA1N&EA2 Applicants' Comments on East Suffolk Council's Deadline 5 Submissions - Version 01
REP6-027	East Anglia ONE North Limited Deadline 6 Submission - ExA.AS-18.D6.V1 EA1N&EA2 Applicants' Comments on Suffolk County Council's Deadline 5 Submissions - Version 01
REP6-028	East Anglia ONE North Limited Deadline 6 Submission - ExA.AS-17.D6.V1 EA1N&EA2 Applicants' Comments on Historic England's Deadline 5 Submission - Version 01
REP6-029	East Anglia ONE North Limited Deadline 6 Submission - ExA.AS-23.D6.V1.EA1N&EA2 Applicants' Comments on Marine Management Organisation Deadline 5 Submissions- Version 01
REP6-030	East Anglia ONE North Limited Deadline 6 Submission - ExA.AS-16.D6.V1 EA1N&EA2 Applicants' Comments on Natural England's Deadline 5 Submissions - Version 01
REP6-031	East Anglia ONE North Limited Deadline 6 Submission - ExA.AS-22.D6.V1 EA1N&EA2 Applicants' Comments on Substation Action Save East Suffolk (SASES) Deadline 5 Submissions - Version 01
REP6-032	East Anglia ONE North Limited Deadline 6 Submission - ExA.AS-21.D6.V1 EA1N&EA2 Applicants' Comments on Suffolk Energy Action Solutions (SEAS) Deadline 5 Submissions - Version 01
REP6-033	East Anglia ONE North Limited Deadline 6 Submission - ExA.AS-20.D6.V1 EA1N&EA2 Applicants' Comments on Suffolk Preservation Society's Deadline 5 Submission - Version 01
REP6-034	East Anglia ONE North Limited Deadline 6 Submission - ExA.AS-24.D6.V1 EA1N&EA2 Working List of Planning Agreements and Commercial Agreements - Version 01
REP6-035	East Anglia ONE North Limited Deadline 6 Submission - ExA.AS-26.D6.V1 EA1N&EA2 Ecology Survey Results - Version 01
REP6-036	East Anglia ONE North Limited Deadline 6 Submission - ExA.AS-3.D6.V2 Outline SPA Crossing Method Statement (Clean) - Version 02
REP6-037	East Anglia ONE North Limited Deadline 6 Submission - ExA.AS-3.D6.V2 Outline SPA Crossing Method Statement (Tracked) - Version 02
REP6-038	East Anglia ONE North Limited Deadline 6 Submission - ExA.AS-3.D6.V2 Outline SPA Crossing Method Statement - CONFIDENTIAL - Figures 4&5 - Version 02
REP6-039	East Anglia ONE North Limited Deadline 6 Submission - ExA.AS-4.D6.V3 Outline Sabellaria Reef Management Plan (Clean) - Version 03

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REP6-040	East Anglia ONE North Limited Deadline 6 Submission - ExA.AS-4.D6.V3 Outline Sabellaria Reef Management Plan (Tracked) - Version 03
REP6-041	East Anglia ONE North Limited Deadline 6 Submission - ExA.AS-5.D6.V2 Outline Watercourse Crossing Method Statement (Clean) - Version 02
REP6-042	East Anglia ONE North Limited Deadline 6 Submission - ExA.AS-5.D6.V2 Outline Watercourse Crossing Method Statement (Tracked) - Version 02
REP6-043	East Anglia ONE North Limited Deadline 6 Submission - ExA.AS-6.D6.V2 EA1N&EA2 Sizewell C Cumulative Impact Assessment Note (Traffic and Transport) - Version 02
REP6-044	East Anglia ONE North Limited Deadline 6 Submission - ExA.AS-7.D6.V2 Habitat Regulations Assessment Derogation Case - Version 02
REP6-045	East Anglia ONE North Limited Deadline 6 Submission - ExA.AS-8.D6.V1 Offshore Ornithology Without Prejudice Compensatory Measures - Version 1.0
REP6-046	East Anglia ONE North Limited Deadline 6 Submission - ExA.AS-8.1.D6.V1 Offshore Ornithology Without Prejudice Compensation Mechanisms - Annex 1 - Prey Availability Compensation Mechanisms - Version 01
REP6-047	East Anglia ONE North Limited Deadline 6 Submission - ExA.AS-9.D6.V2 Outline Port Construction Traffic Management and Travel Plan (Clean) - Version 02
REP6-048	East Anglia ONE North Limited Deadline 6 Submission - ExA.AS-9.D6.V2 Outline Port Construction Traffic Management and Travel Plan (Tracked) - Version 02
REP6-049	East Anglia ONE North Limited Deadline 6 Submission - ExA.HA.D6.V1 EA1N&EA2 Applicants' Responses to Hearings Action Points- Version 01
REP6-050	East Anglia ONE North Limited Deadline 6 Submission - ExA.HA.D6.V1 EA1N&EA2 Applicants' Responses to Hearings Action Points - Appendix 2 - Badger Method Statement - CONFIDENTIAL - Version 001
REP6-051	East Anglia ONE North Limited Deadline 6 Submission - ExA.SN1.D6.V1 EA1N&EA2 Written Summary of Oral Case CAH2 - Compulsory Acquisition Hearing on 16th February 2021: Persons Affected by Compulsory Acquisition and Temporary Possession - Version 01
REP6-052	East Anglia ONE North Limited Deadline 6 Submission - ExA.SN2.D6.V1 EA1N&EA2 Written Summary of Oral Case ISH7 - Issue Specific Hearing 7 on 17th February 2021: Biodiversity and Habitats Regulations Assessment - Version 01

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REP6-053	East Anglia ONE North Limited Deadline 6 Submission - ExA.SN3.D6.V1 EA1N&EA2 Written Summary of Oral Case ISH8 - Issue Specific Hearing 8 on 18th February 2021: Seascapes - Version 01
REP6-054	East Anglia ONE North Limited Deadline 6 Submission - ExA.SN4.D6.V1 EA1N&EA2 Written Summary of Oral Case ISH9 - Issue Specific Hearing 9 on 19th February 2021: the draft Development Consent Orders (dCOs) - Version 01
REP6-055	East Anglia ONE North Limited Deadline 6 Submission - ExA.SoC.D6.V3 EA1N&EA2 Statement of Commonality - Version 03
REP6-056	East Anglia ONE North Limited Deadline 6 Submission - ExA.SoCG-39.D6.V1 EA1N&EA2 Draft Statement of Common Ground with Anglian Water Services Limited - Version 01
REP6-057	East Anglia ONE North Limited Deadline 6 Submission - ExA.SoCG-17.D6.V2 Draft Statement of Common Ground with Suffolk Preservation Society - Version 02
REP6-058	East Anglia ONE North Limited Deadline 6 Submission - ExA.WQ-2.D1.V1 01 EA1N&EA2 Applicants' Responses to Written Questions 2 Volume 1 Applicants' Responses to Written Questions Introduction - Version 01
REP6-059	East Anglia ONE North Limited Deadline 6 Submission - ExA.WQ-2.D1.V1 02 EA1N&EA2 Applicants' Responses to Written Questions 2 Volume 2 2.0 Overarching, general and cross-topic questions - Version 01
REP6-060	East Anglia ONE North Limited Deadline 6 Submission - ExA.WQ-2.D6.V1 03 EA1N&EA2 Applicant's Responses to Written Questions 2 Volume 3 2.1 Aviation - Version 01
REP6-061	East Anglia ONE North Limited Deadline 6 Submission - ExA.WQ-2.D6.V1 04 EA1N&EA2 Applicants' Responses to Written Question 2 Volume 4 2.2 Biodiversity Ecology and Natural Environment - Version 01
REP6-062	East Anglia ONE North Limited Deadline 6 Submission - ExA.WQ-2.D6.V1 05 EA1N&EA2 Applicants' Responses to Written Question 2 Volume 5 1.8 Historic Environment - Version 01
REP6-063	East Anglia ONE North Limited Deadline 6 Submission - ExA.WQ-2.D6.V1 06 EA1N&EA2 Applicants' Responses to Written Question 2 Volume 6 2.10 Landscape and Visual Impact - Version 01
REP6-064	East Anglia ONE North Limited Deadline 6 Submission - ExA.WQ-2.D6.V1 07 EA1N&EA2 Applicants' Responses to Written Question 2 Volume 7 2.17 Socio Economic Effects - Version 01

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REP6-065	East Anglia ONE North Limited Deadline 6 Submission - ExA.WQ-2.D6.V1 08 EA1N&EA2 Applicants' Responses to Written Question 2 Volume 8 2.18 Transportation and Traffic - Version 01
REP6-066	East Anglia ONE North Limited Deadline 6 Submission - ExA.WQ-2.D6.V1 A1 EA1N&EA2 Applicants' Responses to Written Question 2 Appendix 1 Updated Appendix 26.21 Swept Path Analysis - Version 01
REP6-067	East Anglia ONE North Limited Deadline 6 Submission - ExA.dDCO.D6.V1 EA1N&EA2 Applicants' Comments on the ExA's Commentary on the dDCO - Version 01
REP6-068	East Anglia ONE North Limited Deadline 6 Submission - ExQ1.3.2 Schedule of CA and TP Objections (Clean) - Version 06
REP6-069	East Anglia ONE North Limited Deadline 6 Submission - ExQ1.3.2 Schedule of CA and TP Objections (Tracked) - Version 06
REP6-070	East Anglia ONE North Limited Deadline 6 Submission - ExQ1.3.4 PA2008 s127 Statutory Undertakers Land or Rights (Clean) - Version 06
REP6-071	East Anglia ONE North Limited Deadline 6 Submission - ExQ1.3.4 PA2008 s127 Statutory Undertakers and or Rights (Tracked) - Version 06
REP6-072	East Anglia ONE North Limited Deadline 6 Submission - ExQ1.3.5 Statutory Undertakers Apparatus etc (Clean) - Version 06
REP6-073	East Anglia ONE North Limited Deadline 6 Submission - ExQ1.3.5 Statutory Undertakers Apparatus etc (Tracked) - Version 06
REP6-074	East Suffolk Council Deadline 6 Submission - Cover Email
REP6-075	East Suffolk Council Deadline 6 Submission - Summary of Oral Case Issue Specific Hearing 7
REP6-076	East Suffolk Council Deadline 6 Submission - Summary of Oral Case Issue Specific Hearing 8
REP6-077	East Suffolk Council Deadline 6 Submission - Summary of Oral Case Issue Specific Hearing 9
REP6-078	East Suffolk Council Deadline 6 Submission - Response to Action Points Compulsory Acquisition Hearing 2, Issue Specific Hearing 7, Issue Specific Hearing 8 and Issue Specific Hearing 9
REP6-079	East Suffolk Council Deadline 6 Submission - Responses to ExQ2s with Appendices
REP6-080	East Suffolk Council Deadline 6 Submission - Responses to Examining Authority's commentary on draft DCOs
REP6-081	East Suffolk Council Deadline 6 Submission - Operational Noise Comments Deadline 6

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REP6-082	East Suffolk Council Deadline 6 Submission - Response to the Applicants comments on East Suffolk Council 's Deadline 2 and Deadline 5 submissions
REP6-083	Marlesford Parish Council Deadline 6 Submission - Written Summary of Oral Case - CAH2
REP6-084	Suffolk County Council Deadline 6 Submission - Cover Letter
REP6-085	Suffolk County Council Deadline 6 Submission - SCC Issue Specific Hearing 8 Summary of Oral Case
REP6-086	Suffolk County Council Deadline 6 Submission - SCC Issue Specific Hearing 9 Summary of Oral Case
REP6-087	Suffolk County Council Deadline 6 Submission - SCC future attendance chart
REP6-088	Suffolk County Council Deadline 6 Submission - The Designation History of the Suffolk Coast and Heaths AONB
REP6-089	Suffolk County Council Deadline 6 Submission - SCC Deadline 6 County Planning Authority comments
REP6-090	Suffolk County Council Deadline 6 Submission - SCC Deadline 6 Archaeology comments
REP6-091	Suffolk County Council Deadline 6 Submission - SCC Deadline 6 Floods comments
REP6-092	Suffolk County Council Deadline 6 Submission - SCC Deadline 6 Highways comments
REP6-093	Suffolk County Council Deadline 6 Submission - SCC Deadline 6 Landscape comments
REP6-094	Suffolk County Council Deadline 6 Submission - SCC Deadline 6 Public Rights of Way comments
REP6-095	Aldeburgh Business Association Deadline 6 Submission - Post hearing submission - Action Point 2, The Planning Balance from Open Floor Hearing 6
REP6-096	The Aldeburgh Society Deadline 6 Submission
REP6-097	Aldeburgh Town Council Deadline 6 Submission - Post hearing submission - Late Submission - Accepted at the discretion of the Examining Authority
REP6-098	Anglian Energy Planning Alliance Deadline 6 Submission - Effect on the Applications of the Norfolk Vanguard Judgment - Provision of further Cumulative Effects Assessments
REP6-099	Anglian Water Services Limited Deadline 6 Submission - Post hearing submission
REP6-100	The Crown Estate Deadline 6 Submission
REP6-101	Environment Agency Deadline 6 Submission - Commentary on the dDCO

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REP6-102	Historic England Deadline 6 Submission
REP6-103	James White Drinks Ltd Deadline 6 Submission - Post hearing submission - Action Point 2, The Planning Balance from Open Floor Hearing 6
REP6-104	Marine Management Organisation Deadline 6 Submission - Written Response
REP6-105	Marine Management Organisation Deadline 6 Submission - Appendix 1: Notification of Hearings
REP6-106	Ministry of Defence Deadline 6 Submission
REP6-107	National Grid Electricity Transmission Plc Deadline 6 Submission - Cover Email
REP6-108	National Grid Electricity Transmission Plc Deadline 6 Submission - Written Summary of Oral Case – Compulsory Acquisition Hearing 2
REP6-109	National Grid Electricity Transmission Plc Deadline 6 Submission - Commentary on the draft Development Consent Order
REP6-110	National Grid Electricity Transmission Plc Deadline 6 Submission - Response to ExA’s Further Written Questions (ExQ2)
REP6-111	National Grid Ventures Deadline 6 Submission - Response to ExA’s Further Written Questions (ExQ2)
REP6-112	Natural England Deadline 6 Submission - Cover Letter
REP6-113	Natural England Deadline 6 Submission - Appendix A17 - Comments on Displacement of RTD in OTE Special Protection Areas update [REP5-025]
REP6-114	REFERENCE NOT IN USE
REP6-115	Natural England Deadline 6 Submission - Appendix G4 - Comments on Updated Development Consent Order
REP6-116	Natural England Deadline 6 Submission - Appendix K3 - Response to ExA’s Further Written Questions (ExQ2)
REP6-117	Natural England Deadline 6 Submission - Appendix K4 - Natural England’s Answers to DCO Commentaries on the draft Development Consent Orders
REP6-118	Natural England Deadline 6 Submission - Appendix K5 - Natural England's Issue Specific Hearing 8 Seascape and Landscape Visual Amenity (SLVIA) Oral Representation Summary Advice
REP6-119	Natural England Deadline 6 Submission - Appendix I1e - Risk and Issues Log
REP6-120	Save Our Sandlings Deadline 6 Submission

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REP6-121	Save Our Sandlings Deadline 6 Submission 2
REP6-122	Save Our Sandlings Deadline 6 Submission - Response from Issue Specific Hearing 7 Wednesday 17th February 2021
REP6-123	Save Our Sandlings Deadline 6 Submission - Response from Issue Specific Hearing 9 Draft Development Consent Order
REP6-124	Save Our Sandlings Deadline 6 Submission - Post hearing submission - Action Point 2, The Planning Balance from Open Floor Hearing 6
REP6-125	Sizewell C Deadline 6 Submission
REP6-126	Southwold Town Council Deadline 6 Submission
REP6-127	Substation Action Save East Suffolk (SASES) (PDF, 183 KB) Deadline 6 Submission - Cover Letter
REP6-128	Substation Action Save East Suffolk (SASES) Deadline 6 Submission - Post hearing submission – Issue Specific Hearing 7 - Part 1
REP6-129	Substation Action Save East Suffolk (SASES) Deadline 6 Submission - Post hearing submission – Issue Specific Hearing 7 - Part 2
REP6-130	Substation Action Save East Suffolk (SASES) Deadline 6 Submission - Post hearing submission – Issue Specific Hearing 9
REP6-131	Substation Action Save East Suffolk (SASES) Deadline 6 Submission - Response to Issue Specific Hearing 9 Action Points
REP6-132	Substation Action Save East Suffolk (SASES) Deadline 6 Submission - Commentary on the draft Development Consent Order
REP6-133	Substation Action Save East Suffolk (SASES) Deadline 6 Submission - Response to ExA’s Further Written Questions (ExQ2)
REP6-134	Substation Action Save East Suffolk (SASES) Deadline 6 Submission - Responses to the Applicants’ Comments at Deadline 5 on SASES Written Representations submitted at Deadline 4
REP6-135	Substation Action Save East Suffolk (SASES) Deadline 6 Submission - Comments on the East Anglia One Onshore Substation Operational Noise Assessment
REP6-136	Substation Action Save East Suffolk (SASES) Deadline 6 Submission - Pearce V Secretary of State for Business, Energy And Industrial Strategy (Norfolk Vanguard)
REP6-137	The Suffolk Coast Destination Management Organisation Ltd Deadline 6 Submission - Response to ExA’s Further Written Questions (ExQ2)
REP6-138	Suffolk Energy Action Solutions (SEAS) Deadline 6 Submission - SEAS Response to Issue Specific Hearings 6 (ISH6): Hearings Action Point 20

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REP6-139	Suffolk Energy Action Solutions (SEAS) Deadline 6 Submission - Issue Specific Hearings 7 (ISHs7) Post-hearing submission: written and photographic Habitats and Biodiversity
REP6-140	Suffolk Energy Action Solutions (SEAS) Deadline 6 Submission - Issue Specific Hearings 7 (ISHs7) Post-hearing submission: written and photographic Habitats and Biodiversity Woodland at the River Hundred
REP6-141	Suffolk Energy Action Solutions (SEAS) Deadline 6 Submission - SEAS Response to Action Point 1, Norfolk Vanguard High Court Decision (18th February 2021), Issue Specific Hearings 9 (ISHs9)
REP6-142	Suffolk Energy Action Solutions (SEAS) Deadline 6 Submission - SEAS Notification of Speakers at Issue Specific Hearings 10,11,12,13,14 and 15, Compulsory Acquisition Hearing 3, Open Floor Hearing 8
REP6-143	Suffolk Energy Action Solutions (SEAS) Deadline 6 Submission - Further evidence of 'Other Projects'
REP6-144	Trinity House Deadline 6 Submission - Late Submission - Accepted at the discretion of the Examining Authority
REP6-145	Dr Alexander Gimson on behalf of Warden's Trust Deadline 6 Submission - Post hearing submission
REP6-146	Dr Alexander Gimson on behalf of Warden's Trust Deadline 6 Submission - Post hearing submission - Action Point 2, The Planning Balance from Open Floor Hearing 6
REP6-147	Alan Bullard Deadline 6 Submission - Post hearing submission - Action Point 2, The Planning Balance from Open Floor Hearing 6
REP6-148	Alan Collett Deadline 6 Submission - Post hearing submission
REP6-149	Alan Collett Deadline 6 Submission - Post hearing submission - Action Point 2, The Planning Balance from Open Floor Hearing 6
REP6-150	Alex Green Deadline 6 Submission - Post hearing submission - Action Point 2, The Planning Balance from Open Floor Hearing 6
REP6-151	Annabel Chamberlain Deadline 6 Submission - Post hearing submission - Action Point 2, The Planning Balance from Open Floor Hearing 6
REP6-152	Anthony and Louise Fincham Deadline 6 Submission - Post hearing submission - Action Point 2, The Planning Balance from Open Floor Hearing 6
REP6-153	Birgitta Bostrom Deadline 6 Submission - Post hearing submission - Action Point 2, The Planning Balance from Open Floor Hearing 6
REP6-154	Bridget Chadwick Deadline 6 Submission - Post hearing submission
REP6-155	Bridget Chadwick Deadline 6 Submission - Post hearing submission - Action Point 2, The Planning Balance from Open Floor Hearing 6

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REP6-156	Brigitte D'Angelo Deadline 6 Submission - Post hearing submission - Action Point 2, The Planning Balance from Open Floor Hearing 6
REP6-157	Carol Fagg Deadline 6 Submission - Post hearing submission - Action Point 2, The Planning Balance from Open Floor Hearing 6
REP6-158	Carole Heath Deadline 6 Submission - Post hearing submission - Action Point 2, The Planning Balance from Open Floor Hearing 6
REP6-159	Charles Courage Deadline 6 Submission - Post hearing submission - Action Point 2, The Planning Balance from Open Floor Hearing 6
REP6-160	Chris Munden Deadline 6 Submission - Post hearing submission - Action Point 2, The Planning Balance from Open Floor Hearing 6
REP6-161	Chris Sneath Deadline 6 Submission - Post hearing submission - Action Point 2, The Planning Balance from Open Floor Hearing 6
REP6-162	Christine Wiles Deadline 6 Submission - Post hearing submission - Action Point 2, The Planning Balance from Open Floor Hearing 6
REP6-163	Christopher Matthew Deadline 6 Submission - Comments on submissions received by Deadline 5
REP6-164	Colin Chamberlain Deadline 6 Submission - Post hearing submission - Action Point 2, The Planning Balance from Open Floor Hearing 6
REP6-165	David John Trower Deadline 6 Submission - Post hearing submission - Action Point 2, The Planning Balance from Open Floor Hearing 6
REP6-166	David Steen Deadline 6 Submission
REP6-167	Elizabeth Jane Clark Deadline 6 Submission - Post hearing submission - Action Point 2, The Planning Balance from Open Floor Hearing 6
REP6-168	Dr Alexander Gimson on behalf of Elspeth Gimson Deadline 6 Submission
REP6-169	Dr Alexander Gimson on behalf of Elspeth Gimson Deadline 6 Submission - Post hearing submission - Action Point 2, The Planning Balance from Open Floor Hearing 6
REP6-170	Dr Alexander Gimson on behalf of Elspeth Gimson Deadline 6 Submission - Further comments explaining our ongoing objections to the Applicant proposals in their current form
REP6-171	Emma Chichester Clark Deadline 6 Submission - Post hearing submission
REP6-172	Fay Sweet Deadline 6 Submission - Post hearing submission - Action Point 2, The Planning Balance from Open Floor Hearing 6

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REP6-173	Fiona Cramb Deadline 6 Submission - Post hearing submission - Action Point 2, The Planning Balance from Open Floor Hearing 6
REP6-174	Gary Waple Deadline 6 Submission - Post hearing submission - Action Point 2, The Planning Balance from Open Floor Hearing 6
REP6-175	Glynis Robertson Deadline 6 Submission - Post hearing submission
REP6-176	Graham Bagnall Deadline 6 Submission - Post hearing submission - Action Point 2, The Planning Balance from Open Floor Hearing 6
REP6-177	Helen Cook Deadline 6 Submission - Post hearing submission - Action Point 2, The Planning Balance from Open Floor Hearing 6
REP6-178	Ian and Christine Wiles Deadline 6 Submission - Post hearing submission - Action Point 2, The Planning Balance from Open Floor Hearing 6
REP6-179	Ian Cook Deadline 6 Submission - Post hearing submission - Action Point 2, The Planning Balance from Open Floor Hearing 6
REP6-180	Jan Bullard Deadline 6 Submission - Post hearing submission - Action Point 2, The Planning Balance from Open Floor Hearing 6
REP6-181	Jocelyn Bond Deadline 6 Submission - Post hearing submission
REP6-182	Jonathan Valentine Deadline 6 Submission - Post hearing submission - Action Point 2, The Planning Balance from Open Floor Hearing 6
REP6-183	Kirsty Dixon Deadline 6 Submission - Post hearing submission - Action Point 2, The Planning Balance from Open Floor Hearing 6
REP6-184	Luigi Beltrandi Deadline 6 Submission - Post hearing submission
REP6-185	Luigi Beltrandi Deadline 6 Submission - Post hearing submission - Action Point 2, The Planning Balance from Open Floor Hearing 6
REP6-186	Maryanne Nicholls Deadline 6 Submission - Post hearing submission - Action Point 2, The Planning Balance from Open Floor Hearing 6
REP6-187	Melissa Baker Deadline 6 Submission - Post hearing submission - Action Point 2, The Planning Balance from Open Floor Hearing 6
REP6-188	Michael Jones Deadline 6 Submission - Post hearing submission
REP6-189	Michael Laschet Deadline 6 Submission - Post hearing submission - Action Point 2, The Planning Balance from Open Floor Hearing 6
REP6-190	Michael Mahony Deadline 6 Submission - Written Summary of Oral Case – Compulsory Acquisition Hearing 2

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REP6-191	Michael Turner Deadline 6 Submission - Post hearing submission
REP6-192	Mike Lewis Deadline 6 Submission - Post hearing submission
REP6-193	Mrs P Dorcey Deadline 6 Submission
REP6-194	Mya Manakides Deadline 6 Submission - Post hearing submission - Action Point 2, The Planning Balance from Open Floor Hearing 6
REP6-195	Natasha Green Deadline 6 Submission - Post hearing submission - Action Point 2, The Planning Balance from Open Floor Hearing 6
REP6-196	Nichola Winter Deadline 6 Submission
REP6-197	Nicholas Winter Deadline 6 Submission - Post hearing submission - Action Point 2, The Planning Balance from Open Floor Hearing 6
REP6-198	Peter Chadwick Deadline 6 Submission - Post hearing submission - Action Point 2, The Planning Balance from Open Floor Hearing 6
REP6-199	Peter Fife Deadline 6 Submission - Post hearing submission
REP6-200	Piers Sturridge Deadline 6 Submission - Post hearing submission - Action Point 2, The Planning Balance from Open Floor Hearing 6
REP6-201	Richard Reeves Deadline 6 Submission
REP6-202	Richard Reeves Deadline 6 Submission - Post hearing submission
REP6-203	Robert Rusack Deadline 6 Submission - Post hearing submission - Action Point 2, The Planning Balance from Open Floor Hearing 6
REP6-204	Sally Sturridge Deadline 6 Submission - Post hearing submission - Action Point 2, The Planning Balance from Open Floor Hearing 6
REP6-205	Sarah Courage Deadline 6 Submission - Post hearing submission - Action Point 2, The Planning Balance from Open Floor Hearing 6
REP6-206	Sheridan Steen Deadline 6 Submission - Post hearing submission
REP6-207	Simon Seymour-Taylor Deadline 6 Submission
REP6-208	Simon Seymour-Taylor Deadline 6 Submission 2
REP6-209	Sue Thompson Deadline 6 Submission
REP6-210	Susan Osben Deadline 6 Submission - Post hearing submission - Action Point 2, The Planning Balance from Open Floor Hearing 6
REP6-211	Tessa Wojtczak Deadline 6 Submission - Cover Letter

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REP6-212	Tessa Wojtczak Deadline 6 Submission - Post hearing submission
REP6-213	Tessa Wojtczak Deadline 6 Submission - Response to Norfolk Vanguard High Court Decision
REP6-214	Tessa Wojtczak Deadline 6 Submission
REP6-215	Theresa Tollemache Deadline 6 Submission - Post hearing submission
REP6-216	Tony Morley Deadline 6 Submission - Post hearing submission - Action Point 2, The Planning Balance from Open Floor Hearing 6
REP6-217	Tony Munden Deadline 6 Submission - Post hearing submission - Action Point 2, The Planning Balance from Open Floor Hearing 6
REP6-218	Wendy Orme Deadline 6 Submission - Post hearing submission - Action Point 2, The Planning Balance from Open Floor Hearing 6
Deadline 7 – 04 March 2021	
<ul style="list-style-type: none"> •Comments on responses to ExQ2 (if required) •Final Applicant’s Tracking Lists prepared under Procedural Decisions 12, 13, and 14 (Annex F) •Final dDCO to be submitted by the Applicant in the SI template with the SI template validation report (under Procedural Decision 19 (Annex F)) •Final updated version of the Book of Reference (under Procedural Decision 19 (Annex F)) •Final CA schedule (identifying any unresolved objections) •Comments on any additional information/submissions received by Deadline 6 •Responses to any further information requested by the ExAs for this deadline 	
REP7-001	East Anglia ONE North Limited Deadline 7 Submission - EA1N Cover Letter
REP7-002	East Anglia ONE North Limited Deadline 7 Submission - 1.6 EA1N Guide to the Application - Version 08
REP7-003	East Anglia ONE North Limited Deadline 7 Submission - 2.1.2 EA1N Location Plan (Onshore) - Rev 3
REP7-004	East Anglia ONE North Limited Deadline 7 Submission - 2.2 EA1N Land Plans (Onshore) - Rev 04
REP7-005	East Anglia ONE North Limited Deadline 7 Submission - 2.3.2 EA1N Works Plans (Onshore) - Rev 5
REP7-006	East Anglia ONE North Limited Deadline 7 Submission - 3.1 EA1N Draft Development Consent Order (Clean) - Version 05
REP7-007	East Anglia ONE North Limited Deadline 7 Submission - 3.1 EA1N Draft Development Consent Order (Tracked) - Version 4
REP7-008	East Anglia ONE North Limited Deadline 7 Submission - 3.1.1 EA1N Schedule of Changes to the Draft Development Consent Order - Version 04

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REP7-009	East Anglia ONE North Limited Deadline 7 Submission - 3.1.2 EA1N SI Validation - Version 01
REP7-010	East Anglia ONE North Limited Deadline 7 Submission - 3.2 EA1N Explanatory Memorandum (Tracked) - Version 2
REP7-011	East Anglia ONE North Limited Deadline 7 Submission - 3.2 EA1N Explanatory Memorandum (Clean) - Version 2
REP7-012	East Anglia ONE North Limited Deadline 7 Submission - 4.1 EA1N Statement of Reasons (Clean) - Version 03
REP7-013	East Anglia ONE North Limited Deadline 7 Submission - 4.1 EA1N Statement of Reasons (Tracked) - Version 03
REP7-014	East Anglia ONE North Limited Deadline 7 Submission - 4.2 EA1N Funding Statement (Tracked) - Version 03
REP7-015	East Anglia ONE North Limited Deadline 7 Submission - 4.2 EA1N Funding Statement (Clean) - Version 03
REP7-016	East Anglia ONE North Limited Deadline 7 Submission - 4.2.1 EA1N Funding Statement - Annex 1 - Proposed Funding Agreement (Tracked) - Version 03
REP7-017	East Anglia ONE North Limited Deadline 7 Submission - 4.2.1 EA1N Funding Statement - Annex 1 - Proposed Funding Agreement (Clean) - Version 03
REP7-018	East Anglia ONE North Limited Deadline 7 Submission - 4.2.2 EA1N Funding Statement - Annex 2 - Accounts for Scottish Power Renewables Limited - Version 03
REP7-019	East Anglia ONE North Limited Deadline 7 Submission - 4.2.3 EA1N Funding Statement - Annex 3 - Property Cost Estimate from Dalcour Maclaren (Clean) - Version 03
REP7-020	East Anglia ONE North Limited Deadline 7 Submission - 4.2.3 EA1N Funding Statement - Annex 3 - Property Cost Estimate from Dalcour Maclaren (Tracked) - Version 03
REP7-021	East Anglia ONE North Limited Deadline 7 Submission - 4.3 EA1N Book of Reference - Version 6
REP7-022	East Anglia ONE North Limited Deadline 7 Submission - 4.3.1 EA1N Book of Reference Schedule of Changes - Version 04
REP7-023	East Anglia ONE North Limited Deadline 7 Submission - 6.3.6.2 EA1N Environmental Statement - Appendix 6.2 - Onshore Plans Secured by the Development Consent Order - Version 4
REP7-024	East Anglia ONE North Limited Deadline 7 Submission - 6.3.6.3 EA1N Environmental Statement - Appendix 6.3 - Offshore Plans Secured by the Development Consent Order - Version 4

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REP7-025	East Anglia ONE North Limited Deadline 7 Submission - 8.1 EA1N Outline Code of Construction Practice (Clean) - Version 04
REP7-026	East Anglia ONE North Limited Deadline 7 Submission - 8.1 EA1N Outline Code of Construction Practice (Tracked) - Version 04
REP7-027	East Anglia ONE North Limited Deadline 7 Submission - 8.12 EA1N Outline Offshore Operations and Maintenance Plan (Clean) - Version 03
REP7-028	East Anglia ONE North Limited Deadline 7 Submission - 8.12 EA1N Outline Offshore Operations and Maintenance Plan (Tracked) - Version 03
REP7-029	East Anglia ONE North Limited Deadline 7 Submission - 8.14 EA1N Draft Marine Mammal Mitigation Protocol (Tracked) - Version 3
REP7-030	East Anglia ONE North Limited Deadline 7 Submission - 8.14 EA1N Draft Marine Mammal Mitigation Protocol (Clean) - Version 3
REP7-031	East Anglia ONE North Limited Deadline 7 Submission - 8.17 EA1N In-Principle Southern North Sea Special Area of Conservation Site Integrity Plan (Clean) - Version 03
REP7-032	East Anglia ONE North Limited Deadline 7 Submission - 8.17 EA1N In-Principle Southern North Sea Special Area of Conservation Site Integrity Plan (Tracked) - Version 03
REP7-033	East Anglia ONE North Limited Deadline 7 Submission - EA1N&EA2 Changes to Application Documents and Plans Tracking List - Version 02
REP7-034	East Anglia ONE North Limited Deadline 7 Submission - EA1N&EA2 Applicants' Comments on Responses to ExQ2
REP7-035	East Anglia ONE North Limited Deadline 7 Submission - EA1N Activity Exclusion Zones Plans - Version 01
REP7-036	East Anglia ONE North Limited Deadline 7 Submission - EA1N Schedule of Compulsory Acquisition and Temporary Possession Objections (Clean) - Version 07 Tracked version can be found at REP7-047
REP7-037	East Anglia ONE North Limited Deadline 7 Submission - EA1N Sizewell C Order Limits Interaction - Offshore Plan - Version 01
REP7-038	East Anglia ONE North Limited Deadline 7 Submission - EA1N&EA2 Private Rights Schedule
REP7-039	East Anglia ONE North Limited Deadline 7 Submission - EA1N&EA2 Statement of Commonality - Version 04

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REP7-040	East Anglia ONE North Limited Deadline 7 Submission - EA1N&EA2 Changes to Mitigation Measures Tracking List - Version 02
REP7-041	East Anglia ONE North Limited Deadline 7 Submission - EA1N&EA2 Expert Report on Noise
REP7-042	East Anglia ONE North Limited Deadline 7 Submission - EA1N&EA2 Deadline 7 Project Update Note
REP7-043	East Anglia ONE North Limited Deadline 7 Submission - EA1N&EA2 Beneficiary Positions on Protective Provisions
REP7-044	East Anglia ONE North Limited Deadline 7 Submission - EA1N&EA2 Procedural Decision 12 Tracking Lists - Version 02
REP7-045	East Anglia ONE North Limited Deadline 7 Submission - EA1N Best Practice Protocol for Minimising Disturbance to Red Throated Diver (Tracked) - Version 02
REP7-046	East Anglia ONE North Limited Deadline 7 Submission - EA1N Best Practice Protocol for Minimising Disturbance to Red Throated Diver (Clean) - Version 02
REP7-047	East Anglia ONE North Limited Deadline 7 Submission - EA1N Schedule of Compulsory Acquisition and Temporary Possession Objections (Tracked) - Version 07 Clean version can be found at REP7-036
REP7-048	East Anglia ONE North Limited Deadline 7 Submission - EA1N PA2008 s127 Statutory Undertakers Land or Rights (Tracked) - Version 07
REP7-049	East Anglia ONE North Limited Deadline 7 Submission - EA1N PA2008 s127 Statutory Undertakers Land or Rights (Clean) - Version 07
REP7-050	East Anglia ONE North Limited Deadline 7 Submission - EA1N Statutory Undertakers Apparatus etc (Tracked) - Version 07
REP7-051	East Anglia ONE North Limited Deadline 7 Submission - EA1N Statutory Undertakers Apparatus etc (Clean) - Version 07
REP7-052	East Anglia ONE North Limited Deadline 7 Submission - EA1N&EA2 Applicants' Comments on Ministry of Defence's Deadline 6 Submissions
REP7-053	East Anglia ONE North Limited Deadline 7 Submission - EA1N&EA2 Applicants' Comments on Natural England's Deadline 6 Submissions
REP7-054	East Anglia ONE North Limited Deadline 7 Submission - EA1N&EA2 Applicants' Comments on Substation Action Save East Suffolk's (SASES) Deadline 5 Submissions

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REP7-055	East Anglia ONE North Limited Deadline 7 Submission - EA1N&EA2 Applicants' Comments on Marine Management Organisation's Deadline 6 Submissions
REP7-056	East Anglia ONE North Limited Deadline 7 Submission - EA1N&EA2 Draft Statement of Common Ground with East Suffolk Council and Suffolk County Council - Version 03
REP7-057	East Anglia ONE North Limited Deadline 7 Submission - EA1N&EA2 Applicants' Comments on East Suffolk Council's Deadline 6 Submissions
REP7-058	East Anglia ONE North Limited Deadline 7 Submission - EA1N&EA2 Applicants' Responses on the Wardens Trust Land Interests
REP7-059	East Anglia ONE North Limited Deadline 7 Submission - EA1N&EA2 Applicants' Comments on Substation Action Save East Suffolk's (SASES) Deadline 6 Submissions
REP7-060	East Anglia ONE North Limited Deadline 7 Submission - EA1N&EA2 Applicants' Comments on Suffolk County Council's Deadline 6 Submissions
REP7-061	East Anglia ONE North Limited Deadline 7 Submission - EA1N&EA2 Applicants' Response to Letters Submitted in relation to Suffolk Energy Action Solutions (SEAS) Complaint
REP7-062	East Anglia ONE North Limited Deadline 7 Submission - EA1N Figure 29.37 - Viewpoint 5 Public Rights of Way, near Moor Farm (with National Grid GIS Substation)
REP7-063	East Suffolk Council Deadline 7 Submission
REP7-064	East Suffolk Council Deadline 7 Submission - Attendance at March Hearings
REP7-065	Environment Agency Deadline 7 Submission - A response concerning the Outline Watercourse Crossing Method Statements submitted at D6
REP7-066	North Falls (formerly Greater Gabbard) Deadline 7 Submission
REP7-067	Historic England Deadline 7 Submission
REP7-068	Marine Management Organisation Deadline 7 Submission
REP7-069	Natural England Deadline 7 Submission - Cover Letter
REP7-070	Natural England Deadline 7 Submission - Appendix A14b - Comments on Legal Submissions Concerning Displacement of Red-Throated Diver [REP6-020]

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REP7-071	Natural England Deadline 7 Submission - Appendix A15b - Response to Offshore Ornithology Compensation and Derogation Documents [REP6-044, REP6-045 and REP6-046]
REP7-072	Natural England Deadline 7 Submission - Appendix A18 - Tracked Version of The Applicant's Displacement of Red-throated Divers in the Outer Thames Estuary SPA [REP6-019]
REP7-073	Natural England Deadline 7 Submission- Appendix C8 - Comments to the Ecology Survey Results [REP6-035]
REP7-074	Natural England Deadline 7 Submission - Appendix F9 - All Other Matters Update
REP7-075	Suffolk County Council Deadline 7 Submission - Cover Letter
REP7-076	Suffolk County Council Deadline 7 Submission - Comments of Suffolk County Council as Local Highways Authority
REP7-077	Suffolk County Council Deadline 7 Submission - Comments of Suffolk County Council as Archaeological Authority
REP7-078	Suffolk County Council Deadline 7 Submission - Comments of Suffolk County Council as Lead Local Flood Authority
REP7-079	Aldringham-cum-Thorpe Parish Council Deadline 7 Submission
REP7-080	Alex Gilmore Deadline 7 Submission - Summary of Open Floor Hearing 2 Oral Case
REP7-081	Charles Manning Deadline 7 Submission
REP7-082	Fiona Cramb Deadline 7 Submission
REP7-083	Michael Mahony Deadline 7 Submission - Comments in respect of the Applicants' and National Grid's Deadline 6 Compulsory Acquisition Hearing 2 submissions
REP7-084	Richard Reeves Deadline 7 Submission - Comments on The Applicants' Deadline 6 Landfall Hydrogeological Risk Assessment
REP7-085	Simon Illett on behalf of St Peter's Church Theberton Deadline 7 Submission
REP7-086	Substation Action Save East Suffolk (SASES) Deadline 7 Submission - Covering letter dated 4 March 2021
REP7-087	Substation Action Save East Suffolk (SASES) Deadline 7 Submission - Responses to the Applicants' Deadline 6 Comments on SASES Deadline 5 Submissions
REP7-088	Substation Action Save East Suffolk (SASES) Deadline 7 Submission - Submission in respect of Operational Land

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REP7-089	Substation Action Save East Suffolk (SASES) Deadline 7 Submission - Comments on Applicants' Deadline 6 submissions
REP7-090	Substation Action Save East Suffolk (SASES) Deadline 7 Submission - Comments on National Grid's (NGET, NGESO & NGV) responses to ExQs2
REP7-091	Substation Action Save East Suffolk (SASES) Deadline 7 Submission - Comments on Applicants' responses to ExQs2
REP7-092	Substation Action Save East Suffolk (SASES) Deadline 7 Submission - Submission in respect of Hedgerows
REP7-093	Substation Action Save East Suffolk (SASES) Deadline 7 Submission - Comments on Deadline 6 draft DCO submissions
REP7-094	Suffolk Energy Action Solutions (SEAS) Deadline 7 Submission - Cover Letter
REP7-095	Suffolk Energy Action Solutions (SEAS) Deadline 7 Submission - Outstanding Biodiversity & HRA Issues
REP7-096	Tessa Wojtczak Deadline 7 Submission - Comments on The Applicants' Deadline 6 Landfall Hydrogeological Risk Assessment
REP7-097	Tessa Wojtczak Deadline 7 Submission - Images to accompany my Deadline 7 Written Representation, Comments on The Applicants' Landfall Hydrogeological Risk Assessment (REP6-021)
<p>Deadline 8 – 25 March 2021</p> <ul style="list-style-type: none"> •Post hearing submissions including written submissions of oral case (if required) •Responses to ExA's Further Written Questions (ExQ3) (if required) •Comments on the RIES (if required) •Final Statements of Common Ground (SoCG) and Commonality requested by the ExA under Procedural Decision 15 (Annex F) also listing matters not agreed (in circumstances where a SoCG could not be finalised). •Comments on any additional information/submissions received by Deadline 7 •Responses to any further information requested by the ExAs for this deadline 	
REP8-001	East Anglia ONE North Limited Deadline 8 Submission - EA1N Deadline 8 Cover Letter
REP8-002	East Anglia ONE North Limited Deadline 8 Submission - 1.6 EA1N Guide to the Application - Version 09
REP8-003	East Anglia ONE North Limited Deadline 8 Submission - 3.1 EA1N Draft Development Consent Order (Clean) - Version 06
REP8-004	East Anglia ONE North Limited Deadline 8 Submission - 3.1 EA1N Draft Development Consent Order (Tracked) - Version 05
REP8-005	East Anglia ONE North Limited Deadline 8 Submission - 3.1.1 EA1N Schedule of Changes - Version 05
REP8-006	East Anglia ONE North Limited Deadline 8 Submission - 3.1.2 EA1N SI Validation - Version 01

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REP8-007	East Anglia ONE North Limited Deadline 8 Submission - 3.2 EA1N Explanatory Memorandum (Clean) - Version 3
REP8-008	East Anglia ONE North Limited Deadline 8 Submission - 3.2 EA1N Explanatory Memorandum (Tracked) - Version 3
REP8-009	East Anglia ONE North Limited Deadline 8 Submission - 4.1 EA1N Statement of Reasons (Clean) - Version 04
REP8-010	East Anglia ONE North Limited Deadline 8 Submission - 4.1 EA1N Statement of Reasons (Tracked) - Version 04
REP8-011	East Anglia ONE North Limited Deadline 8 Submission - 4.3 EA1N Book of Reference - Version 7
REP8-012	East Anglia ONE North Limited Deadline 8 Submission - 4.3.1 EA1N Book of Reference Schedule of Changes - Version 5
REP8-013	East Anglia ONE North Limited Deadline 8 Submission - 5.4 EA1N Consents and Licences Required Under Other Legislation (Clean) - Version 2
REP8-014	East Anglia ONE North Limited Deadline 8 Submission - 5.4 EA1N Consents and Licences Required Under Other Legislation (Tracked) - Version 2
REP8-015	East Anglia ONE North Limited Deadline 8 Submission - 6.3.6.2 EA1N Environmental Statement - Appendix 6.2 - Relationship of Onshore Plans Secured by the DCO - Version 5
REP8-016	East Anglia ONE North Limited Deadline 8 Submission - 6.3.6.3 EA1N Environmental Statement - Appendix 6.3 - Relationship of Offshore Plans Secured by the DCO - Version 5
REP8-017	East Anglia ONE North Limited Deadline 8 Submission - 8.1 EA1N Outline Code of Construction Practice (Clean) - Version 05
REP8-018	East Anglia ONE North Limited Deadline 8 Submission - 8.1 EA1N Outline Code of Construction Practice (Tracked) - Version 05
REP8-019	East Anglia ONE North Limited Deadline 8 Submission - 8.7 EA1N Outline Landscape and Ecological Management Strategy (Clean) - Version 04
REP8-020	East Anglia ONE North Limited Deadline 8 Submission - 8.7 EA1N Outline Landscape and Ecological Management Strategy (Tracked) - Version 04
REP8-021	East Anglia ONE North Limited Deadline 8 Submission - 8.9 EA1N Outline Construction Traffic Management Plan (Clean) - Version 04
REP8-022	East Anglia ONE North Limited Deadline 8 Submission - 8.9 EA1N Outline Construction Traffic Management Plan (Tracked) - Version 04

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REP8-023	East Anglia ONE North Limited Deadline 8 Submission - 8.10 EA1N Outline Access Management Plan (Clean) - Version 04
REP8-024	East Anglia ONE North Limited Deadline 8 Submission - 8.10 EA1N Outline Access Management Plan (Tracked) - Version 04
REP8-025	East Anglia ONE North Limited Deadline 8 Submission - 8.11 EA1N Outline Travel Plan (Clean) - Version 04
REP8-026	East Anglia ONE North Limited Deadline 8 Submission - 8.11 EA1N Outline Travel Plan (Tracked) - Version 04
REP8-027	East Anglia ONE North Limited Deadline 8 Submission - 8.13 EA1N Offshore In-principle Monitoring Plan (Clean) - Version 4
REP8-028	East Anglia ONE North Limited Deadline 8 Submission - 8.13 EA1N Offshore In-principle Monitoring Plan (Tracked) - Version 4
REP8-029	East Anglia ONE North Limited Deadline 8 Submission - 8.14 EA1N Draft Marine Mammal Mitigation Protocol (Clean) - Version 4
REP8-030	East Anglia ONE North Limited Deadline 8 Submission - 8.14 EA1N Draft Marine Mammal Mitigation Protocol (Tracked) - Version 4
REP8-031	East Anglia ONE North Limited Deadline 8 Submission - 8.17 EA1N In Principle Southern North Sea Special Area of Conservation Site Integrity Plan (Clean) - Version 04
REP8-032	East Anglia ONE North Limited Deadline 8 Submission - 8.17 EA1N In Principle Southern North Sea Special Area of Conservation Site Integrity Plan (Tracked) - Version 04
REP8-033	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Displacement of Red-throated Divers in the Outer Thames Estuary (Clean) - Version 04
REP8-034	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Displacement of Red-throated Divers in the Outer Thames Estuary (Tracked) - Version 04
REP8-035	East Anglia ONE North Limited Deadline 8 Submission - EA2&EA1N Deadline 8 Offshore Ornithology Cumulative and In-Combination Collision Update - Version 001
REP8-036	East Anglia ONE North Limited Deadline 8 Submission - EA1N Best Practice Protocol for Minimising Disturbance to RTD (Clean) - Version 03
REP8-037	East Anglia ONE North Limited Deadline 8 Submission - EA1N Best Practice Protocol for Minimising Disturbance to RTD (Tracked) - Version 03

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REP8-038	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Flood Risk and Drainage Clarification Note - Version 01
REP8-039	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Applicants Position Statement on Noise - Version 01
REP8-040	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Underwater Noise Modelling Update - Version 01
REP8-041	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Ecological Enhancement Clarification Note Addendum - Version 01
REP8-042	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Applicants Comments on Suffolk Energy Action Solutions (SEAS) Deadline 6 Submissions
REP8-043	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Applicants' Comments on Natural England's Deadline 6 Submissions Responses to Red Throated Divers Statistical Analysis
REP8-044	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Applicants Comments on Historic England's Deadline 7 Submissions
REP8-045	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Applicants' Comments on Substation Action Save East Suffolk's (SASES) Deadline 7 Submissions
REP8-046	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Applicants Comments on Suffolk County Councils Deadline 7 Submissions
REP8-047	East Anglia ONE North Limited Deadline 8 Submission - EA1N EA2 Applicants' Comments on Marine Management Organisation's Deadline 7 Submissions
REP8-048	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Applicants Comments on East Suffolk Councils Deadline 7 Submissions
REP8-049	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Applicants' Comments on Natural England's Deadline 7 Submissions - Version 01
REP8-050	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Applicants' Comments on Fiona Cramb's Deadline 7 Submissions
REP8-051	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Applicants' Comments on Charles Manning's Deadline 7 Submissions
REP8-052	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Applicants' Comments on Submissions Re Landfall Hydrogeological Risk Assessment
REP8-053	East Anglia ONE North Limited Deadline 8 Submission - EA1N Outline Landfall Construction Method Statement (Clean) - Version 03

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REP8-054	East Anglia ONE North Limited Deadline 8 Submission - EA1N Outline Landfall Construction Method Statement (Tracked) - Version 03
REP8-055	East Anglia ONE North Limited Deadline 8 Submission - EA1N National Grid GIS Substation Photomontages - Figure 29.13 - Update Viewpoint 1
REP8-056	East Anglia ONE North Limited Deadline 8 Submission - EA1N National Grid GIS Substation Photomontages - Figure 29.14 - Update Viewpoint 2
REP8-057	East Anglia ONE North Limited Deadline 8 Submission - EA1N National Grid GIS Substation Photomontages - Figure 29.17 - Update Viewpoint 5
REP8-058	East Anglia ONE North Limited Deadline 8 Submission - EA1N National Grid GIS Substation Photomontages - Figure 29.20 - Update Viewpoint 8
REP8-059	East Anglia ONE North Limited Deadline 8 Submission - EA1N National Grid GIS Substation Photomontages - Figure 29.21 - Update Viewpoint 9
REP8-060	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 National Grid GIS Substation Photomontages CHVP3 (Appendix 24.7 - Fig 8)
REP8-061	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 National Grid GIS Substation Photomontages CHVP4 (Appendix 24.7 - Fig 9)
REP8-062	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 National Grid GIS Substation Photomontages CHVP5 (Appendix 24.7 - Fig 10)
REP8-063	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Cultural Heritage Viewpoint 5 Additional Visualisations - Version 1
REP8-064	East Anglia ONE North Limited Deadline 8 Submission - EA1N Outline Operational Drainage Management Plan (Clean) - Version 04
REP8-065	East Anglia ONE North Limited Deadline 8 Submission - EA1N Outline Operational Drainage Management Plan (Tracked) - Version 04
REP8-066	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Different Colour Scheme for Substation Design Principles Statement - Viewpoint 1 - Public Rights of Way near Friston House - Version 1
REP8-067	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Different Colour Scheme for Substation Design Principles Statement - Viewpoint 2 - Friston, Church Road- Version 1
REP8-068	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Different Colour Scheme for Substation Design Principles Statement - Viewpoint 9 - B1121 Aldeburgh Road, South of Friston - Version 1
REP8-069	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Photomontages with Potential National Grid Extensions Bays CHVP3 - Appendix 24.7 - Figure 8

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REP8-070	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Photomontages with Potential National Grid Extensions Bays CHVP4 - Appendix 24.7 - Figure 9
REP8-071	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Photomontages with Potential National Grid Extensions Bays - Figure 29.14 - Viewpoint 2
REP8-072	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Photomontages with Potential National Grid Extensions Bays - Figure 29.17 - Viewpoint 5
REP8-073	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Photomontages with Potential National Grid Extensions Bays - Figure 29.20 - Viewpoint 8
REP8-074	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Extension of National Grid Substation Appraisal - Version 01
REP8-075	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Landscape and Visual Sizewell C Cumulative Impact Assessment - Version 01
REP8-076	East Anglia ONE North Limited Deadline 8 Submission - EA1N Layout Principles Statement - Version 001
REP8-077	East Anglia ONE North Limited Deadline 8 Submission - EA1N Activity Exclusion Zones Plans - Version 02
REP8-078	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Memorandum of Understanding between SPR(UK)L and East Suffolk Council - Version 1
REP8-079	East Anglia ONE North Limited Deadline 8 Submission - EA1N Section 111 Agreement with East Suffolk Council
REP8-080	East Anglia ONE North Limited Deadline 8 Submission - EA1N Section 278 Agreement with Suffolk County Council
REP8-081	East Anglia ONE North Limited Deadline 8 Submission - EA1N Offshore Ornithology Compensation Measures Funding Statement - Version 01
REP8-082	East Anglia ONE North Limited Deadline 8 Submission - EA1N Substations Design Principles Statement (Clean) - Version 02
REP8-083	East Anglia ONE North Limited Deadline 8 Submission - EA1N Substations Design Principles Statement (Tracked) - Version 02
REP8-084	East Anglia ONE North Limited Deadline 8 Submission - EA1N Outline Watercourse Crossing Method Statement (Clean) - Version 03
REP8-085	East Anglia ONE North Limited Deadline 8 Submission - EA1N Outline Watercourse Crossing Method Statement (Tracked) - Version 03

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REP8-086	East Anglia ONE North Limited Deadline 8 Submission - EA1N Outline Sizewell Gap Construction Method Statement (Clean) - Version 02
REP8-087	East Anglia ONE North Limited Deadline 8 Submission - EA1N Outline Sizewell Gap Construction Method Statement (Tracked) - Version 02
REP8-088	East Anglia ONE North Limited Deadline 8 Submission - EA1N Habitats Regulations Assessment Derogation Case - Version 3
REP8-089	East Anglia ONE North Limited Deadline 8 Submission - EA1N Offshore Ornithology Without Prejudice Compensation Measures (Clean) - Version 2
REP8-090	East Anglia ONE North Limited Deadline 8 Submission - EA1N Offshore Ornithology Without Prejudice Compensation Measures (Tracked) - Version 2
REP8-091	East Anglia ONE North Limited Deadline 8 Submission - EA1N Outline Port Construction Traffic Management and Travel Plan (Clean) - Version 03
REP8-092	East Anglia ONE North Limited Deadline 8 Submission - EA1N Outline Port Construction Traffic Management and Travel Plan (Tracked) - Version 03
REP8-093	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Applicants' Responses to Hearings Action Points
REP8-094	East Anglia ONE North Limited Deadline 8 Submission - EA1N Applicants' Comments on the Report on the Implications for European Sites
REP8-095	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Written Summary of Oral Case Issue Specific Hearing 10
REP8-096	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Written Summary of Oral Case Issue Specific Hearing 11
REP8-097	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Written Summary of Oral Case Issue Specific Hearing 12
REP8-098	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Written Summary of Oral Case Issue Specific Hearing 13
REP8-099	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Written Summary of Oral Case Issue Specific Hearing 14
REP8-100	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Written Summary of Oral Case Compulsory Acquisition Hearing 3
REP8-101	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Written Summary of Oral Case Issue Specific Hearing 15
REP8-102	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Statement of Commonality - Version 05

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REP8-103	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Statement of Common Ground with Anglian Water Services Limited - Version 02
REP8-104	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Statement of Common Ground with Royal Society for the Protection of Birds (RSPB) (onshore) - Version 02
REP8-105	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Statement of Common Ground with Royal Society for the Protection of Birds (RSPB) (offshore) - Version 03
REP8-106	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Statement of Common Ground with Ministry of Defence - Version 04
REP8-107	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Statement of Common Ground with Rijkswaterstaat - Version 03
REP8-108	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Statement of Common Ground with Natural England (onshore) - Version 02
REP8-109	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Statement of Common Ground with Natural England (offshore) - Version 02
REP8-110	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Statement of Common Ground with Natural England (offshore ornithology) - Version 02
REP8-111	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Statement of Common Ground with Suffolk Preservation Society - Version 03
REP8-112	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Statement of Common Ground with NNB Generation Company (SZC) Limited - Version 02
REP8-113	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Statement of Common Ground with National Grid Ventures - Version 02
REP8-114	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Statement of Common Ground with East Suffolk Council and Suffolk County Council - Version 04
REP8-115	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Statement of Common Ground with National Grid Electricity System Operator Limited - Version 02
REP8-116	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Statement of Common Ground with National Grid Electricity Transmission plc - Version 02
REP8-117	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Statement of Common Ground with Highways England - Version 02

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REP8-118	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Statement of Common Ground with Office for Nuclear Regulation - Version 02
REP8-119	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Statement of Common Ground with National Federation of Fishermen's Organisations and National Association of Producer Organisations in Dutch Demersal Fisheries (VisNed) - Version 03
REP8-120	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Statement of Common Ground with Commercial Fisheries Working Group - Version 03
REP8-121	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Statement of Common Ground with Chamber of Shipping - Version 02
REP8-122	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Statement of Common Ground with Civil Aviation Authority - Version 02
REP8-123	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Statement of Common Ground with The Wildlife Trust - Version 02
REP8-124	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Statement of Common Ground with Environment Agency - Version 03
REP8-125	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Statement of Common Ground with Suffolk Coast and Heaths AONB Partnership - Version 02
REP8-126	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Statement of Common Ground with EDF Energy Nuclear Generation Limited - Version 02
REP8-127	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Statement of Common Ground with Historic England (Onshore) - Version 01
REP8-128	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Statement of Common Ground Historic England (Offshore) - Version 04
REP8-129	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Statement of Common Ground with East Suffolk Internal Drainage Board - Version 03
REP8-130	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Statement of Common Ground with Nuclear Decommissioning Authority and Magnox Ltd - Version 01
REP8-131	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Draft Statement of Common Ground with NATS (En Route) plc - Version 03
REP8-132	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Statement of Common Ground with Marine Management Organisation - Version 05

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REP8-133	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Statement of Common Ground with Maritime and Coastguard Agency - Version 04
REP8-134	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Statement of Common Ground with Trinity House - Version 04
REP8-135	East Anglia ONE North Limited Deadline 8 Submission - EA1N&EA2 Statement of Common Ground with Eastern Inshore Fisheries Conservation Authority - Version 03
REP8-136	East Anglia ONE North Limited Deadline 8 Submission - EA1N Schedule of Compulsory Acquisition and Temporary Possession Objections (Clean) - Version 08
REP8-137	East Anglia ONE North Limited Deadline 8 Submission - EA1N Schedule of Compulsory Acquisition and Temporary Possession Objections (Tracked) - Version 08
REP8-138	East Anglia ONE North Limited Deadline 8 Submission - EA1N PA2008 s127 Statutory Undertakers' Land or Rights (Clean) - Version 08
REP8-139	East Anglia ONE North Limited Deadline 8 Submission - EA1N PA2008 s127 Statutory Undertakers' Land or Rights (Tracked) - Version 08
REP8-140	East Anglia ONE North Limited Deadline 8 Submission - EA1N Statutory Undertakers Apparatus etc (Clean) - Version 08
REP8-141	East Anglia ONE North Limited Deadline 8 Submission - EA1N Statutory Undertakers Apparatus etc (Tracked) - Version 08
REP8-142	REFERENCE NOT IN USE
REP8-143	East Suffolk Council Deadline 8 Submission - Cover Email
REP8-144	East Suffolk Council Deadline 8 Submission - Response to Outstanding Hearing Action Point Issue Specific Hearing 8
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REP8-150	East Suffolk Council Deadline 8 Submission - Summary of Oral Case for Issue Specific Hearing 13
REP8-151	East Suffolk Council Deadline 8 Submission - Response to Applicants' Additional Information Submitted at Deadline 7
REP8-152	East Suffolk Council Deadline 8 Submission - Summary of Oral Case for Issue Specific Hearing 11
REP8-153	East Suffolk Council Deadline 8 Submission - Summary of Oral Case for Issue Specific Hearing 10
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REP8-156	Marine Management Organisation Deadline 8 Submission
REP8-157	National Grid Electricity Transmission Plc Deadline 8 Submission - Post hearing submission
REP8-158	Natural England Deadline 8 Submission - Cover Letter
REP8-159	Natural England Deadline 8 Submission - Appendix A19 to the Natural England Deadline 8 Submission Natural England's Comments/Conclusions on Environmental Impact Assessment (EIA) Scale Impacts for EA1N and EA2 Offshore Wind Farms
REP8-160	Natural England Deadline 8 Submission - Appendix A20 to the Natural England Deadline 8 Submission Natural England's Red-Throated Diver Displacement Clarification Note
REP8-161	Natural England Deadline 8 Submission - Appendix B3b to the Natural England Deadline 4 Submission Natural England's Further Comments on the Draft Marine Mammal Mitigation Protocol [REP7-029, REP7-030] and In Principle Southern North Sea Special Area of Conservation (SAC) Site Integrity Plan [REP7-031, REP7-032]
REP8-162	Natural England Deadline 8 Submission - Appendix C9 to the Natural England Deadline 8 Submission Natural England's Update and Comments to Terrestrial Ecology Documents Submitted at Deadline 6 and Deadline 7
REP8-163	Natural England Deadline 8 Submission - Appendix G5 to the Natural England Deadline 8 Submission Natural England's Comments on EA1N/EA2 DCO Application Version 5
REP8-164	Natural England Deadline 8 Submission - Appendix F10 to the Natural England Deadline 8 Submission Natural England's Update on All Other Matters

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REP8-165	Natural England Deadline 8 Submission - Appendix K6 to the Natural England Deadline 8 Submission Natural England's Responses to Outstanding Issue Specific Hearing Action Points 7, 8, 14, 15 and Outstanding Responses to DCO Commentaries
REP8-166	Natural England Deadline 8 Submission - Appendix K7 to the Natural England Deadline 8 Submission Natural England's Responses to Rule 17 Letter
REP8-167	Natural England Deadline 8 Submission - Appendix K8 to the Natural England Deadline 8 Submission Natural England's Comments on Report on the Implication for European Sites (RIES) [PD-033]
REP8-168	Natural England Deadline 8 Submission - Natural England's Risk and Issues Log - Deadline 8
REP8-169	REFERENCE NOT IN USE
REP8-170	NNB Generation Company (SZC) Limited Deadline 8 Submission
REP8-171	Royal Society for the Protection of Birds Deadline 8 Submission - Written Representation
REP8-172	Suffolk County Council Deadline 8 Submission - Cover Letter
REP8-173	Suffolk County Council Deadline 8 Submission - Lessons Learned Document - Drainage
REP8-174	Suffolk County Council Deadline 8 Submission - Highways Comments
REP8-175	Suffolk County Council Deadline 8 Submission - Protective Provisions for Suffolk County Council as Highway Authority
REP8-176	Suffolk County Council Deadline 8 Submission - Floods Comments
REP8-177	Suffolk County Council Deadline 8 Submission - High and Heavy Load Grids Map for Abnormal Loads
REP8-178	Suffolk County Council Deadline 8 Submission - Landscape Comments
REP8-179	Suffolk County Council Deadline 8 Submission - Planning Comments
REP8-180	Suffolk County Council Deadline 8 Submission - Heavy Load Grid for Abnormal Loads
REP8-181	Suffolk County Council Deadline 8 Submission - Public Rights of Way Comments
REP8-182	Suffolk County Council Deadline 8 Submission - Archaeology Comments
REP8-183	The Wildlife Trusts Deadline 8 Submission
REP8-184	Alan Bullard Deadline 8 Submission - Written Representation
REP8-185	Alan Thomas Deadline 8 Submission - Post hearing submission

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REP8-186	Aldeburgh Society Deadline 8 Submission - Written Representation
REP8-187	Anglian Energy Planning Alliance Deadline 8 Submission - Failure to balance environmental and social costs in accordance with Government Energy and Climate Change Strategy
REP8-188	Beach View Holiday Park Deadline 8 Submission - Post hearing submission
REP8-189	EDF Energy Nuclear Generation Limited Deadline 8 Submission - Final Agreed Protective Provisions
REP8-190	EDF Energy Nuclear Generation Limited Deadline 8 Submission - Submission Letter
REP8-191	EDF Energy Nuclear Generation Limited Deadline 8 Submission - Activity Exclusion Zone plans referring to EA1N and EA2
REP8-192	Elizabeth Thomas Deadline 8 Submission - Post hearing submission
REP8-193	Friston Parish Council Deadline 8 Submission
REP8-194	Jane Rossin Deadline 8 Submission - Post hearing submission
REP8-195	Jocelyn Bond Deadline 8 Submission
REP8-196	Luigi Beltrandi Deadline 8 Submission - Post hearing submission
REP8-197	Marie Szpak Deadline 8 Submission - Post hearing submission
REP8-198	Marie Szpak Deadline 8 Submission - Response to any further information requested by the ExAs for this deadline
REP8-199	Marlesford Parish Council Deadline 8 Submission - Written Summary of Oral Case – Issue Specific Hearing 13 Traffic and Transport (ISH13)
REP8-200	Michael Mahony Deadline 8 Submission - Cover Letter
REP8-201	Michael Mahony Deadline 8 Submission - Post hearing submission in relation to Compulsory Acquisition Hearing 3
REP8-202	Michael Mahony Deadline 8 Submission - Post hearing submission in response to Action Point 2 entitled Responses to Applicants’ Revised Preferred DCOs
REP8-203	Mrs P Dorcey Deadline 8 Submission - Deadline 8 Submission - Written Representation
REP8-204	Mya Manakides Deadline 8 Submission - Post hearing submission
REP8-205	Nicola Fulford Deadline 8 Submission - Post hearing submission
REP8-206	Piers Sturridge Deadline 8 Submission

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REP8-207	Richard Reeves Deadline 8 Submission - Post hearing submission
REP8-208	Sally Sturridge Deadline 8 Submission
REP8-209	Save Our Sandlings Deadline 8 Submission - Response from Issue Specific Hearing 12 - Noise
REP8-210	Save Our Sandlings Deadline 8 Submission - Response to Issue Specific Hearing 13 - Traffic and Transport
REP8-211	Save Our Sandlings Deadline 8 Submission - Response from Issue Specific Hearing 10 - Health and Well Being
REP8-212	Save Our Sandlings Deadline 8 Submission - Response from Issue Specific Hearing 14 - Biodiversity and Habitats Regulation Assessment (HRA)
REP8-213	Save Our Sandlings Deadline 8 Submission - Response from Issue Specific Hearing 15 - draft Development Consent Orders and Other Matters
REP8-214	Sheridan Steen Deadline 8 Submission - Post hearing submission
REP8-215	Simon Fulford Deadline 8 Submission - Post hearing submission
REP8-216	Snape Parish Council Deadline 8 Submission - Post hearing submission
REP8-217	St Peter's Parochial Church Council Deadline 8 Submission - Response by the PCC of St Peter's church Theberton and Eastbridge to proposed footpath changes on the B1122 in Theberton
REP8-218	St.Edmundsbury and Ipswich Diocesan Board of Finance Deadline 8 Submission
REP8-219	Substation Action Save East Suffolk (SASES) Deadline 8 Submission - Cover letter
REP8-220	Substation Action Save East Suffolk (SASES) Deadline 8 Submission - Issue Specific Hearing 12 submission - Noise
REP8-221	Substation Action Save East Suffolk (SASES) Deadline 8 Submission - Compulsory Acquisition Hearing 3 submission
REP8-222	Substation Action Save East Suffolk (SASES) Deadline 8 Submission - Submission in respect of the Electricity Act 1989
REP8-223	Substation Action Save East Suffolk (SASES) Deadline 8 Submission - Issue Specific Hearing 13 submission - Traffic and Transport
REP8-224	Substation Action Save East Suffolk (SASES) Deadline 8 Submission - Responses to Action Points Issue Specific Hearing 10, Issue Specific Hearing 11, Issue Specific Hearing 12, Issue Specific Hearing 13, Issue Specific Hearing 14 & Issue Specific Hearing 15

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REP8-225	Substation Action Save East Suffolk (SASES) Deadline 8 Submission - Comments on draft Outline Code of Construction Practice submitted at Deadline 7
REP8-226	Substation Action Save East Suffolk (SASES) Deadline 8 Submission – Issue Specific Hearing 11 Submission - Flood Risk and Drainage
REP8-227	Substation Action Save East Suffolk (SASES) Deadline 8 Submission - Appendix 3 to Issue Specific Hearing 11 submission – Flood Risk and Drainage
REP8-228	Substation Action Save East Suffolk (SASES) Deadline 8 Submission - Issue Specific Hearing 15 submission – draft DCOs
REP8-229	Substation Action Save East Suffolk (SASES) Deadline 8 Submission - Issue Specific Hearing 10 submission – Health and Wellbeing
REP8-230	Substation Action Save East Suffolk (SASES) Deadline 8 Submission - Comments on View Point 5 Public Rights Of Way submitted at Deadline 7
REP8-231	Substation Action Save East Suffolk (SASES) Deadline 8 Submission - Issue Specific Hearing 14 submission – Biodiversity
REP8-232	Substation Action Save East Suffolk (SASES) Deadline 8 Submission - Responses to the Applicants’ Deadline 7 Comments on SASES Deadline 5 Submissions
REP8-233	Suffolk Energy Action Solutions (SEAS) Deadline 8 Submission - Cover Letter
REP8-234	Suffolk Energy Action Solutions (SEAS) Deadline 8 Submission - Written submission of oral case at Issue Specific Hearing 10
REP8-235	Suffolk Energy Action Solutions (SEAS) Deadline 8 Submission - Comments on the Changing Policy Environment
REP8-236	Suffolk Energy Action Solutions (SEAS) Deadline 8 Submission - Post hearing submission - Issue Specific Hearing 13
REP8-237	Suffolk Energy Action Solutions (SEAS) Deadline 8 Submission - Post hearing submission - Issue Specific Hearing 14, Item 1A
REP8-238	Suffolk Energy Action Solutions (SEAS) Deadline 8 Submission - Post hearing submission - Issue Specific Hearing 14 - Part A
REP8-239	Suffolk Energy Action Solutions (SEAS) Deadline 8 Submission - Post hearing submission - Issue Specific Hearing 14 - Part B
REP8-240	Suffolk Energy Action Solutions (SEAS) Deadline 8 Submission - Post hearing submission - Issue Specific Hearing 14 - Part C
REP8-241	Suffolk Energy Action Solutions (SEAS) Deadline 8 Submission - Post hearing submission - Issue Specific Hearing 14 - Part D

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REP8-242	Suffolk Energy Action Solutions (SEAS) Deadline 8 Submission - Response to Applicants' Comments on Responses to ExA Further Written Questions
REP8-243	Suffolk Energy Action Solutions (SEAS) Deadline 8 Submission - General Report on the DCO Examination
REP8-244	Suffolk Energy Action Solutions (SEAS) Deadline 8 Submission - Air Quality Representation
REP8-245	Susan Seabrook Deadline 8 Submission
REP8-246	Tessa Wojtczak Deadline 8 Submission - Written Representation
REP8-247	Tessa Wojtczak Deadline 8 Submission - Written Statement of Oral Case at Compulsory Acquisition Hearing 3
REP8-248	Tessa Wojtczak Deadline 8 Submission - Response to Action Points Compulsory Acquisition Hearing 3, Point 10
REP8-249	Therese Coffey MP Deadline 8 Submission - Post hearing submission
REP8-250	Tony Morley Deadline 8 Submission
REP8-251	Tony Morley Deadline 8 Submission - Email notice from the Applicant
REP8-252	William Halford Deadline 8 Submission - Post hearing submission
<p>Deadline 9 – 15 April 2021</p> <ul style="list-style-type: none"> • Any requests to add supplementary information to documents submitted at Deadlines 5, 6 and 7 • Comments on the Applicant's updated draft DCO (dDCO) submitted at Deadline 8 (D8) • Comments on Statements of Common Ground (SoCG) and Statement of Commonality received by D8 • Comments on any additional information/submissions received by D8 • Responses to any further information requested by the ExAs for this deadline 	
REP9-001	East Anglia ONE North Limited Deadline 9 Submission - EA1N Deadline 9 Cover Letter
REP9-002	East Anglia ONE North Limited Deadline 9 Submission - 1.6 EA1N Guide to the Application - Version 10
REP9-003	East Anglia ONE North Limited Deadline 9 Submission - 8.9 EA1N Outline Construction Traffic Management Plan (Clean) - Version 05
REP9-004	East Anglia ONE North Limited Deadline 9 Submission - 8.9 EA1N Outline Construction Traffic Management Plan (Tracked) - Version 05
REP9-005	East Anglia ONE North Limited Deadline 9 Submission - 8.10 EA1N Outline Access Management Plan (Clean) - Version 05

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REP9-006	East Anglia ONE North Limited Deadline 9 Submission - 8.10 EA1N Outline Access Management Plan (Tracked) - Version 05
REP9-007	East Anglia ONE North Limited Deadline 9 Submission - 8.11 EA1N Outline Travel Plan (Clean) - Version 05
REP9-008	East Anglia ONE North Limited Deadline 9 Submission - 8.11 EA1N Outline Travel Plan (Tracked) - Version 05
REP9-009	East Anglia ONE North Limited Deadline 9 Submission - EA1N&EA2 Deadline 9 Topic Position Statements - Version 01
REP9-010	East Anglia ONE North Limited Deadline 9 Submission - EA1N&EA2 Applicants Comments on Suffolk Energy Action Solutions' Complaint - Version 01
REP9-011	East Anglia ONE North Limited Deadline 9 Submission - EA1N&EA2 Applicants' Comments on East Suffolk Council's Deadline 8 Submissions - Version 01
REP9-012	East Anglia ONE North Limited Deadline 9 Submission - EA1N&EA2 Applicants' Comments on Suffolk County Council's Deadline 8 Submissions - Version 01
REP9-013	East Anglia ONE North Limited Deadline 9 Submission - EA1N&EA2 Applicants' Comments on Substation Action Save East Suffolk's (SASES) Deadline 8 Submissions - Version 01
REP9-014	East Anglia ONE North Limited Deadline 9 Submission - EA1N&EA2 Applicants Comments on Suffolk Energy Action Solutions' (SEAS) Deadline 8 Submissions - Version 01
REP9-015	East Anglia ONE North Limited Deadline 9 Submission - EA1N&EA2 Applicants' Comments on The Wildlife Trusts' Deadline 8 Submissions - Version 01
REP9-016	East Anglia ONE North Limited Deadline 9 Submission - EA1N&EA2 Applicants' Comments on Natural England's Deadline 8 Submissions - Version 01
REP9-017	East Anglia ONE North Limited Deadline 9 Submission - EA1N Applicants' Comments on Natural England's Deadline 8 Risk and Issues Log - Version 01 - submission after deadline 8
REP9-018	East Anglia ONE North Limited Deadline 9 Submission - EA1N&EA2 Applicants' Comments on Marlesford Parish Council's Deadline 8 Submissions - Version 01
REP9-019	East Anglia ONE North Limited Deadline 9 Submission - EA1N&EA2 Applicants' Comments on Snape Parish Council's Deadline 8 Submissions - Version 01
REP9-020	East Anglia ONE North Limited Deadline 9 Submission - EA1N EA2 Applicants' Comments on the Royal Society for the Protection of Birds' Deadline 8 Submissions - Version 01

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REP9-021	East Anglia ONE North Limited Deadline 9 Submission - EA1N&EA2 Applicants' Comments on Marine Management Organisation's Deadline 8 Submissions - Version 01
REP9-022	East Anglia ONE North Limited Deadline 9 Submission - EA1N&EA2 Applicants Comments on Jane Rossin's Deadline 8 Submissions - Version 01
REP9-023	East Anglia ONE North Limited Deadline 9 Submission - EA1N&EA2 Applicants Comments on Michael Mahony's Deadline 8 Submissions - Version 01
REP9-024	East Anglia ONE North Limited Deadline 9 Submission - EA1N&EA2 Applicants Comments on William Halford's Deadline 8 Submissions - Version 01
REP9-025	East Anglia ONE North Limited Deadline 9 Submission - EA1N&EA2 Applicants Comments on Tessa Wojtczak's Deadline 8 Submissions - Version 01
REP9-026	East Anglia ONE North Limited Deadline 9 Submission - EA1N&EA2 Applicants Comments on Therese Coffey's Deadline 8 Submissions - Version 01
REP9-027	East Anglia ONE North Limited Deadline 9 Submission - EA1N&EA2 Beneficiary Positions on Protective Provisions - Version 02
REP9-028	East Anglia ONE North Limited Deadline 9 Submission - EA1N&EA2 Statement of Commonality - Version 06
REP9-029	East Anglia ONE North Limited Deadline 9 Submission - EA1N&EA2 Draft Statement of Common Ground with the National Air Traffic Services (En Route) plc - Version 04
REP9-030	East Anglia ONE North Limited Deadline 9 Submission - EA1N&EA2 Statement of Common Ground with Substation Action Save East Suffolk - Version 02
REP9-031	East Anglia ONE North Limited Deadline 9 Submission - EA1N Layout Principles Statement (Clean) - Version 002
REP9-032	East Anglia ONE North Limited Deadline 9 Submission - EA1N Layout Principles Statement (Tracked) - Version 002
REP9-033	East Anglia ONE North Limited Deadline 9 Submission - EA1N ExQ1.3.2 Schedule of Compulsory Acquisition and Temporary Possession Objections (Clean) - Version 09
REP9-034	East Anglia ONE North Limited Deadline 9 Submission - EA1N ExQ1.3.2 Schedule of Compulsory Acquisition and Temporary Possession Objections (Tracked) - Version 09
REP9-035	East Anglia ONE North Limited Deadline 9 Submission - EA1N ExQ1.3.4 PA2008 s127 Statutory Undertakers Land or Rights (Clean) - Version 09

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REP9-036	East Anglia ONE North Limited Deadline 9 Submission - EA1N ExQ1.3.4 PA2008 s127 Statutory Undertakers Land or Rights (Tracked) - Version 09
REP9-037	East Anglia ONE North Limited Deadline 9 Submission - EA1N ExQ1.3.5 Statutory Undertakers Apparatus etc (Clean) - Version 09
REP9-038	East Anglia ONE North Limited Deadline 9 Submission - EA1N ExQ1.3.5 Statutory Undertakers Apparatus etc (Tracked) - Version 09
REP9-039	East Suffolk Council Deadline 9 Submission - Cover Email
REP9-040	East Suffolk Council Deadline 9 Submission - Response to Additional Information Submitted by the Applicants at Deadline 8
REP9-041	East Suffolk Council Deadline 9 Submission - Review of Actions Identified in the Local Impact Report
REP9-042	Suffolk County Council Deadline 9 Submission - Cover Letter
REP9-043	Suffolk County Council Deadline 9 Submission - Archaeology Comments
REP9-044	Suffolk County Council Deadline 9 Submission - Floods Comments
REP9-045	Suffolk County Council Deadline 9 Submission - Floods Comments - Topographic Survey
REP9-046	Suffolk County Council Deadline 9 Submission - Highways Comments
REP9-047	Suffolk County Council Deadline 9 Submission - Planning Comments
REP9-048	Aldeburgh Business Association Deadline 9 Submission - Objection to Extension of Examination
REP9-049	Aldeburgh Golf Club Deadline 9 Submission - Objection to Extension of Examination
REP9-050	Aldeburgh Society Deadline 9 Submission - Objection to Extension of Examination
REP9-051	Aldeburgh Town Council Deadline 9 Submission
REP9-052	Anglian Energy Planning Alliance Deadline 9 Submission - Cumulative Impact Assessments
REP9-053	Beach View Holiday Park Deadline 9 Submission - Objection to Extension of Examination
REP9-054	The Crown Estate Deadline 9 Submission - Comments on the Applicant's updated draft DCO (dDCO) submitted at Deadline 8
REP9-055	EDF Energy Nuclear Generation Ltd Deadline 9 Submission
REP9-056	Environment Agency Deadline 9 Submission - Outline Operation Drainage Management Plan

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REP9-057	Friston Parochial Church Council Deadline 9 Submission - Written Representation
REP9-058	Historic England Deadline 9 Submission
REP9-059	James White Drinks Ltd Deadline 9 Submission - Objection to Extension of Examination
REP9-060	Marine Management Organisation Deadline 9 Submission
REP9-061	Marlesford Parish Council Deadline 9 Submission - Written Statement Regarding Comments Made in the Compulsory Acquisition Hearing 3 (CAH3)
REP9-062	National Grid Ventures Deadline 9 Submission - Comments on the Extension of National Grid Substation Appraisal
REP9-063	Natural England Deadline 9 Submission - Cover Letter
REP9-064	Natural England Deadline 9 Submission - Appendix A14c - Response to Legal Submission at Issue Specific Hearing 14 [REP8-099]
REP9-065	Natural England Deadline 9 Submission - Appendix A15c - Comments on Ornithology Compensation Measures [REP8-089]
REP9-066	Natural England Deadline 9 Submission - Appendix A16b - Comments on Cumulative and In-combination Collision Risk [REP8-035]
REP9-067	Natural England Deadline 9 Submission - Appendix A17b - Comments on Updated Displacement of RTD in OTE SPA [REP8-034]
REP9-068	Natural England Deadline 9 Submission - Appendix G6 - Comments on Updated DCO Version 6 [REP8-004]
REP9-069	Natural England Deadline 9 Submission - Appendix I1g - Risk and Issues Log
REP9-070	Addleshaw Goddard LLP on behalf of Network Rail Infrastructure Limited Deadline 9 Submission - Position Statement and withdrawal of Relevant and Written Representations
REP9-071	Royal Society for the Protection of Birds Deadline 9 Submission
REP9-072	Save Our Sandlings Deadline 9 Submission - Response to Examining Authority Rule 8 (3) letter dated 1st April 2021
REP9-073	Save Our Sandlings Deadline 9 Submission - Response to REP8-017 Outline Code of Construction Practice - Version 05
REP9-074	Substation Action Save East Suffolk (SASES) Deadline 9 Submission - Cover Letter
REP9-075	Substation Action Save East Suffolk (SASES) Deadline 9 Submission - Comments on National Grid Substation Extension Appraisal

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REP9-076	Substation Action Save East Suffolk (SASES) Deadline 9 Submission - Updated Pathfinder Clarification Note
REP9-077	Substation Action Save East Suffolk (SASES) Deadline 9 Submission - Comments on Compulsory Acquisition Hearing 3 Submissions
REP9-078	Substation Action Save East Suffolk (SASES) Deadline 9 Submission - Comments on Substation Design Principles Statement
REP9-079	Substation Action Save East Suffolk (SASES) Deadline 9 Submission - Comments on draft DCOs submitted at Deadline 8
REP9-080	Substation Action Save East Suffolk (SASES) Deadline 9 Submission - Comments on Deadline 8 Flood Risk Submissions
REP9-081	Substation Action Save East Suffolk (SASES) Deadline 9 Submission - Comments on the Quality of Stakeholder Engagement
REP9-082	Substation Action Save East Suffolk (SASES) Deadline 9 Submission - Comments on Deadline 8 Submissions in respect of Noise
REP9-083	Substation Action Save East Suffolk (SASES) Deadline 9 Submission - Comments on other Deadline 8 Submissions
REP9-084	Suffolk Energy Action Solutions (SEAS) Deadline 9 Submission - Response to Applicant's recent Testing & Survey
REP9-085	Suffolk Energy Action Solutions (SEAS) Deadline 9 Submission - Habitats & Biodiversity
REP9-086	Suffolk Energy Action Solutions (SEAS) Deadline 9 Submission - Response to Applicant's Deadline 8 Submission re Non-Disclosure Agreements (NDA)
REP9-087	Suffolk Energy Action Solutions (SEAS) Deadline 9 Submission - Response to REP8-074 re Natuilus & the Cumulative Impact
REP9-088	Suffolk Energy Action Solutions (SEAS) Deadline 9 Submission - Response to the Applicant's Comments on Natural England's Deadline 7 Submission
REP9-089	Suffolk Energy Action Solutions (SEAS) Deadline 9 Submission - Objection to Extension of the Examinations
REP9-090	Trinity House Deadline 9 Submission - Comments on submissions received by Deadline 8
REP9-091	Wardens Trust Deadline 9 Submission - Objection to Extension of Examination
REP9-092	Wardens Trust Deadline 9 Submission
REP9-093	Alan Bullard Deadline 9 Submission - Objection to Extension of Examination
REP9-094	Alan Bullard Deadline 9 Submission

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REP9-095	Alan Collett Deadline 9 Submission - Objection to Extension of Examination
REP9-096	Alan Thomas Deadline 9 Submission - Observation of Issue Specific Hearings 2, 11, 12 and 13
REP9-097	Angela Mallinson Deadline 9 Submission - Objection to Extension of Examination
REP9-098	Anthony and Louise Fincham Deadline 9 Submission - Objection to Extension of Examination
REP9-099	Beverly Strowger Deadline 9 Submission
REP9-100	Bridget Chadwick Deadline 9 Submission - Objection to Extension of Examination
REP9-101	Carol Fagg Deadline 9 Submission - Objection to Extension of Examination
REP9-102	Chris Munden Deadline 9 Submission
REP9-103	Christine Laschet Deadline 9 Submission - Objection to Extension of Examination
REP9-104	Christopher Lewis Deadline 9 Submission - Objection to Extension of Examination
REP9-105	David Steen Deadline 9 Submission - Comments on Extension of Examination
REP9-106	Dr Celia Bell Deadline 9 Submission - Objection to Extension of Examination
REP9-107	Dr Stuart Turner Deadline 9 Submission - Objection to Extension of Examination
REP9-108	Elizabeth Thomas Deadline 9 Submission
REP9-109	Elspeth Gimson Deadline 9 Submission - Objection to Extension of Examination
REP9-110	Elspeth Gimson Deadline 9 Submission
REP9-111	Emma Chichester Clark Deadline 9 Submission - Objection to Extension of Examination
REP9-112	Fiona Cramb Deadline 9 Submission - Comments on Applicant's response to Deadline 7 Submission and Comments on submissions received by Deadline 8
REP9-113	Graham Bagnall Deadline 9 Submission - Objection to Extension of Examination
REP9-114	Henrietta Palmer Deadline 9 Submission
REP9-115	Iain Brown Deadline 9 Submission - Objection to Extension of Examination
REP9-116	Ian Cook Deadline 9 Submission
REP9-117	Ian Cook and Rosamond Castle Deadline 9 Submission - Objection to Extension of Examination
REP9-118	Ian Henderson Deadline 9 Submission - Objection to Extension of Examination

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REP9-119	Ian Henderson Deadline 9 Submission - Late Submission - Accepted at the discretion of the Examining Authority
REP9-120	Ian Wiles Deadline 9 Submission - Objection to Extension of Examination
REP9-121	Jill and Peter Donker Curtius Deadline 9 Submission - Objection to Extension of Examination
REP9-122	Jill and Peter Donker Curtius Deadline 9 Submission
REP9-123	Jocelyn Bond Deadline 9 Submission
REP9-124	John Grover Deadline 9 Submission - Objection to Extension of Examination
REP9-125	Jonathan Rutherford Deadline 9 Submission - Objection to Extension of Examination
REP9-126	Louise and Derek Chadwick Deadline 9 Submission - Objection to Extension of Examination
REP9-127	Luigi Beltrandi Deadline 9 Submission - Objection to Extension of Examination
REP9-128	Margaret Knight Deadline 9 Submission - Written Representations following the Open Floor Hearings
REP9-129	Martin Cotter Deadline 9 Submission - Objection to Extension of Examination
REP9-130	Martin Cotter Deadline 9 Submission - Ground Investigations
REP9-131	Martin Cotter Deadline 9 Submission
REP9-132	Martin Cotter Deadline 9 submission regarding road signs
REP9-133	Michael Laschet Deadline 9 Submission - Objection to Extension of Examination
REP9-134	Michael Mahony Deadline 9 Submission - Issue Specific Hearing 15, Action Point 2 and Draft DCOs
REP9-135	Mya Manakides Deadline 9 Submission - Objection to Extension of Examination
REP9-136	Narina Nichols Deadline 9 Submission
REP9-137	Nichola Winter Deadline 9 Submission - Objection to Extension of Examination
REP9-138	Nichola Winter Deadline 9 Submission
REP9-139	Nicholas Thorp and Jonathan Burch Deadline 9 Submission - Objection to Extension of Examination
REP9-140	Nicholas Winter Deadline 9 Submission - Objection to Extension of Examination
REP9-141	Nicholas Winter Deadline 9 Submission
REP9-142	Nicola Fulford Deadline 9 Submission

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REP9-143	Patricia Dorcey Deadline 9 Submission
REP9-144	Paul Carlaw Deadline 9 Submission - Written Representations following the Open Floor Hearings
REP9-145	Peter Chadwick Deadline 9 Submission - Objection to Extension of Examination
REP9-146	Richard Reeves Deadline 9 Submission - Applicants' Comments on Submissions Regarding the Landfall Hydrogeological Risk Assessment (REP6-021)
REP9-147	Richard Reeves Deadline 9 Submission - Video of current deep boring works through aquifer in plot 4, a short distance from naturally occurring pond and irrigation point
REP9-148	Richard Reeves Deadline 9 Submission - Video of location where deep trenching took place, disturbing and distressing livestock and paddock tenants during the last few days. In support of serious complaints regarding the conduct of the soil sampling team by said tenants
REP9-149	Rosamond Castle Deadline 9 Submission
REP9-150	Sally Sturridge Deadline 9 Submission - Objection to Extension of Examination
REP9-151	Sheridan Steen Deadline 9 Submission
REP9-152	Simon Fulford Deadline 9 Submission - Noise, Flooding ,Well being and Transport Issue Specific Hearings 10, 11, 12 and 13
REP9-153	Simon Ive Deadline 9 Submission
REP9-154	Simon Seymour-Taylor Deadline 9 Submission - Objection to Extension of Examination
REP9-155	Stephen Dorcey Deadline 9 Submission - Objection to Extension of Examination
REP9-156	Susan Osben Deadline 9 Submission - Objection to Extension of Examination
REP9-157	Susan Seabrook Deadline 9 Submission - Objection to Extension of Examination
REP9-158	Tessa Wojtczak Deadline 9 Submission - Comments on Extension of Examination
REP9-159	Tessa Wojtczak Deadline 9 Submission - Comments on Pre Consent Geotechnical ground surveys
REP9-160	TJ Haworth-Culf Deadline 9 Submission
REP9-161	Tony Morley Deadline 9 Submission - Objection to Extension of Examination
REP9-162	Tony Munden Deadline 9 Submission

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REP9-163	William Reeve Deadline 9 Submission - Objection to Extension of Examination
Deadline 10 – 06 May 2021	
<ul style="list-style-type: none"> • Comments on any supplementary information received by D9 • Comments on any additional information/submissions received at D9 • Responses to any further information requested by the ExAs for this deadline 	
REP10-001	East Anglia ONE North Limited Deadline 10 Submission - EA1N Deadline 10 Cover Letter
REP10-002	East Anglia ONE North Limited Deadline 10 Submission - 1.6 EA1N Guide to the Application - Version 11
REP10-003	East Anglia ONE North Limited Deadline 10 Submission - 8.1 EA1N Outline Code of Construction Practice (Clean) - Version 06
REP10-004	East Anglia ONE North Limited Deadline 10 Submission - 8.1 EA1N Outline Code of Construction Practice (Tracked Changes) - Version 06
REP10-005	East Anglia ONE North Limited Deadline 10 Submission - 8.7 EA1N Outline Landscape and Ecological Management Strategy (Clean) - Version 05
REP10-006	East Anglia ONE North Limited Deadline 10 Submission - 8.7 EA1N Outline Landscape and Ecological Management Strategy (Tracked Changes) - Version 05
REP10-007	East Anglia ONE North Limited Deadline 10 Submission - EA1N&EA2 Applicants' Comments on East Suffolk Council's Deadline 9 Submissions
REP10-008	East Anglia ONE North Limited Deadline 10 Submission - EA1N&EA2 Applicants' Comments on Suffolk County Council's Deadline 9 Submissions
REP10-009	East Anglia ONE North Limited Deadline 10 Submission - EA1N&EA2 Applicants' Comments on Anglian Energy Planning Alliance's Deadline 9 Submissions
REP10-010	East Anglia ONE North Limited Deadline 10 Submission - EA1N&EA2 Applicants' Comments on EDF Energy Nuclear Generation Limited's Deadline 9 Submissions
REP10-011	East Anglia ONE North Limited Deadline 10 Submission - EA1N&EA2 Applicants' Comments on Environment Agency's Deadline 9 Submissions
REP10-012	East Anglia ONE North Limited Deadline 10 Submission - EA1N&EA2 Applicants' Comments on Friston Parochial Church Council's Deadline 9 Submissions
REP10-013	East Anglia ONE North Limited Deadline 10 Submission - EA1N&EA2 Applicants' Comments on Historic England's Deadline 9 Submissions
REP10-014	East Anglia ONE North Limited Deadline 10 Submission - EA1N&EA2 Applicants' Comments on Marine Management Organisation's Deadline 9 Submissions
REP10-015	East Anglia ONE North Limited Deadline 10 Submission - EA1N&EA2 Applicants' Comments on Marlesford Parish Council's Deadline 9 Submissions

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REP10-016	East Anglia ONE North Limited Deadline 10 Submission - EA1N&EA2 Applicants' Comments on National Grid Venture's Deadline 9 Submissions
REP10-017	East Anglia ONE North Limited Deadline 10 Submission - EA1N&EA2 Applicants' Comments on Natural England's Deadline 9 Submissions
REP10-018	East Anglia ONE North Limited Deadline 10 Submission - EA1N&EA2 Applicants' Comments on the Royal Society of the Protection of Bird's Deadline 9 Submissions
REP10-019	East Anglia ONE North Limited Deadline 10 Submission - EA1N&EA2 Applicants' Comments on Save our Sandlings Deadline 9 Submissions
REP10-020	East Anglia ONE North Limited Deadline 10 Submission - EA1N&EA2 Applicants' Comments on Substation Action Save East Suffolk's Deadline 9 Submissions
REP10-021	East Anglia ONE North Limited Deadline 10 Submission - EA1N&EA2 Applicants' Comments on Suffolk Energy Action Solutions' Deadline 9 Submissions
REP10-022	East Anglia ONE North Limited Deadline 10 Submission - EA1N&EA2 Applicants' Comments on Trinity House Deadline 9 Submissions
REP10-023	East Anglia ONE North Limited Deadline 10 Submission - EA1N&EA2 Applicants' Comments on Wardens Trust's Deadline 9 Submissions
REP10-024	East Anglia ONE North Limited Deadline 10 Submission - EA1N&EA2 Applicants Comments on Elspeth Gimson's Deadline 9 Submissions
REP10-025	East Anglia ONE North Limited Deadline 10 Submission - EA1N&EA2 Applicants' Comments on Fiona Cramb's Deadline 9 Submissions
REP10-026	East Anglia ONE North Limited Deadline 10 Submission - EA1N&EA2 Applicants' Comments on Michael Mahony's Deadline 9 Submissions
REP10-027	East Anglia ONE North Limited Deadline 10 Submission - EA1N&EA2 Applicants' Comments on Richard Reeves' Deadline 9 Submissions
REP10-028	East Anglia ONE North Limited Deadline 10 Submission - EA1N&EA2 Signed Memorandum of Understanding between ScottishPower Renewables (UK) Limited and East Suffolk Council
REP10-029	East Anglia ONE North Limited Deadline 10 Submission - EA1N&EA2 Applicants' Statement regarding Ground Investigations Works - Version 01
REP10-030	East Anglia ONE North Limited Deadline 10 Submission - EA1N&EA2 Applicants' Responses to Rule 17 Questions of 29 April 2021
REP10-031	East Anglia ONE North Limited Deadline 10 Submission - EA1N&EA2 Applicants' Comments on Suffolk Energy Action Solutions' Non-Disclosure Agreement Complaint

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REP10-032	East Anglia ONE North Limited Deadline 10 Submission - ExQ1.3.2 EA1N Schedule of Compulsory Acquisition and Temporary Possession Objections (Clean) - Version 10
REP10-033	East Anglia ONE North Limited Deadline 10 Submission - ExQ1.3.2 EA1N Schedule of Compulsory Acquisition and Temporary Possession Objections (Tracked Changes) - Version 10
REP10-034	East Anglia ONE North Limited Deadline 10 Submission - ExQ1.3.4 EA1N PA2008 s127 Statutory Undertakers Land or Rights (Clean) - Version 10
REP10-035	East Anglia ONE North Limited Deadline 10 Submission - ExQ1.3.4 EA1N PA2008 s127 Statutory Undertakers Land or Rights (Tracked Changes) - Version 10
REP10-036	East Anglia ONE North Limited Deadline 10 Submission - ExQ1.3.5 EA1N Statutory Undertakers Apparatus etc (Clean) - Version 10
REP10-037	East Anglia ONE North Limited Deadline 10 Submission - ExQ1.3.5 EA1N Statutory Undertakers Apparatus etc (Tracked Changes) - Version 10
REP10-038	East Suffolk Council Deadline 10 Submission
REP10-039	Suffolk County Council Deadline 10 Submission - Cover Letter
REP10-040	Suffolk County Council Deadline 10 Submission - Comments of Suffolk County Council as Lead Local Flood Authority
REP10-041	Suffolk County Council Deadline 10 Submission - Comments of Suffolk County Council as Local Highways Authority
REP10-042	Suffolk County Council Deadline 10 Submission - Comments of Suffolk County Council Landscape Officer
REP10-043	Suffolk County Council Deadline 10 Submission - Comments of Suffolk County Council as Archaeology Authority
REP10-044	Aldeburgh Golf Club Deadline 10 Submission - Comments on any additional information/submissions received at Deadline 9
REP10-045	Aldeburgh Society Deadline 10 Submission
REP10-046	EDF Energy Nuclear Generation Ltd Deadline 10 Submission - Withdrawal of Relevant Representations dated 27 January 2020
REP10-047	Friston Parochial Church Council Deadline 10 Submission - Comments on any additional information/submissions received at Deadline 9
REP10-048	Historic England Deadline 10 Submission
REP10-049	Marine Management Organisation Deadline 10 Submission

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REP10-050	Natural England Deadline 10 Submission - Cover Letter
REP10-051	Natural England Deadline 10 Submission - Appendix A21 - Comments on Without Prejudice Compensation Mechanisms - Annex 1 – Prey Availability Compensation Mechanisms [REP6-046]
REP10-052	Natural England Deadline 10 Submission - Appendix C10 - Further Advice to the Watercourse Crossing of the Hundred River
REP10-053	Natural England Deadline 10 Submission - Appendix I1h - Risk and Issues Log
REP10-054	Royal Society for the Protection of Birds Deadline 10 Submission - Comments on any additional information/submissions received at Deadline 9
REP10-055	Substation Action Save East Suffolk (SASES) Deadline 10 Submission - Covering letter and notice of attendance at Issue Specific Hearing 16 and Issue Specific Hearing 17
REP10-056	Substation Action Save East Suffolk (SASES) Deadline 10 Submission - Responses to Applicants' comments on Substation Action Save East Suffolk (SASES) Deadline 8 Submissions
REP10-057	Substation Action Save East Suffolk (SASES) Deadline 10 Submission - Comments on Applicants' Topic Positions Statement
REP10-058	Substation Action Save East Suffolk (SASES) Deadline 10 Submission - Addendum to Substation Action Save East Suffolk (SASES) Deadline 9 Submission on Substation Design Principles Statement
REP10-059	Suffolk Energy Action Solutions (SEAS) Deadline 10 Submission
REP10-060	Chris Munden Deadline 10 Submission - Comments on any additional information/submissions received at Deadline 9
REP10-061	Louise Fincham Deadline 10 Submission - Comments on applicant's interactions with the local community
REP10-062	Louise Fincham Deadline 10 Submission - Comments on any supplementary information received by Deadline 9
REP10-063	Martin Cotter Deadline 10 Submission - Comments on any additional information/submissions received at Deadline 9
REP10-064	Mya Manakides Deadline 10 Submission - Comments on any additional information/submissions received at Deadline 9
REP10-065	Richard Reeves Deadline 10 Submission - Cover Email
REP10-066	Richard Reeves Deadline 10 Submission - Supporting Video 1

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REP10-067	Richard Reeves Deadline 10 Submission - Supporting Video 2
REP10-068	Richard Reeves Deadline 10 Submission - Supporting Video 3
REP10-069	Rosemary Kersey Deadline 10 Submission - Comments on any additional information/submissions received at Deadline 9
REP10-070	Rt Hon Dr Thérèse Coffey MP Deadline 10 Submission
REP10-071	Tessa Wojtczak Deadline 10 Submission - Response to Applicants' Comments at Deadline 9 on my Deadline 8 Written Representation
REP10-072	Tessa Wojtczak Deadline 10 Submission - Response to Applicants' Comments on Written Statement of Oral Case Compulsory Acquisition Hearing 3
REP10-073	Tessa Wojtczak Deadline 10 Submission - Response to the Applicants' Comments on Action Point from Compulsory Acquisition Hearing 3
REP10-074	William Halford and Jane Rossin Deadline 10 Submission
REP10-075	Susan Seabrook Deadline 10 Submission - Late Submission - Accepted at the discretion of the Examining Authority
<p>Deadline 11 – 07 June 2021</p> <ul style="list-style-type: none"> • Post hearing submissions including written submissions of oral case • Comments on ExA's commentary on and/or schedule of changes to the dDCO (if required) • Responses to ExAs Further Written Questions (ExQ3) • Comments on any additional information/submissions received at D10 • Responses to any further information requested by the ExAs for this deadline 	
REP11-001	East Anglia ONE North Limited Deadline 11 Submission - EA1N Deadline 11 Cover Letter
REP11-002	East Anglia ONE North Limited Deadline 11 Submission - 1.6 EA1N Guide to the Application - Version 12
REP11-003	East Anglia ONE North Limited Deadline 11 Submission - 2.2 EA1N Land Plans – Version 06
REP11-004	East Anglia ONE North Limited Deadline 11 Submission - 2.3.2 EA1N Works Plan – Version 07
REP11-005	East Anglia ONE North Limited Deadline 11 Submission - 4.1 EA1N Statement of Reasons (Tracked) - Version 06
REP11-006	East Anglia ONE North Limited Deadline 11 Submission - 4.1 EA1N Statement of Reasons (Clean) - Version 06

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REP11-007	East Anglia ONE North Limited Deadline 11 Submission - 4.2 EA1N Funding Statement (Tracked) - Version 04
REP11-008	East Anglia ONE North Limited Deadline 11 Submission - 4.2 EA1N Funding Statement(Clean) - Version 04
REP11-009	East Anglia ONE North Limited Deadline 11 Submission - 4.2.1 EA1N Funding Statement Annex 1 Signed Funding - Version 04
REP11-010	East Anglia ONE North Limited Deadline 11 Submission -4.2.2 EA1N Funding Statement Annex 2 Accounts for ScottishPower Renewables Limited 2019 - Version 04
REP11-011	East Anglia ONE North Limited Deadline 11 Submission - 4.2.3 EA1N Funding Statement Annex 3 Property Cost Estimate Statement from Dalcour Maclaren (Clean) - Version 04
REP11-012	East Anglia ONE North Limited Deadline 11 Submission - 4.2.3 EA1N Funding Statement Annex 3 Property Cost Estimate Statement from Dalcour Maclaren (Tracked) - Version 04
REP11-013	East Anglia ONE North Limited Deadline 11 Submission - 4.3 EA1N Book of Reference - Version 09
REP11-014	East Anglia ONE North Limited Deadline 11 Submission - 4.3.1 EA1N Book of Reference Schedule of Changes - Version 7
REP11-015	East Anglia ONE North Limited Deadline 11 Submission - 8.1 EA1N Outline Code of Construction Practice (Clean) - Version 07
REP11-016	East Anglia ONE North Limited Deadline 11 Submission - 8.1 EA1N Outline Code of Construction Practice (tracked) - Version 07
REP11-017	East Anglia ONE North Limited Deadline 11 Submission - 8.9 EA1N Outline Construction Traffic Management Plan (Clean) - Version 06
REP11-018	East Anglia ONE North Limited Deadline 11 Submission - 8.9 EA1N Outline Construction Traffic Management Plan (Tracked) - Version 06
REP11-019	East Anglia ONE North Limited Deadline 11 Submission - 8.10 EA1N Outline Access Management Plan (Tracked) - Version 06
REP11-020	East Anglia ONE North Limited Deadline 11 Submission - 8.10 EA1N Outline Access Management Plan (Clean) - Version 06
REP11-021	East Anglia ONE North Limited Deadline 11 Submission - 8.11 EA1N Outline Travel Plan (Tracked) - Version 06
REP11-022	East Anglia ONE North Limited Deadline 11 Submission - 8.11 EA1N Outline Travel Plan (Clean) - Version 06

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REP11-023	East Anglia ONE North Limited Deadline 11 Submission - ExA.AS-1.D11.V4 EA1N Outline Port Construction Traffic Management and Travel Plan (Tracked) - Version 04
REP11-024	East Anglia ONE North Limited Deadline 11 Submission - ExA.AS-1.D11.V4 EA1N Outline Port Construction Traffic Management and Travel Plan(Clean) - Version 04
REP11-025	East Anglia ONE North Limited Deadline 11 Submission - ExA.AS-2.D11.V5 EA1N&EA2 Displacement of red-throated divers in the Outer Thames Estuary (Tracked) - Version 05
REP11-026	East Anglia ONE North Limited Deadline 11 Submission - ExA.AS-2.D11.V5 EA1N&EA2 Displacement of red-throated divers in the Outer Thames Estuary (Clean) - Version 05
REP11-027	East Anglia ONE North Limited Deadline 11 Submission - ExA.AS-3.D11.V1 EA1N&EA2 D11 Offshore Ornithology Cumulative and In Combination Collision Risk and Displacement Update - Version 01
REP11-028	East Anglia ONE North Limited Deadline 11 Submission - ExA.AS-4.D11.V1 EA1N&EA2 Landscape and Visual Impact Assessment GIS Addendum - Version 01
REP11-029	East Anglia ONE North Limited Deadline 11 Submission - ExA.AS-4.D11.V1 01 EA1N&EA2 LVIA GIS Addendum Appendix 1 Viewpoint 1 Figure 29.13 GIS Update - Version 1
REP11-030	East Anglia ONE North Limited Deadline 11 Submission - ExA.AS-4.D11.V1 02 EA1N&EA2 LVIA GIS Addendum Appendix 2 Viewpoint 2 Figure 29.14 GIS Update - Version 1
REP11-031	East Anglia ONE North Limited Deadline 11 Submission - ExA.AS-4.D11.V1 03 EA1N&EA2 LVIA GIS Addendum Appendix 3 Viewpoint 3 Figure 29.15 GIS Update - Version 1
REP11-032	East Anglia ONE North Limited Deadline 11 Submission - ExA.AS-4.D11.V1 04 EA1N&EA2 LVIA GIS Addendum Appendix 4 Viewpoint 4 Figure 29.16 GIS Update - Version 1
REP11-033	East Anglia ONE North Limited Deadline 11 Submission - ExA.AS-4.D11.V1 05 EA1N&EA2 LVIA GIS Addendum Appendix 5 Viewpoint 5 Figure 29.17 GIS Update - Version 1
REP11-034	East Anglia ONE North Limited Deadline 11 Submission - ExA.AS-4.D11.V1 06 EA1N&EA2 LVIA GIS Addendum Appendix 6 Viewpoint 6 Figure 29.18 GIS Update - Version 1

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REP11-035	East Anglia ONE North Limited Deadline 11 Submission - ExA.AS-4.D11.V1 07 EA1N&EA2 LVIA GIS Addendum Appendix 7 Viewpoint 8 Figure 29.20 GIS Update - Version 1
REP11-036	East Anglia ONE North Limited Deadline 11 Submission - ExA.AS-4.D11.V1 08 EA1N&EA2 LVIA GIS Addendum Appendix 8 Viewpoint 9 Figure 29.21 GIS Update - Version 1
REP11-037	East Anglia ONE North Limited Deadline 11 Submission - ExA.AS-4.D11.V1 09 EA1N&EA2 LVIA GIS Addendum Appendix 9 Viewpoint 1 Figure 29.13 AIS Update - Version 1
REP11-038	East Anglia ONE North Limited Deadline 11 Submission - ExA.AS-4.D11.V1 10 EA1N&EA2 LVIA GIS Addendum Appendix 10 Viewpoint 2 Figure 29.14 AIS Update - Version 1
REP11-039	East Anglia ONE North Limited Deadline 11 Submission - ExA.AS-4.D11.V1 11 EA1N&EA2 LVIA GIS Addendum Appendix 11 Viewpoint 3 Figure 29.15 AIS Update - Version 1
REP11-040	East Anglia ONE North Limited Deadline 11 Submission - ExA.AS-4.D11.V1 12 EA1N&EA2 LVIA GIS Addendum Appendix 12 Viewpoint 4 Figure 29.16 AIS Update - Version 1
REP11-041	East Anglia ONE North Limited Deadline 11 Submission - ExA.AS-4.D11.V1 13 EA1N&EA2 LVIA GIS Addendum Appendix 13 Viewpoint 5 Figure 29.17 AIS Update - Version 1
REP11-042	East Anglia ONE North Limited Deadline 11 Submission - ExA.AS-4.D11.V1 14 EA1N&EA2 LVIA GIS Addendum Appendix 14 Viewpoint 6 Figure 29.18 AIS Update - Version 1
REP11-043	East Anglia ONE North Limited Deadline 11 Submission - ExA.AS-4.D11.V1 15 EA1N&EA2 LVIA GIS Addendum Appendix 15 Viewpoint 8 Figure 29.20 AIS Update - Version 1
REP11-044	East Anglia ONE North Limited Deadline 11 Submission - ExA.AS-4.D11.V1 16 EA1N&EA2 LVIA GIS Addendum Appendix 16 Viewpoint 9 Figure 29.21 AIS Update - Version 1
REP11-045	East Anglia ONE North Limited Deadline 11 Submission - ExA.AS-5.D11.V2 EA1N&EA2 Underwater Noise Modelling Update - Version 02
REP11-046	East Anglia ONE North Limited Deadline 11 Submission - ExA.AS-6.D11.V3 EA1N Substations Design Principles Statement (Tracked) - Version 03

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REP11-047	East Anglia ONE North Limited Deadline 11 Submission - ExA.AS-6.D11.V3 EA1N Substations Design Principles Statement (Clean) - Version 03 (replaced by AS-133 and AS-134 due to errors with original submission)
REP11-048	East Anglia ONE North Limited Deadline 11 Submission - ExA.AS-7.D11.V1 EA1N&EA2 Applicants' Comments on Marine Management Organisation's Deadline 10 Submissions - Version 01
REP11-049	East Anglia ONE North Limited Deadline 11 Submission - ExA.AS-8.D11.V1 EA1N&EA2 Applicants' Comments on Natural England's Deadline 10 Submissions - Version 01
REP11-050	East Anglia ONE North Limited Deadline 11 Submission - ExA.AS-9.D11.V1 EA1N&EA2 Applicants' Comments on East Suffolk Council's Deadline 10 Submissions - Version 1
REP11-051	East Anglia ONE North Limited Deadline 11 Submission - ExA.AS-10.D11.V1 EA1N&EA2 Applicants' Comments on Suffolk County Council's Deadline 10 Submissions - Version 1
REP11-052	East Anglia ONE North Limited Deadline 11 Submission - ExA.AS-11.D11.V1 EA1N&EA2 Applicants' Comments on Substation Action Save East Suffolk's Deadline 10 Submissions - Version 1
REP11-053	East Anglia ONE North Limited Deadline 11 Submission - ExA.AS-12.D11.V1 EA1N&EA2 Deadline 11 Project Update Note - Version 01
REP11-054	East Anglia ONE North Limited Deadline 11 Submission - ExA.AS-30.D11.V1 04 EA1N&EA2 Heritage Assessment GIS Addendum App 4 CHVP5 App 24.7 Fig 10 Update - Version 1
REP11-055	East Anglia ONE North Limited Deadline 11 Submission - ExA.AS-13.D11.V1 EA1N&EA2 Applicants' Comments on the Royal Society for the Protection of Birds' Deadline 10 Submissions - Version 1
REP11-056	East Anglia ONE North Limited Deadline 11 Submission - ExA.AS-14.D11.V1 EA1N&EA2 Applicants' Comments on Suffolk Energy Action Solutions' Deadline 10 Submissions - Version 1
REP11-057	East Anglia ONE North Limited Deadline 11 Submission - ExA.AS-15.D11.V1 EA1N&EA2 Applicants' Comment on Aldeburgh Golf Club's Deadline 10 Submission - Version 1
REP11-058	East Anglia ONE North Limited Deadline 11 Submission - ExA.AS-16.D11.V1 EA1N&EA2 Applicants' Comments on Friston Parochial Church Council's Deadline 10 Submission - Version 1

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REP11-059	East Anglia ONE North Limited Deadline 11 Submission - ExA.AS-17.D11.V1 EA1N&EA2 Applicants Comments on Tessa Wojtczak's Deadline 10 Submissions - Version 1
REP11-060	East Anglia ONE North Limited Deadline 11 Submission - ExA.AS-18.D11.V1 EA1N&EA2 Applicants' Comments on William Halford's and Jane Rossin's Deadline 10 Submissions - Version 1
REP11-061	East Anglia ONE North Limited Deadline 11 Submission - ExA.AS-19.D11.V1 EA1N&EA2 Applicants' Comments on Martin Cotter's Deadline 10 Submission - Version 1
REP11-062	East Anglia ONE North Limited Deadline 11 Submission - ExA.AS-20.D11.V1 EA1N&EA2 Applicants' Comments on Richard Reeves' Deadline 10 Submissions - Version 1
REP11-063	East Anglia ONE North Limited Deadline 11 Submission - ExA.AS-21.D11.V1 EA1N&EA2 Hundred River Ecology Survey Report - Version 01
REP11-064	East Anglia ONE North Limited Deadline 11 Submission - ExA.AS-22.D11.V1 EA1N&EA2 Applicants' Comment on Louise Fincham's Deadline 10 Submission - Version 1
REP11-065	East Anglia ONE North Limited Deadline 11 Submission - ExA.AS-23.D11.V1 EA1N&EA2 Applicants' Comments on Rosemary Kersey's Deadline 10 Submissions - Version 1
REP11-066	East Anglia ONE North Limited Deadline 11 Submission - ExA.AS-24.D11.V1 EA1N&EA2 Applicants' Comments on Susan Seabrook's Deadline 10 Submissions - Version 1
REP11-067	East Anglia ONE North Limited Deadline 11 Submission - ExA.AS-25.D11.V1 EA1N&EA2 Applicants' Comments on Chris Munden's Deadline 10 Submission - Version 1
REP11-068	East Anglia ONE North Limited Deadline 11 Submission - ExA.AS-26.D11.V1 EA1N&EA2 Applicants' Comments on Mulbarton Parish Council Deadline 10 Submissions - Version 1
REP11-069	East Anglia ONE North Limited Deadline 11 Submission - ExA.AS-27.D11.V4 EA1N HRA Derogation Case - Version 04
REP11-070	East Anglia ONE North Limited Deadline 11 Submission - ExA.AS-28.D11.V3 EA1N Offshore Ornithology Without Prejudice Compensation Measures (Tracked) - Version 03
REP11-071	East Anglia ONE North Limited Deadline 11 Submission - ExA.AS-28.D11.V3 EA1N Offshore Ornithology Without Prejudice Compensation Measures (Clean) - Version 03

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REP11-072	East Anglia ONE North Limited Deadline 11 Submission - ExA.WQ-3.D11.V1 11 EA1N&EA2 Applicants' Responses to ExQ3 Volume 11 3.17 Socio Economic Effects - Version 01
REP11-073	East Anglia ONE North Limited Deadline 11 Submission - ExA.AS-29.D11.V4 EA1N Outline Watercourse Crossing Method Statement (Tracked) - Version 04
REP11-074	East Anglia ONE North Limited Deadline 11 Submission - ExA.AS-29.D11.V4 EA1N Outline Watercourse Crossing Method Statement (Clean) - Version 04
REP11-075	East Anglia ONE North Limited Deadline 11 Submission - ExA.AS-30.D11.V1 EA1N&EA2 Heritage Assessment GIS Addendum - Version 01
REP11-076	East Anglia ONE North Limited Deadline 11 Submission - ExA.AS-30.D11.V1 01 EA1N&EA2 Heritage Assessment GIS Addendum App 1 CHVP2 App 24.7 Fig 7 Update - Version 1
REP11-077	East Anglia ONE North Limited Deadline 11 Submission - ExA.AS-30.D11.V1 02 EA1N&EA2 Heritage Assessment GIS Addendum App 2 CHVP3 App 24.7 Fig 8 Update - Version 1
REP11-078	East Anglia ONE North Limited Deadline 11 Submission - ExA.AS-30.D11.V1 03 EA1N&EA2 Heritage Assessment GIS Addendum App 3 CHVP4 App 24.7 Fig 9 Update - Version 1
REP11-079	East Anglia ONE North Limited Deadline 11 Submission - ExA.AS-30.D11.V1 05 EA1N&EA2 Heritage Assessment GIS Addendum App 5 CHVP7 App 24.7 Fig 12 Update - Version 1
REP11-080	East Anglia ONE North Limited Deadline 11 Submission - ExA.AS-30.D11.V1 06 EA1N&EA2 Heritage Assessment GIS Addendum App 6 CHVP8 App 24.7 Fig 13 Update - Version 1
REP11-081	East Anglia ONE North Limited Deadline 11 Submission - ExA.dDCO.D11.V1 EA1N&EA2 Applicants' Comments on the ExA's Commentary on the dDCO - Version 01
REP11-082	East Anglia ONE North Limited Deadline 11 Submission - ExA.HA.D11.V1 EA1N&EA2 Applicants' Responses to Hearing Action Points (Issue Specific Hearing 16, Issue Specific Hearing 17) - Version 01
REP11-083	East Anglia ONE North Limited Deadline 11 Submission - ExA.SN1.D11.V1 EA1N&EA2 Written Summary of Oral Case Issue Specific Hearing 16 - Version 01 (replaced by AS-135 and AS-136 due to errors with original submission)
REP11-084	East Anglia ONE North Limited Deadline 11 Submission - ExA.SN2.D11.V1 EA1N&EA2 Written Summary of Oral Case Issue Specific Hearing 17 - Version 1

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REP11-085	East Anglia ONE North Limited Deadline 11 Submission - ExA.WQ-3.D11.V1 01 EA1N&EA2 Applicants' Responses to ExQ3 Volume 1 Introduction - Version 01
REP11-086	East Anglia ONE North Limited Deadline 11 Submission - ExA.WQ-3.D11.V1 02 EA1N&EA2 Applicants' Responses to ExQ3 Volume 2 3.0 Overarching, general and cross-topic questions - Version 01
REP11-087	East Anglia ONE North Limited Deadline 11 Submission - ExA.WQ-3.D11.V1 03 EA1N&EA2 Applicants' Responses to ExQ3 Volume 3 3.1 Aviation - Version 01
REP11-088	East Anglia ONE North Limited Deadline 11 Submission - ExA.WQ-3.D11.V1 04 EA1N&EA2 Applicants' Responses to ExQ3 Volume 4 - 3.2 Biodiversity Ecology and Natural Environment - Version 01
REP11-089	East Anglia ONE North Limited Deadline 11 Submission - ExA.WQ-3.D11.V1 05 EA1N&EA2 Applicants' Responses to ExQ3 Volume 5 3.7 Flood Risk, Water Quality and Resources - Version 01
REP11-090	East Anglia ONE North Limited Deadline 11 Submission - ExA.WQ-3.D11.V1 06 EA1N&EA2 Applicants' Responses to ExQ3 Volume 6 3.8 Historic Environment - Version 01
REP11-091	East Anglia ONE North Limited Deadline 11 Submission - ExA.WQ-3.D11.V1 07 EA1N&EA2 Applicants' Responses to ExQ3 Volume 7 3.10 Landscape and Visual Impact - Version 01
REP11-092	East Anglia ONE North Limited Deadline 11 Submission - ExA.WQ-3.D11.V1 08 EA1N&EA2 Applicants' Responses to ExQ3 Volume 8 3.11 Marine and Coastal Physical Processes - Version 01
REP11-093	East Anglia ONE North Limited Deadline 11 Submission - ExA.WQ-3.D11.V1 09 EA1N&EA2 Applicants' Responses to ExQ3 Volume 9 3.14 Other Projects and Proposals - Version 01
REP11-094	East Anglia ONE North Limited Deadline 11 Submission - ExA.WQ-3.D11.V1 10 EA1N&EA2 Applicants' Responses to ExQ3 Volume 10 3.16 Seascape, Landscape and Visual Amenity - Version 01
REP11-095	East Anglia ONE North Limited Deadline 11 Submission - ExQ1.3.2 EA1N Schedule of Compulsory Acquisition and Temporary Possession Objections (Tracked) - Version 11
REP11-096	East Anglia ONE North Limited Deadline 11 Submission - ExQ1.3.2 EA1N Schedule of Compulsory Acquisition and Temporary Possession Objections (Clean) - Version 11

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REP11-097	East Anglia ONE North Limited Deadline 11 Submission - ExQ1.3.4 EA1N PA2008 s127 Statutory Undertakers' Land or Rights (Tracked) - Version 11
REP11-098	East Anglia ONE North Limited Deadline 11 Submission - ExQ1.3.4 EA1N PA2008 s127 Statutory Undertakers' Land or Rights (Clean) - Version 11
REP11-099	East Anglia ONE North Limited Deadline 11 Submission - ExQ.1.3.5 EA1N PA2008 s138 Statutory Undertakers Apparatus etc (Tracked) - Version 11
REP11-100	East Anglia ONE North Limited Deadline 11 Submission - ExQ.1.3.5 EA1N PA2008 s138 Statutory Undertakers Apparatus etc (Clean) - Version 11
REP11-101	East Suffolk Council Deadline 11 Submission - East Suffolk Council's Responses to the Examining Authorities' Third Round of Written Questions
REP11-102	East Suffolk Council Deadline 11 Submission - East Suffolk Council's Response to ExQ3 – Appendix A – East Suffolk Strategic Plan 2020-2024
REP11-103	East Suffolk Council Deadline 11 Submission - East Suffolk Council's Response to ExQ3 – Appendix B – East Suffolk Economic Growth Plan 2018-2023
REP11-104	East Suffolk Council Deadline 11 Submission - East Suffolk Council's Response to ExQ3 – Appendix C - ESC Suffolk Coastal Local Plan
REP11-105	East Suffolk Council Deadline 11 Submission - East Suffolk Council's Response to ExQ3 – Appendix D – Waveney Local Plan
REP11-106	East Suffolk Council Deadline 11 Submission - East Suffolk Council's Response to ExQ3 – Appendix E – Leiston Neighbourhood Plan
REP11-107	East Suffolk Council Deadline 11 Submission - East Suffolk Council's Response to ExQ3 – Appendices F and G
REP11-108	East Suffolk Council Deadline 11 Submission - East Suffolk Council's Summary of Oral Case - Issue Specific Hearing 16
REP11-109	East Suffolk Council Deadline 11 Submission - East Suffolk Council's Summary of Oral Case - Issue Specific Hearing 17
REP11-110	East Suffolk Council Deadline 11 Submission - East Suffolk Council's Response to Additional Information Submitted by the Applicants at Deadline 10
REP11-111	East Suffolk Council Deadline 11 Submission - East Suffolk Council's Response to the Examining Authorities' Commentaries on the draft Development Consent Orders
REP11-112	Environment Agency Deadline 11 Submission - Post hearing submissions including written submissions of oral case

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REP11-113	Historic England Deadline 11 Submission - Response to question ExQ3.8.4 in the Examining Authorities' written questions (ExQs3)
REP11-114	Marine Management Organisation (MMO) Deadline 11 Submission - Marine Management Organisation (MMO) Written Response
REP11-115	Marine Management Organisation (MMO) Deadline 11 Submission - Additional Document 1: East Inshore and East Offshore Marine Plan
REP11-116	Marine Management Organisation (MMO) Deadline 11 Submission - Additional Document 2: Southern North Sea SNS Regulators Working Group Terms of Reference Agreed
REP11-117	National Grid Electricity Transmission Plc Deadline 11 Submission - National Grid Electricity Transmission PLC (NGET) Responses to any further information requested by the ExA for this deadline
REP11-118	National Grid Electricity Transmission Plc Deadline 11 Submission - National Grid Electricity Transmission PLC (NGET) response to ExA's Issue Specific Hearing 16 Action Points
REP11-119	National Grid Ventures Deadline 11 Submission - Responses to ExAs Further Written Questions (ExQ3)
REP11-120	Natural England Deadline 11 Submission
REP11-121	Natural England Deadline 11 Submission - Appendix A22 to the Natural England Deadline 11 Submission - Natural England's Representation to East Anglia ONE (EA1) Non-Material Change to DCO Application
REP11-122	Natural England Deadline 11 Submission - Appendix A23 to the Natural England Deadline 11 Submission - Natural England's Response to London Array Offshore Wind Farm
REP11-123	Natural England Deadline 11 Submission - Appendix K9 to the Natural England Deadline 11 Submission - Natural England's Response to ExA Questions (ExQ3)
REP11-124	Natural England Deadline 11 Submission - Appendix K10 to the Natural England Deadline 11 Submission - Natural England's Response to Commentaries on the Draft Development Consent Order
REP11-125	Nuclear Decommissioning Authority and Magnox Ltd Deadline 11 Submission - Responses to ExAs Further Written Questions (ExQ3)
REP11-126	Royal Society for the Protection of Birds (RSPB) Deadline 11 Submission - Written Representations for the Royal Society for the Protection of Birds
REP11-127	Royal Society for the Protection of Birds (RSPB) Deadline 11 Submission - The Royal Society for the Protection of Birds RSPB's responses to the Examining Authority's Third Round of Written Questions (ExQ3)

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REP11-128	Suffolk County Council Deadline 11 Submission - Cover Letter
REP11-129	Suffolk County Council Deadline 11 Submission - Suffolk Green Access Strategy - Rights of Way Improvement Plan (ROWIP) 2020 - 2030
REP11-130	Suffolk County Council Deadline 11 Submission - Comments of Suffolk County Council as Lead Local Flood Authority
REP11-131	Suffolk County Council Deadline 11 Submission - Comments of Suffolk County Council as Archaeology Authority
REP11-132	Suffolk County Council Deadline 11 Submission - Comments of Suffolk County Council as Local Highways Authority
REP11-133	Alan Bullard Deadline 11 Submission - Post hearing submissions including written submissions of oral case
REP11-134	Alan Thomas Deadline 11 Submission - Post hearing submissions including written submissions of oral case
REP11-135	Aldringham-cum-Thorpe Parish Council Deadline 11 Submission - Responses to any further information requested by the ExAs for this deadline
REP11-136	Andrew Bell Deadline 11 Submission - Comments on any additional information/submissions received at Deadline 10
REP11-137	Beverly Strowger Deadline 11 Submission - Comments on any additional information/submissions received at Deadline 10
REP11-138	Carol Bizzell Deadline 11 Submission - Comments on any additional information/submissions received at Deadline 10
REP11-139	Chris Munden Deadline 11 Submission - Comments on any additional information/submissions received at Deadline 10
REP11-140	Christine Gray Deadline 11 Submission - Comments on any additional information/submissions received at Deadline 10
REP11-141	Elizabeth Thomas Deadline 11 Submission - Post hearing submissions including written submissions of oral case
REP11-142	Dr. Alexander Gimson on behalf of Elspeth Gimson Deadline 11 Submission - Post hearing submissions including written submissions of oral case
REP11-143	Fiona Cramb Deadline 11 Submission - Responses to ExAs Further Written Questions (ExQ3)
REP11-144	Friston Parochial Church Council Deadline 11 Submission - Post hearing submissions including written submissions of oral case

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REP11-145	Henrietta Palmer Deadline 11 Submission - Comments on any additional information/submissions received at Deadline 10
REP11-146	Ian Wiles Deadline 11 Submission - Comments on any additional information/submissions received at Deadline 10
REP11-147	Janet Binney Deadline 11 Submission - Comments on any additional information/submissions received at Deadline 10
REP11-148	Jill and Peter Donker Curtius Deadline 11 Submission - Comments on any additional information/submissions received at Deadline 10
REP11-149	Jocelyn Bond Deadline 11 Submission - Comments on any additional information/submissions received at Deadline 10
REP11-150	Luigi Beltrandi Deadline 11 Submission - Comments on any additional information/submissions received at Deadline 10
REP11-151	Margaret Fife Deadline 11 Submission - Comments on any additional information/submissions received at Deadline 10
REP11-152	Martin Cotter Deadline 11 Submission - Comments on any additional information/submissions received at Deadline 10
REP11-153	Martin Cotter Deadline 11 Submission - Further Comments on any additional information/submissions received at Deadline 10
REP11-154	Nicholas Thorp and Jonathan Burch Deadline 11 Submission - Comments on any additional information/submissions received at Deadline 10
REP11-155	Nicola Fulford Deadline 11 Submission - Comments on any additional information/submissions received at Deadline 10
REP11-156	Nicola Fulford Deadline 11 Submission - Further Comments on any additional information/submissions received at Deadline 10
REP11-157	Patricia Dorcey Deadline 11 Submission - Comments on any additional information/submissions received at Deadline 10
REP11-158	Patricia Dorcey Deadline 11 Submission - Further Comments on any additional information/submissions received at Deadline 10
REP11-159	Richard Reeves Deadline 11 Submission - Comments on any additional information/submissions received at Deadline 10
REP11-160	Richard Reeves Deadline 11 Submission - Supporting Video 1
REP11-161	Richard Reeves Deadline 11 Submission - Supporting Video 2

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REP11-162	Richard Reeves Deadline 11 Submission - Supporting Video 3
REP11-163	Richard Reeves Deadline 11 Submission - Supporting Video 4
REP11-164	Robert Farquharson Deadline 11 Submission - Comments on any additional information/submissions received at Deadline 10
REP11-165	Rt Hon Dr Thérèse Coffey MP Deadline 11 Submission - Post hearing submissions including written submissions of oral case
REP11-166	Sarah Gammon Deadline 11 Submission - Post hearing submissions including written submissions of oral case
REP11-167	Save Our Sandlings Deadline 11 Submission - Comments on any additional information/submissions received at Deadline 10
REP11-168	Sheridan Steen Deadline 11 Submission - Comments on any additional information/submissions received at Deadline 10
REP11-169	Substation Action Save East Suffolk (SASES) Deadline 11 Submission - Covering letter
REP11-170	Substation Action Save East Suffolk (SASES) Deadline 11 Submission - Post Issue Specific Hearing 16 submission - Design Matters and Flood Risk and Drainage Report
REP11-171	Substation Action Save East Suffolk (SASES) Deadline 11 Submission - Post Issue Specific Hearing 16 submission - Design Matters and Flood Risk and Drainage (including Appendix 1)
REP11-172	Substation Action Save East Suffolk (SASES) Deadline 11 Submission - Responses to ExQs3
REP11-173	Substation Action Save East Suffolk (SASES) Deadline 11 Submission - Responses to Applicants' D10 Comments on SASES' D9 Submissions
REP11-174	Substation Action Save East Suffolk (SASES) Deadline 11 Submission - Responses to Applicants' D10 submissions concerning Ground Investigation Works and Quality Of Stakeholder Engagement
REP11-175	Substation Action Save East Suffolk (SASES) Deadline 11 Submission - Post Issue Specific Hearing 17 submission - Draft DCOs
REP11-176	Substation Action Save East Suffolk (SASES) Deadline 11 Submission - Responses to any further information requested by the ExA for this deadline

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REP11-177	Substation Action Save East Suffolk (SASES) Deadline 11 Submission - Comments on the drawings in the design and layout of the substation's submission in response to Rule 17QE Issued on 13 May 2021
REP11-178	Sue Thompson Deadline 11 Submission - Comments on any additional information/submissions received at Deadline 10
REP11-179	Suffolk Energy Action Solutions (SEAS) Deadline 11 Submission - SEAS Response to the Examining Authorities' written questions and requests for information (ExQs3) 20 May 2021
REP11-180	Suffolk Energy Action Solutions (SEAS) Deadline 11 Submission - SEAS Habitats and Biodiversity
REP11-181	Suffolk Energy Action Solutions (SEAS) Deadline 11 Submission - SEAS submission BEIS Review of Consents for Major Infrastructure Projects and Special Protection Areas Deadline 11 – 7 June 2021 by SEAS (Suffolk Energy Action Solutions)
REP11-182	Suffolk Energy Action Solutions (SEAS) Deadline 11 Submission - SEAS responses to the applicants comments (REP9-014) on SEAS Deadline 8 Submission (REP8-235) The Changing Policy Environment
REP11-183	Suffolk Energy Action Solutions (SEAS) Deadline 11 Submission - SEAS submission of new evidence from National Grid that Friston is destined to become an 'Energy Hub' should EA1N and EA2 be approved
REP11-184	Suffolk Energy Action Solutions (SEAS) Deadline 11 Submission - Videos to support SEAS Habitat and Biodiversity written submission
REP11-185	Suffolk Energy Action Solutions (SEAS) Deadline 11 Submission - Appendix 3 Driving down Grove Road South at 10mph (audible nightingale) 5 June 2021
REP11-186	Suffolk Energy Action Solutions (SEAS) Deadline 11 Submission - Appendix 4 Driving down Grove Road North at 10mph (audible nightingale) 5 June 2021
REP11-187	Suffolk Energy Action Solutions (SEAS) Deadline 11 Submission - Appendix 5 Ground footage of Sloe Lane, Coldfair Green Knodishall showing sprayed stripe of cable corridor
REP11-188	Tessa Wojtczak Deadline 11 Submission - Comments on any additional information/submissions received at Deadline 10
REP11-189	Wardens Trust Deadline 11 Submission - Comments on any additional information/submissions received at Deadline 10
REP11-190	William Halford Deadline 11 Submission - Comments regarding ExQs 3 - Question 3.14.5
REP11-191	William Halford and Jane Rossin Deadline 11 Submission - Cover Email and supporting photos

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REP11-192	William Halford and Jane Rossin Deadline 11 Submission - Accompanied Site Inspection 2 Aldringham Item Nos 4 and 5 Map showing main features
REP11-193	William Halford and Jane Rossin Deadline 11 Submission - Map 6 Environment Agency Flood Map Aldringham
REP11-194	William Halford and Jane Rossin Deadline 11 Submission -Post hearing submission on Issue Specific Hearing 16 (ISH16) Session 2
REP11-195	The Suffolk Coast Destination Management Organisation Ltd Deadline 11 Submission - Late Submission - Accepted at the discretion of the Examining Authority
<p>Deadline 12 – 28 June 2021</p> <p>Deadline for receipt by ExA of:</p> <ul style="list-style-type: none"> • Comments on responses to ExQ3 • Comments on the amendments to the previously issued RIES (if required) • Applicant’s Final Tracking Lists prepared under Procedural Decisions 12, 13, and 14 (Rule 8 (3) dated 08.12.2021 - Annex B) • Applicants Final preferred dDCO to be submitted in the SI template with the SI template validation report (under Procedural Decision 19 (Rule 8 (3) dated 08.12.2021 - Annex B) - including track change version • Applicants Final updated version of the Book of Reference (under Procedural Decision 19 (Rule 8 (3) dated 08.12.2021 - Annex B) - including track change version • Applicants Final Compulsory Acquisition schedule (identifying any unresolved objections) • Applicants Final Statements of Common Ground (SoCG) and Commonality requested by the ExA under Procedural Decision 15 (Rule 8 (3) dated 08.12.2021 - Annex B) also listing matters not agreed (in circumstances where a SoCG could not be finalised). • Comments on any additional information/submissions received at D11 • Responses to any further information requested by the ExAs for this deadline 	
REP12-001	East Anglia ONE North Limited Deadline 12 Submission - EA1N Deadline 12 Cover Letter
REP12-002	East Anglia ONE North Limited Deadline 12 Submission - 1.6 EA1N Guide to the Application (Version 13)
REP12-003	East Anglia ONE North Limited Deadline 12 Submission - 2.1.1 EA1N Location Plan (Onshore) (Rev 4)
REP12-004	East Anglia ONE North Limited Deadline 12 Submission - 2.4 EA1N Access to Works Plan (Rev 2)
REP12-005	East Anglia ONE North Limited Deadline 12 Submission - 2.5 EA1N Temporary Stopping up of Public Right of Way Plan (Rev 4)

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REP12-006	East Anglia ONE North Limited Deadline 12 Submission - 2.6 EA1N Permanent Stopping Up of Public Rights of Way Plan (Rev 4)
REP12-007	East Anglia ONE North Limited Deadline 12 Submission - 2.7.1 EA1N Statutory or Non-Statutory Historic or Scheduled Monument Sites or Features Plan (Offshore) (Rev 2)
REP12-008	East Anglia ONE North Limited Deadline 12 Submission - 2.7.2 EA1N Statutory or Non-Statutory Historic or Scheduled Monument Site or Features Plan (Onshore) (Rev 2)
REP12-009	East Anglia ONE North Limited Deadline 12 Submission - 2.8.1 EA1N Plan of Statutory or Non-Statutory Sites or Features of Nature Conservation (Offshore) (Rev 2)
REP12-010	East Anglia ONE North Limited Deadline 12 Submission - 2.8.2 EA2 Plan of Statutory or Non-Statutory Sites or Features of Nature Conservation (Onshore) (Rev 2)
REP12-011	East Anglia ONE North Limited Deadline 12 Submission - 2.9 EA1N Plan Showing any Crown Land (Offshore) (Rev 2)
REP12-012	East Anglia ONE North Limited Deadline 12 Submission - 2.10 EA1N Important Hedgerows and Tree Preservation Order Plan (Rev 4)
REP12-013	East Anglia ONE North Limited Deadline 12 Submission - 3.1 EA1N Draft Development Consent Order (Clean) (Version 8)
REP12-014	East Anglia ONE North Limited Deadline 12 Submission - 3.1 EA1N Draft Development Consent Order (Tracked) (Version 8)
REP12-015	East Anglia ONE North Limited Deadline 12 Submission - 3.1.1 EA1N Schedule of Changes to the draft Development Consent Order (Version 07)
REP12-016	East Anglia ONE North Limited Deadline 12 Submission - 3.1.2 EA1N Statutory Instrument Validation (Version 3)
REP12-017	East Anglia ONE North Limited Deadline 12 Submission - 3.2 EA1N Explanatory Memorandum (Clean) (Version 4)
REP12-018	East Anglia ONE North Limited Deadline 12 Submission - 3.2 EA1N Explanatory Memorandum (Tracked) (Version 4)
REP12-019	East Anglia ONE North Limited Deadline 12 Submission - 4.3 EA1N Book of Reference (Version 10)
REP12-020	East Anglia ONE North Limited Deadline 12 Submission - 4.3.1 EA1N Book of Reference Schedule of Changes (Version 8)

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REP12-021	East Anglia ONE North Limited Deadline 12 Submission - 8.1 EA1N Outline Code of Construction Practice (Clean) (Version 08)
REP12-022	East Anglia ONE North Limited Deadline 12 Submission - 8.1 EA1N Outline Code of Construction Practice (Tracked) (Version 08)
REP12-023	East Anglia ONE North Limited Deadline 12 Submission - 8.10 EA1N Outline Access Management Plan (Clean) (Version 07)
REP12-024	East Anglia ONE North Limited Deadline 12 Submission - 8.10 EA1N Outline Access Management Plan (Tracked) (Version 07)
REP12-025	East Anglia ONE North Limited Deadline 12 Submission - EA1N Outline Landfall Construction Method Statement (Clean) (Version 04)
REP12-026	East Anglia ONE North Limited Deadline 12 Submission - EA1N Outline Landfall Construction Method Statement (Tracked) (Version 04)
REP12-027	East Anglia ONE North Limited Deadline 12 Submission - EA1N Outline SPA Crossing Method Statement (Clean) (Version 03)
REP12-028	East Anglia ONE North Limited Deadline 12 Submission - EA1N Outline SPA Crossing Method Statement (Tracked) (Version 03)
REP12-029	East Anglia ONE North Limited Deadline 12 Submission - ExAAS2D12V3 EA1N Outline SPA Crossing Method Statement - Confidential Figures
REP12-030	East Anglia ONE North Limited Deadline 12 Submission - EA1N&EA2 Applicants' Comments on Natural England's Deadline 11 Submissions
REP12-031	East Anglia ONE North Limited Deadline 12 Submission - EA1N&EA2 Applicants' Comments on Royal Society of the Protection of Birds' Deadline 11 Submissions
REP12-032	East Anglia ONE North Limited Deadline 12 Submission - EA1N&EA2 Applicants' Comments on East Suffolk Council's Deadline 11 Submissions
REP12-033	East Anglia ONE North Limited Deadline 12 Submission - EA1N&EA2 Applicants' Comments on Suffolk County Council's Deadline 11 Submissions
REP12-034	East Anglia ONE North Limited Deadline 12 Submission - EA1N&EA2 Applicants' Comments on Substation Action Save East Suffolk's Deadline 11 Submissions
REP12-035	East Anglia ONE North Limited Deadline 12 Submission - EA1N&EA2 Applicants' Comments on Historic England's Deadline 11 Submission
REP12-036	East Anglia ONE North Limited Deadline 12 Submission - EA1N&EA2 Applicants' Comments on Suffolk Coast Destination Management Organisation Limited's Deadline 11 Submissions

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REP12-037	East Anglia ONE North Limited Deadline 12 Submission - EA1N&EA2 Applicants' Comments on Environment Agency's Deadline 11 Submission
REP12-038	East Anglia ONE North Limited Deadline 12 Submission - Late Submission - EA1N&EA2 Applicants' Comments on National Grid Venture's Deadline 11 Submissions - Accepted at the discretion of the Examining Authority
REP12-039	East Anglia ONE North Limited Deadline 12 Submission - EA1N&EA2 Applicants' Comments on Nuclear Decommissioning Authority and Magnox Limited's Deadline 11 Submission
REP12-040	East Anglia ONE North Limited Deadline 12 Submission - EA1N&EA2 Applicants' Comments on National Grid Electricity Transmission's Deadline 11 Submissions
REP12-041	East Anglia ONE North Limited Deadline 12 Submission - EA1N&EA2 Applicants' Comments on Fiona Cramb's Deadline 11 Submission
REP12-042	East Anglia ONE North Limited Deadline 12 Submission - EA1N&EA2 Applicants' Comments on Elspeth Gimson's Deadline 11 Submission
REP12-043	East Anglia ONE North Limited Deadline 12 Submission - EA1N&EA2 Applicants' Comments on Elizabeth Thomas' Deadline 11 Submission
REP12-044	East Anglia ONE North Limited Deadline 12 Submission - EA1N&EA2 Applicants' Comments on Aldringham-cum-Thorpe Parish Council's Deadline 11 Submission
REP12-045	East Anglia ONE North Limited Deadline 12 Submission - EA1N&EA2 Applicants' Comments on Friston Parochial Church Council's Deadline 11 Submission
REP12-046	East Anglia ONE North Limited Deadline 12 Submission - EA1N&EA2 Applicants' Comments on Save Our Sandlings' Deadline 11 Submission
REP12-047	East Anglia ONE North Limited Deadline 12 Submission - EA1N&EA2 Applicants Comments on Suffolk Energy Action Solutions' (SEAS) Deadline 11 Submissions
REP12-048	East Anglia ONE North Limited Deadline 12 Submission - EA1N&EA2 Applicants' Comments on Tessa Wojtczak's Deadline 11 Submission
REP12-049	East Anglia ONE North Limited Deadline 12 Submission - EA1N&EA2 Applicants Comments on Wardens Trust Deadline 11 Submissions
REP12-050	East Anglia ONE North Limited Deadline 12 Submission - EA1N&EA2 Applicants Comments on William Halford's Deadline 11 Submissions
REP12-051	East Anglia ONE North Limited Deadline 12 Submission - EA1N&EA2 Applicants' Comments on Richard Reeves' Deadline 11 Submissions

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REP12-052	East Anglia ONE North Limited Deadline 12 Submission - EA1N&EA2 Applicants' Comments on Jocelyn Bond's Deadline 11 Submissions
REP12-053	East Anglia ONE North Limited Deadline 12 Submission - EA1N&EA2 Applicants' Comments on Interested Parties' Deadline 11 Submissions
REP12-054	East Anglia ONE North Limited Deadline 12 Submission - EA1N&EA2 Applicants' Comments on Martin Cotter's Deadline 11 Submissions
REP12-055	East Anglia ONE North Limited Deadline 12 Submission - EA1N&EA2 Applicants' Comments on Chris Munden's Deadline 11 Submissions
REP12-056	East Anglia ONE North Limited Deadline 12 Submission - EA1N&EA2 Applicants' Responses to Rule 17 Questions of 18 June 2021
REP12-057	East Anglia ONE North Limited Deadline 12 Submission - EA1N Outline Operational Drainage Management Plan (Clean) (Version 06)
REP12-058	East Anglia ONE North Limited Deadline 12 Submission - EA1N Outline Operational Drainage Management Plan (Tracked) (Version 06)
REP12-059	East Anglia ONE North Limited Deadline 12 Submission - EA1N Habitats Regulations Assessment Derogation Case (Version 5)
REP12-060	East Anglia ONE North Limited Deadline 12 Submission - EA1N Offshore Ornithology Without Prejudice Compensation Measures (Clean) (Version 4)
REP12-061	East Anglia ONE North Limited Deadline 12 Submission - EA1N Offshore Ornithology Without Prejudice Compensation Measures (Tracked) (Version 4)
REP12-062	East Anglia ONE North Limited Deadline 12 Submission - EA1N Outline Port Construction Traffic Management and Travel Plan (Clean) (Version 05)
REP12-063	East Anglia ONE North Limited Deadline 12 Submission - EA1N Outline Port Construction Traffic Management and Travel Plan (Tracked) (Version 05)
REP12-064	East Anglia ONE North Limited Deadline 12 Submission - EA1N&EA2 Certified Documents (Schedule 17) Audit
REP12-065	East Anglia ONE North Limited Deadline 12 Submission - EA1N&EA2 Applicants' Comments on Rt Hon Dr Thérèse Coffey's Deadline 10 and 11 Submissions
REP12-066	East Anglia ONE North Limited Deadline 12 Submission - EA1N&EA2 D12 Offshore Ornithology Cumulative and In-Combination Collision Risk and Displacement Update
REP12-067	East Anglia ONE North Limited Deadline 12 Submission - EA1N&EA2 Applicants' Comments on Marine Management Organisation's Deadline 11 Submissions

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REP12-068	East Anglia ONE North Limited Deadline 12 Submission - EA1N Applicants' Comments on the Updated Report on Implications for European Sites (Version 1)
REP12-069	East Anglia ONE North Limited Deadline 12 Submission - EA1N&EA2 Statement of Commonality (Version 07)
REP12-070	East Anglia ONE North Limited Deadline 12 Submission - EA1N&EA2 Statement of Common Ground with East Suffolk Council and Suffolk County Council (Version 05)
REP12-071	East Anglia ONE North Limited Deadline 12 Submission - EA1N&EA2 Statement of Common Ground with the Environment Agency (Version 04)
REP12-072	East Anglia ONE North Limited Deadline 12 Submission - EA1N&EA2 Statement of Common Ground with NATS (En Route) plc (Version 005)
REP12-073	East Anglia ONE North Limited Deadline 12 Submission - EA1N&EA2 Statement of Common Ground with Marine Management Organisation (Version 06)
REP12-074	East Anglia ONE North Limited Deadline 12 Submission - EA1N&EA2 Procedural Decision 12 Tracking List (Version 03)
REP12-075	East Anglia ONE North Limited Deadline 12 Submission - EA1N&EA2 Changes to Application Documents and Plans Tracking List (Version 03)
REP12-076	East Anglia ONE North Limited Deadline 12 Submission - EA1N&EA2 Changes to Mitigation Measures Tracking List (Version 03)
REP12-077	East Anglia ONE North Limited Deadline 12 Submission - ExQ1.3.2 EA1N Schedule of Compulsory Acquisition and Temporary Possession Objections (Tracked) (Version 12)
REP12-078	East Anglia ONE North Limited Deadline 12 Submission - ExQ1.3.2 EA1N Schedule of Compulsory Acquisition and Temporary Possession Objections (Clean) (Version 12)
REP12-079	East Anglia ONE North Limited Deadline 12 Submission - ExQ1.3.4 EA1N PA2008 s127 Statutory Undertakers Land or Rights (Clean) (Version 12)
REP12-080	East Anglia ONE North Limited Deadline 12 Submission - ExQ1.3.4 EA1N PA2008 s127 Statutory Undertakers Land or Rights (Tracked) (Version 12)
REP12-081	East Anglia ONE North Limited Deadline 12 Submission - ExQ1.3.5 EA1N Statutory Undertakers Apparatus etc (Clean) (Version 12)
REP12-082	East Anglia ONE North Limited Deadline 12 Submission - ExQ1.3.5 EA1N Statutory Undertakers Apparatus etc (Tracked) (Version 12)
REP12-083	East Suffolk Council Deadline 12 Submission - Response to any further information requested by the ExAs for this deadline

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REP12-084	East Suffolk Council Deadline 12 Submission - Comments on submissions received at Deadline 11
REP12-085	Environment Agency Deadline 12 Submission - Response to any further information requested by the ExAs for this deadline
REP12-086	Historic England Deadline 12 Submission - Response to any further information requested by the ExAs for this deadline
REP12-087	Marine Management Organisation Deadline 12 Submission
REP12-088	Natural England Deadline 12 Submission - Cover Letter
REP12-089	Natural England Deadline 12 Submission - Appendix A15d - Comments on Habitats Regulation Assessment Derogation [REP11-069] and Offshore Ornithology Compensation Measures [REP11-070]
REP12-090	Natural England Deadline 12 Submission - Appendix A16c - Comments on Cumulative and In-Combination Collision Risk [REP11-027]
REP12-091	Natural England Deadline 12 Submission - Appendix C11 - Comments to Hundred River Ecology Survey Report [REP11-063]
REP12-092	Natural England Deadline 12 Submission - Appendix I1i - Risk and Issues Log
REP12-093	Natural England Deadline 12 Submission - Appendix K8b - Comments on the Updated RIES [PD-051]
REP12-094	Natural England Deadline 12 Submission - Appendix K11 - Response to Rule 17 Letter [PD-052]
REP12-095	Royal Society for the Protection of Birds Deadline 12 Submission - Comments on submissions received at Deadline 11
REP12-096	Royal Society for the Protection of Birds Deadline 12 Submission - Response to any further information requested by the ExAs for this deadline
REP12-097	Suffolk County Council Deadline 12 Submission - Cover Letter
REP12-098	Suffolk County Council Deadline 12 Submission - Floods Comments
REP12-099	Suffolk County Council Deadline 12 Submission - Highways Comments
REP12-100	The Wildlife Trusts Deadline 12 Submission - Response to any further information requested by the ExAs for this deadline
REP12-101	Alan Simpson Deadline 12 Submission
REP12-102	Anglian Energy Planning Alliance Deadline 12 Submission

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REP12-103	David Steen Deadline 12 Submission
REP12-104	Ian and Mary Shipman Deadline 12 Submission - Flooding in Friston
REP12-105	Ian and Mary Shipman Deadline 12 Submission - Video of Flooding which occurred in Friston on 18 June 2021
REP12-106	Martin Cotter Deadline 12 Submission - Comments on submissions received at Deadline 11
REP12-107	Martin Cotter Deadline 12 Submission - Comments on responses to ExQ3
REP12-108	Martin Cotter Deadline 12 Submission - Blocked Track
REP12-109	Mulbarton Parish Council Deadline 12 Submission
REP12-110	Rosemary Kersey Deadline 12 Submission
REP12-111	Sheridan Steen Deadline 12 Submission - Cover Email to Flooding in Friston Videos
REP12-112	Sheridan Steen Deadline 12 Submission - Video of Damage corner of Grove Road and Saxmundham Road
REP12-113	Sheridan Steen Deadline 12 Submission - Video of Flooding
REP12-114	Sheridan Steen Deadline 12 Submission - Video of Flooding on Church Path
REP12-115	Sheridan Steen Deadline 12 Submission - Video of Flooding on Grove Road and Saxmundham Road
REP12-116	Substation Action Save East Suffolk (SASES) Deadline 12 Submission - Responses to Rule 17 Questions 18 June 2021
REP12-117	Substation Action Save East Suffolk (SASES) Deadline 12 Submission - Comments on the Applicants' Hundred River Ecology Survey Report
REP12-118	Substation Action Save East Suffolk (SASES) Deadline 12 Submission - Submission relating to Flood Risk and the Applicants' Deadline 11 and Post Deadline 11 Submissions
REP12-119	Substation Action Save East Suffolk (SASES) Deadline 12 Submission - Comments on National Grid Electricity Transmission's responses to Issue Specific Hearing 16 Action Points
REP12-120	Substation Action Save East Suffolk (SASES) Deadline 12 Submission - Submission relating to Cumulative Impact – Comments on Responses to ExQ3
REP12-121	Substation Action Save East Suffolk (SASES) Deadline 12 Submission - Comments on the Applicants' Responses to ExQ3

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REP12-122	Substation Action Save East Suffolk (SASES) Deadline 12 Submission - Responses to Applicants' Deadline 11 submissions concerning Issue Specific Hearing 16, Issue Specific Hearing 17, Substations Design and Landscape and Heritage GIS Addenda
REP12-123	Substation Action Save East Suffolk (SASES) Deadline 12 Submission - Comments on Applicants' and National Grid Electricity Transmission's Responses to dDCOs Commentaries – Operational Land
REP12-124	Substation Action Save East Suffolk (SASES) Deadline 12 Submission - Submission in relation to Costs
REP12-125	Substation Action Save East Suffolk (SASES) Deadline 12 Submission - Comments on the National Grid Ventures Responses to ExQ3
REP12-126	Substation Action Save East Suffolk (SASES) Deadline 12 Submission - Cover Letter
REP12-127	Substation Action Save East Suffolk (SASES) Deadline 12 Submission - SASES Pathfinder Update
REP12-128	Suffolk Energy Action Solutions (SEAS) Deadline 12 Submission - Biodiversity
REP12-129	Susan Seabrook Deadline 12 Submission - Archaeology Works and Acoustic Fencing
REP12-130	Tessa Wojtczak Deadline 12 Submission - Comments on submissions received at Deadline 11
REP12-131	TJ Haworth-Culf Deadline 12 Submission
REP12-132	Tony Munden Deadline 12 Submission - Friston Substation Investigation Site
REP12-133	Deborah Provis Deadline 12 Submission - Late Submission - Accepted at the discretion of the Examining Authority
Deadline 13 – 05 July 2021	
<ul style="list-style-type: none"> • Comments on Applicant's Final preferred dDCO • Comments on any additional information/submissions received by D12 • Responses to any further information requested by the ExAs for this deadline 	
REP13-001	East Anglia ONE North Limited Deadline 13 Submission - EA1N Deadline 13 Cover Letter
REP13-002	East Anglia ONE North Limited Deadline 13 Submission - 1.6 EA1N Guide to the Application (Version 14)
REP13-003	East Anglia ONE North Limited Deadline 13 Submission - 5.4 EA1N Consents and Licences Required Under Other Legislation (Clean) (Version 3)
REP13-004	East Anglia ONE North Limited Deadline 13 Submission - 5.4 EA1N Consents and Licences Required Under Other Legislation (Tracked) (Version 3)

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REP13-005	East Anglia ONE North Limited Deadline 13 Submission - 8.1 EA1N Outline Code of Construction Practice (Clean) (Version 09)
REP13-006	East Anglia ONE North Limited Deadline 13 Submission - 8.1 EA1N Outline Code of Construction Practice (Tracked) (Version 09)
REP13-007	East Anglia ONE North Limited Deadline 13 Submission - 8.7 EA1N Outline Landscape and Ecological Management Strategy (Clean) (Version 07)
REP13-008	East Anglia ONE North Limited Deadline 13 Submission - 8.7 EA1N Outline Landscape and Ecological Management Strategy (Tracked) (Version 07)
REP13-009	East Anglia ONE North Limited Deadline 13 Submission - EA1N Applicant's Final Position Statement
REP13-010	East Anglia ONE North Limited Deadline 13 Submission - EA1N&EA2 Applicants' Comments on East Suffolk Council's Deadline 12 Submissions
REP13-011	East Anglia ONE North Limited Deadline 13 Submission - EA1N&EA2 Applicants' Comments on Suffolk County Council's Deadline 12 Submissions
REP13-012	East Anglia ONE North Limited Deadline 13 Submission - EA1N&EA2 Applicants' Comments on Environment Agency's Deadline 12 Submission
REP13-013	East Anglia ONE North Limited Deadline 13 Submission - EA1N&EA2 Applicants' Comments on Historic England's Deadline 12 Submission
REP13-014	East Anglia ONE North Limited Deadline 13 Submission - EA1N&EA2 Applicants' Comments on Marine Management Organisation's (MMO) Deadline 12 Submissions
REP13-015	East Anglia ONE North Limited Deadline 13 Submission - EA1N&EA2 Applicants' Comments on Natural England's Deadline 12 Submissions
REP13-016	East Anglia ONE North Limited Deadline 13 Submission - EA1N&EA2 Applicants' Comments on Royal Society for the Protection of Birds' (RSPB) Deadline 12 Submissions
REP13-017	East Anglia ONE North Limited Deadline 13 Submission - EA1N&EA2 Applicants' Comments on Substation Action Save East Suffolk's (SASES) Deadline 12 Submissions
REP13-018	East Anglia ONE North Limited Deadline 13 Submission - EA1N&EA2 Applicants' Comments on Martin Cotter's Deadline 12 Submissions
REP13-019	East Anglia ONE North Limited Deadline 13 Submission - EA1N&EA2 D13 Offshore Ornithology Cumulative and In-Combination Collision Risk and Displacement Update (Version 001)

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REP13-020	East Anglia ONE North Limited Deadline 13 Submission - EA1N Outline Operational Drainage Management Plan (Clean) (Version 07)
REP13-021	East Anglia ONE North Limited Deadline 13 Submission - EA1N Outline Operational Drainage Management Plan (Tracked) (Version 07)
REP13-022	East Anglia ONE North Limited Deadline 13 Submission - EA1N&EA2 Certified Documents (Schedule 17) Audit (Version 02)
REP13-023	East Anglia ONE North Limited Deadline 13 Submission - EA1N&EA2 Deadline 13 Topic Position Statements
REP13-024	East Anglia ONE North Limited Deadline 13 Submission - EA1N Rule 17 Guide to the Application
REP13-025	East Anglia ONE North Limited Deadline 13 Submission - EA1N&EA2 Statement of Commonality (Version 08)
REP13-026	East Anglia ONE North Limited Deadline 13 Submission - EA1N&EA2 Statement of Common Ground with NNB Generation Company (SZC) Limited (Version 03)
REP13-027	East Anglia ONE North Limited Deadline 13 Submission - EA1N&EA2 Procedural Decision 12 Tracking List (Version 04)
REP13-028	East Anglia ONE North Limited Deadline 13 Submission - EA1N Schedule of Compulsory Acquisition and Temporary Possession Objections (Clean) (Version 13)
REP13-029	East Anglia ONE North Limited Deadline 13 Submission - EA1N Schedule of Compulsory Acquisition and Temporary Possession Objections (Tracked) (Version 13)
REP13-030	East Anglia ONE North Limited Deadline 13 Submission - ExQ1.3.5 EA1N Statutory Undertakers Apparatus etc (Clean) (Version 13)
REP13-031	East Anglia ONE North Limited Deadline 13 Submission - ExQ1.3.5 EA1N Statutory Undertakers Apparatus etc (Tracked) (Version 13)
REP13-032	East Anglia ONE North Limited Deadline 13 Submission - EA1N PA2008 s127 Statutory Undertakers Land or Rights (Clean) (Version 13)
REP13-033	East Anglia ONE North Limited Deadline 13 Submission - EA1N PA2008 s127 Statutory Undertakers Land or Rights (Tracked) (Version 13)
REP13-034	East Suffolk Council Deadline 13 Submission - East Suffolk Council's Final Review of Actions Identified in the Local Impact Report
REP13-035	Suffolk County Council Deadline 13 Submission - Cover Letter

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REP13-036	Suffolk County Council Deadline 13 Submission - Comments of Suffolk County Council as Lead Local Flood Authority
REP13-037	Alde and Ore Association Deadline 13 Submission - Comments on any additional information/submissions received by Deadline 12
REP13-038	The Aldeburgh Society Deadline 13 Submission - Statement Concerning SPR's Proposed Onshore Installations
REP13-039	Aldeburgh Town Council Deadline 13 Submission - Comments on any additional information/submissions received by Deadline 12
REP13-040	Britten Pears Arts Deadline 13 Submission - Comments on any additional information/submissions received by Deadline 12
REP13-041	The Crown Estate Deadline 13 Submission
REP13-042	Friston Parochial Church Council Deadline 13 Submission - Comments on any additional information/submissions received by Deadline 12
REP13-043	Historic England Deadline 13 Submission
REP13-044	James White Drinks Ltd Deadline 13 Submission - Comments on any additional information/submissions received by Deadline 12
REP13-045	Marine Management Organisation (MMO) Deadline 13 Submission
REP13-046	National Grid Electricity Transmission Plc Deadline 13 Submission
REP13-047	Natural England Deadline 13 Submission - Cover Letter
REP13-048	Natural England Deadline 13 Submission - Appendix A24 - Summary Position and Final Advice to the Applicant's Deadline 12 Submissions
REP13-049	Natural England Deadline 13 Submission - Appendix A25 - P00002714 LAL Year 3 Post Construction Final Reporting v4.0 (Clean)
REP13-050	Natural England Deadline 13 Submission - Appendix C12 - Further Comments to Hundred River Crossing and Draft LONI Application
REP13-051	Natural England Deadline 13 Submission - Appendix I1j - Risk and Issues Log
REP13-052	NNB Generation Company (SZC) Limited Deadline 13 Submission
REP13-053	Royal Society for the Protection of Birds (RSPB) Deadline 13 Submission - Comments on any additional information/submissions received by Deadline 12
REP13-054	Save Our Sandlings Deadline 13 Submission - Comments on any additional information/submissions received by Deadline 12

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REP13-055	Save Our Sandlings Deadline 13 Submission - Final Closing Statements
REP13-056	Substation Action Save East Suffolk (SASES) Deadline 13 Submission - Cover Letter
REP13-057	Substation Action Save East Suffolk (SASES) Deadline 13 Submission - Comments on the Draft DCOs submitted at Deadline 12
REP13-058	Substation Action Save East Suffolk (SASES) Deadline 13 Submission - Noise - Submission in respect of Applicants Deadline 12 Comments
REP13-059	Substation Action Save East Suffolk (SASES) Deadline 13 Submission - Comments on Natural England's Deadline 12 Submission
REP13-060	Substation Action Save East Suffolk (SASES) Deadline 13 Submission - Flood Risk – Comments on Deadline 12 Flood Risk Submissions
REP13-061	Substation Action Save East Suffolk (SASES) Deadline 13 Submission - Submission in respect of the Electricity Act 1989
REP13-062	Substation Action Save East Suffolk (SASES) Deadline 13 Submission - Closing Submission
REP13-063	Suffolk Energy Action Solutions (SEAS) Deadline 13 Submission - SEAS Further submission with regard to a 'split decision' A 'Split Decision'- A Positive Way Forward
REP13-064	Suffolk Energy Action Solutions (SEAS) Deadline 13 Submission - SEAS Additional Submission The Changing Policy Environment - The Government's Environmental Policy and EA1N and EA2
REP13-065	Suffolk Energy Action Solutions (SEAS) Deadline 13 Submission - SEAS Additional WR on Landfall Site and cable corridor route around Ness House Deadline 13 – 5 July 2021
REP13-066	Suffolk Energy Action Solutions (SEAS) Deadline 13 Submission - Habitats and Diversity
REP13-067	Suffolk Energy Action Solutions (SEAS) Deadline 13 Submission - SEAS Submission on the Adverse Impacts on Tourism
REP13-068	Suffolk Energy Action Solutions (SEAS) Deadline 13 Submission - SEAS Response to the Applicant's reply to Roads/Traffic and Tourism REP9-014 and REP6-064
REP13-069	Suffolk Energy Action Solutions (SEAS) Deadline 13 Submission - SEAS Final Submission on Air Quality by Redmore Environmental
REP13-070	Suffolk Energy Action Solutions (SEAS) Deadline 13 Submission - SEAS Submission with regard to Regulation and the Offshore Transmission Network Review 'Pathfinder' Projects Deadline 13 – 5 July 2021
REP13-071	Suffolk Energy Action Solutions (SEAS) Deadline 13 Submission - SEAS's Response to the Applicants' Comments [REP10-031] on SEAS's complaint about gagging and non-participation and opposition clauses

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REP13-072	Suffolk Energy Action Solutions (SEAS) Deadline 13 Submission - SEAS Supplementary Submission on Cumulative Impact
REP13-073	Suffolk Energy Action Solutions (SEAS) Deadline 13 Submission - SEAS Community Videos
REP13-074	Suffolk Preservation Society Deadline 13 Submission
REP13-075	The Suffolk Coast Destination Management Organisation Ltd Deadline 13 Submission - Comments on any additional information/submissions received by Deadline 12
REP13-076	Wardens Trust Deadline 13 Submission - Final Independent Hydrogeological Assessment
REP13-077	Wardens Trust Deadline 13 Submission - Comments on any additional information/submissions received by Deadline 12
REP13-078	Alan Bullard Deadline 13 Submission
REP13-079	Alan Collett Deadline 13 Submission
REP13-080	Alan Gooderham Deadline 13 Submission - Comments on any additional information/submissions received by Deadline 12
REP13-081	Alan Thomas Deadline 13 Submission
REP13-082	Angela Mallinson Deadline 13 Submission - Comments on any additional information/submissions received by Deadline 12
REP13-083	Angela Skelcher Deadline 13 Submission - Comments on any additional information/submissions received by Deadline 12
REP13-084	Anthony and Louise Fincham Deadline 13 Submission - Comments on any additional information/submissions received by Deadline 12
REP13-085	Brigitte D'angelo Deadline 13 Submission - Comments on any additional information/submissions received by Deadline 12
REP13-086	Briony Sones Deadline 13 Submission - Comments on any additional information/submissions received by Deadline 12
REP13-087	Carolyn Ridgeon Deadline 13 Submission - Comments on any additional information/submissions received by Deadline 12
REP13-088	Charles Courage Deadline 13 Submission - Comments on any additional information/submissions received by Deadline 12
REP13-089	Christine Ive Deadline 13 Submission
REP13-090	Christine Munden Deadline 13 Submission - Comments on any additional information/submissions received by Deadline 12

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REP13-091	David Horton Deadline 13 Submission
REP13-092	David Steen Deadline 13 Submission - Comments on any additional information/submissions received by Deadline 12
REP13-093	Elizabeth Thomas Deadline 13 Submission - Comments on any additional information/submissions received by Deadline 12
REP13-094	Elspeth Gimson Deadline 13 Submission - Ness House Final Independent Hydrogeological Assessment
REP13-095	Elspeth Gimson Deadline 13 Submission - Comments on any additional information/submissions received by Deadline 12
REP13-096	Fiona Cramb Deadline 13 Submission
REP13-097	Graham Bagnall Deadline 13 Submission
REP13-098	Ian Cook Deadline 13 Submission
REP13-099	Jan Packard Deadline 13 Submission
REP13-100	Josef and Wendy Wondrak Deadline 13 Submission - Comments on any additional information/submissions received by Deadline 12
REP13-101	Luigi Beltrandi Deadline 13 Submission - Comments on any additional information/submissions received by Deadline 12
REP13-102	Margaret Knight Deadline 13 Submission - Comments on any additional information/submissions received by Deadline 12
REP13-103	Marie Szpak Deadline 13 Submission - Comments on any additional information/submissions received by Deadline 12
REP13-104	Martin Cotter Deadline 13 Submission
REP13-105	Mary Pledger Deadline 13 Submission
REP13-106	Mary Seymour-Taylor Deadline 13 Submission - Comments on any additional information/submissions received by Deadline 12
REP13-107	Michael Jones Deadline 13 Submission
REP13-108	Michael Mahony Deadline 13 Submission - Comments on any additional information/submissions received by Deadline 12
REP13-109	Mike Lewis Deadline 13 Submission - Comments on any additional information/submissions received by Deadline 12
REP13-110	Mya Manakides Deadline 13 Submission

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REP13-111	Nichola Winter Deadline 13 Submission - Comments on any additional information/submissions received by Deadline 12
REP13-112	Nicholas Thorp and Jonathan Burch Deadline 13 Submission - Comments on any additional information/submissions received by Deadline 12
REP13-113	Nicholas Winter Deadline 13 Submission - Comments on any additional information/submissions received by Deadline 12
REP13-114	Nicola Fulford Deadline 13 Submission - Comments on any additional information/submissions received by Deadline 12
REP13-115	Patricia Dorcey Deadline 13 Submission - Comments on any additional information/submissions received by Deadline 12
REP13-116	Paul Carlaw Deadline 13 Submission - Comments on any additional information/submissions received by Deadline 12
REP13-117	Peter Chadwick Deadline 13 Submission - Comments on any additional information/submissions received by Deadline 12
REP13-118	Peter Pledger Deadline 13 Submission - Comments on any additional information/submissions received by Deadline 12
REP13-119	Rosamond Castle Deadline 13 Submission - Comments on any additional information/submissions received by Deadline 12
REP13-120	Sarah Courage Deadline 13 Submission - Comments on any additional information/submissions received by Deadline 12
REP13-121	Sheridan Steen Deadline 13 Submission - Comments on any additional information/submissions received by Deadline 12
REP13-122	Sheridan Steen Deadline 13 Submission - Supporting Video - Grove Road
REP13-123	Simon Fulford Deadline 13 Submission - Comments on any additional information/submissions received by Deadline 12
REP13-124	Simon Ive Deadline 13 Submission - Comments on any additional information/submissions received by Deadline 12
REP13-125	Simon Seymour-Taylor Deadline 13 Submission
REP13-126	Stuart Turner Deadline 13 Submission - Comments on any additional information/submissions received by Deadline 12
REP13-127	Tessa Wojtczak Deadline 13 Submission - Comments on any additional information/submissions received by Deadline 12

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REP13-128	Tessa Wojtczak Deadline 13 Submission - Comments on any additional information/submissions received by Deadline 12
REP13-129	Tessa Wojtczak Deadline 13 Submission - Supporting video - Deer at Landfall and Cable Corridor - Part 1
REP13-130	Tessa Wojtczak Deadline 13 Submission - Supporting video - Deer at Landfall and Cable Corridor - Part 2
REP13-131	Tony Morley Deadline 13 Submission - Comments on any additional information/submissions received by Deadline 12
Late Submissions	
REP13-132	East Anglia ONE North Limited Deadline 13 Submission - Late Submission - Comments on Appendix A25 to the Natural England Deadline 13 Submission: Final Ornithological Monitoring Report for London Array Offshore Windfarm 2021 (the "London Array Report") - Accepted at the discretion of the Examining Authority
REP13-133	East Anglia ONE North Limited Deadline 13 Submission - Late Submission - Letter of Support to NATS Withdrawal Letter - Accepted at the discretion of the Examining Authority
REP13-134	NATS Safeguarding Deadline 13 Submission - Late Submission - Withdrawal of previous Submissions - Accepted at the discretion of the Examining Authority
REP13-135	UK Power Networks (Operations) Limited Deadline 13 Submission - Late Submission - Withdrawal of Objection - Accepted at the discretion of the Examining Authority
REP13-136	Bridget Chadwick Deadline 13 Submission - Late Submission - Accepted at the discretion of the Examining Authority
Other Documents	
OD-001	EA1N Regulation 32 Transboundary Screening
OD-002	180629 Regulation 32 London Gazette Notice
OD-003	Regulation 32 - Transboundary consultation response from Denmark
OD-004	Regulation 32 - Transboundary consultation response from France
OD-005	Regulation 32 - Transboundary consultation response from the Netherlands
OD-006	Regulation 32 - Transboundary consultation response from Sweden
OD-007	Substation Action Save East Suffolk (SASES) Representation received during acceptance
OD-008	Suffolk Energy Action Coalition (SEAC) Representation received during acceptance
OD-009	East Anglia ONE North Limited Section 56 Notice

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OD-010	East Anglia ONE North Limited Cover Letter
OD-011	East Anglia ONE North Limited Section 56 Compliance Certificate
OD-012	East Anglia ONE North Limited Hearing Notice for March 2020 Hearings
OD-013	Tingey v SoSHCLG & Horsham DC Judgement Referenced by the Examining Authority during the Preliminary Meeting on 16 September 2020
OD-014	East Anglia ONE North Limited Rule 13 - Notification of Hearings
OD-015	East Anglia ONE North Limited Hearing Notice for February 2021 Hearings
OD-016	East Anglia ONE North Limited Hearing Notice for May 2021 Hearings

APPENDIX C: LIST OF ABBREVIATIONS

Abbreviation or usage	Reference
AA	Appropriate Assessment
AAA	Areas of Archaeological Activity
AARA	Air to Air Refuelling Area
ACoW	Arboricultural Clerk of Works
ADD(s)	Acoustic Deterrent Device(s)
ADR	Air defence radar
AEOI	Adverse Effect on Integrity
AEZ(s)	Archaeological Exclusion Zone(s)
AIL	Abnormal Indivisible Loads
AIS	Air Insulated Switchgear
ALC	Agricultural Land Classification
Anglian Water	Anglian Water Services Limited
AONB	Area of Outstanding Natural Beauty
AP(s)	Affected Person(s)
APFP	Infrastructure Planning (Applications: Prescribed Forms and Procedure) Regulations 2009
AQMA	Area Quality Management Area
Art(s)	Article(s) (in a DCO)
ASI(s)	Accompanied Site Inspection
ATC	Air Traffic Control
BBPP	Breeding Bird Protection Plan
BDMPS	Biologically Defined Minimum Population Scale
BEIS	Department for Business, Energy and Industrial Strategy
BMV	Best and Most Versatile
BoR	Book of Reference
BPM	Best Practicable Means
BPP	Best Practice Protocol
CA	Compulsory Acquisition
CAA	Civil Aviation Authority
CAH(s) - CAH1, CAH2 etc	Compulsory Acquisition Hearing(s)
cd	candela
CEMP	Construction Environmental Management Plan
CfD	Contract for Difference
CFWG	Commercial Fisheries Working Group
CHVP	Cultural Heritage Viewpoint

APPENDIX C: LIST OF ABBREVIATIONS

Abbreviation or usage	Reference
CI	Confidence Interval
CIA	Cumulative Impact Assessment
CNS	Communication, Navigation and Surveillance
CoCP	Outline Code of Construction Practice
CompA	Competent Authority
COPA	The Control of Pollution Act 1974
Covid-19	Coronavirus
CRM	Collision Risk Modelling
CRoW	Countryside and Rights of Way Act 2000
cSAC	Candidate Special area of Conservation
CTMP	Construction Traffic Management Plan
D - D1, D2, and so on	Deadline
DAS	Design and Access Statement
DBEIS 2017	Department for Business, Energy and Industrial Strategy 2017
DBEIS 2019	Department for Business, Energy and Industrial Strategy 2019
DBF	St Edmundsbury and Ipswich Diocesan Board of Finance
DCLG	Department for Communities and Local Government
DCO(s)	Development Consent Order(s)
DCO(s)	Development Consent Order(s)
dDCO(s)	draft Development Consent Order(s)
dDML(s)	draft Deemed Marine Licence(s)
DECC	Department for Energy and Climate Change
DEFRA 2019	The Clean Air Strategy
Defra	Department for the Environment, Food and Rural Affairs
DEP	Dudgeon Extension Project
DfT	Department for Transport
DML(s)	Deemed marine License(s)
DMO	Destination Management Organisation
DMRB	Design Manual for Roads and Bridges
DoH	Department of Health

APPENDIX C: LIST OF ABBREVIATIONS

Abbreviation or usage	Reference
EA	Environment Agency
EA1	East Anglia ONE
EA1N	East Anglia ONE North
EA2	East Anglia TWO
EA3	East Anglia THREE
EC	European Commission
ECHR	European Convention on Human Rights
ECoW	Ecological Clerk of Works
EEA	European Economic Area
EIA	Environmental Impact Assessment
EIEOMP	East Inshore and East Offshore Marine Plans
EIFCA	Eastern Inshore Fisheries and Conservation Authority
EM	Explanatory Memorandum
EMF	Electric and Magnetic Fields
EMP	Ecological Management Plan
EPA	Environmental Protection Act
EPL	European Protected Species Licence
EPR	Infrastructure Planning (Examination Procedure) Rules 2010
EPS	European Protected Species
ES	Environmental Statement(s)
ESC	East Suffolk Council
ESCSCLP	East Suffolk Council Suffolk Coastal Local Plan
ESDAL	Electronic Service Delivery for Abnormal Loads
ESIDB	East Suffolk Internal Drainage Board
ESS	Environmental Stewardship Scheme
ETG	Expert Topic Group
EU	European Union
EUWA	European Union (Withdrawal) Act 2018
ExA(s)	Examining Authority(ies)
ExQ - ExQ1, ExQ2, etc	Examining Authority's Questions
FFC	Flamborough and Filey Coast
FIR	Flight Information Region

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Abbreviation or usage	Reference
FMP	Flood Management Plan
FPCC	Friston Parochial Church Council
FRA	Flood Risk Assessment
FTE	Full Time Equivalent
GBBG	Great Black-Backed Gull
GCN	Great Crested Newts
GEART	Guidelines for the Environmental Assessment of Road Traffic
GIS	Gas Insulated Switchgear
H3	Hornsea Project Three
H4	Hornsea Project Four
ha	Hectare
HDD	Horizontal Directional Drilling
HE	Highways England
HGV	Heavy Goods Vehicle
HIA	Health Impact Assessment.
HistE	Historic England
HLC	Historic Landscape Character
HMR(s)	Helicopter Main Route(s)
HRA	Habitats Regulation Assessment
HSC	Historic Seascape Character
HVAC	High Voltage Alternating Current
IAPI	Initial Assessment of Principal Issues
ICNIRP	International Commission on Non-Ionizing Radiation Protection
IP(s)	Interested Party(ies)
IPMP	In-Principle Monitoring Plan
IPSIP	In-Principle Site Integrity Plan
IROPI	Imperative Reasons of Overriding Public Interest
ISA	Inner Study Area
ISH(s) - ISH1, ISH2 etc	Issue Specific Hearing(s)
IUCN	International Union for Conservation
JNCC	Joint Nature Conservation Committee
km	Kilometre
LA(s)	Local Authority(ies)
LASSSI	Leiston-Aldeburgh SSSI
LAT	Lowest Astronomical Tide
LBBG	Lesser Black-Backed Gull
LCMS	Landfall Construction Method Statement

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Abbreviation or usage	Reference
LCT	Landscape Character Types
LEMP	Landscape and Ecology Management Plan
LIR(s)	Local Impact Report(s)
LMP	Outline Landscape Management Plan
LNR	Local Nature Reserve
LOAEL	Lowest Observed Adverse Effect Level
LoD	Limits of deviation
LoNI	Letter of no impediment
LPA(s)	Local planning authority(ies)
LSE	Likely significant effects
LTP	Local Transport Plan
LVIA	Landscape and Visual Impacts Assessments
m	metres
MAFF	Ministry of Agriculture, Fisheries and Food
MARPOL	International Convention for the Prevention of Pollution from Ships
MCA	Maritime and Coastguard Agency
MCAA	The Marine and Coastal Access Act 2009
MCZ(s)	Marine Conservation Zone(s)
MHCLG	Ministry of Housing, Communities & Local Government
MHWS	Above Mean High Water Springs
MIEU	Major Infrastructure and Environment Unit
MMMP	Marine Mammal Mitigation Protocol
MMO	Marine Management Organisation
MOD	Ministry of Defence
MoU	Memorandum of Understanding
MP(s)	Model Provision(s)
MPA(s)	Marine Protected Area(s)
mph	miles per hour
MPS	Marine Policy Statement
MW	Mega Watt
N2K	Natura 2000
NAC(s)	National Character Area(s)
NALEP	The New Anglia Local Economic Partnership
NATS	National Air Traffic Services
NB	Norfolk Boreas

APPENDIX C: LIST OF ABBREVIATIONS

Abbreviation or usage	Reference
NCC	Norfolk County Council
NDA	Nuclear Decommissioning Authority
NE	Natural England
Network Rail	Network Rail Infrastructure Limited
NFFO	National Federation of Fishermen's Organisation
NGESO	National Grid Electricity Systems Operator
NGET	National Grid Electricity Transmission
NGG	National Grid Gas
NGL	EDF Nuclear Generation Limited
NIC	National Infrastructure Commission
NMC	Non-Material Change
NO ₂	Nitrogen Dioxide
NO _x	Oxides of Nitrogen
NPA2017	The Neighbourhood Planning Act 2017
NPPF	National Planning Policy Framework
PPG	National Planning Practice Guidance
NPS(s)	National Policy Statement(s)
NPS EN-1	Overarching National Policy Statement for Energy
NPS EN-3	National Policy Statement for Renewable Energy Infrastructure
NPS EN-5	National Policy Statement for Electricity Networks Infrastructure
NRMM	Non-Road Mobile Machinery
NSIP(s)	Nationally Significant Infrastructure Project(s)
NSR(s)	Noise Sensitive Receptor(s)
NV	Norfolk Vanguard
OAMP	Outline Access Management Plan
OCoCP	Outline Code of Construction Practice
OFGEM	The Office of Gas and Electricity Market
OFH(s) - OFH1, OFH2 etc	Open Floor Hearing(s)
OFTO	Offshore Transmission Owner
OLCMS	Outline Landfall Construction Method Statement

APPENDIX C: LIST OF ABBREVIATIONS

Abbreviation or usage	Reference
OLEMS	Outline Landscape and Ecological Management Strategy
OLMP	Outline Landscape Management Plan
OODMP	Outline Operational Drainage Management Plan
OOOMP	Outline Offshore Operations and Maintenance Plan
OOSDOS	Outline Onshore Substation Design Principles Statement
OPCTMTP	Outline Port Construction Traffic Management and Travel Plan
ORM	The Offshore Ring Main
OSA	Outer Study Area
OTCMP	Outline Construction Management Plan
OTE	Outer Thames Estuary
OTNR	The Offshore Transmission Network Review
OTP	Outline Travel Plan
OWCMS	Outline Watercourse Crossing Method Statement
PA2008	The Planning Act 2008
PAM	Passive Acoustic Monitoring
PD(s)	Procedural Decision(s)
PEIR	Preliminary Environmental Information Report
PHE	Public Health England
PM	Preliminary Meeting
PM ₁₀ and PM _{2,5}	Particulate Mater
PMoW	Precautionary Method of Working
PP	Protective Provision
ONS	Office for National Statistics
PRoW	Public Right of Way
pSAC	possible Special Area of Conservation
PSED	The Public Sector Equality Duty
pSPA	potential Special Protection Are
PSR	Primary Surveillance Radar
PTS	Permanent Threshold Shift
PVA	Pupation Viability Analysis
PWR	Pressurized Water Reactor
Q	Quarter
R(s), R1, R2 etc	Requirement(s) (in a DCO)
R17	Rule 17

APPENDIX C: LIST OF ABBREVIATIONS

Abbreviation or usage	Reference
rDCO	Recommended Development Consent Order
REZ	Renewable energy zone
RIES	Report on the Implications for European Sites
RLoS	Radar Line of Sight
RR(s)	Relevant Representation(s)
RSPB	The Royal Society for the Protection of Birds
RTD	Red-Throat Diver
s1, s2 etc	Section(s) of the 2008 Planning Act
SAC	Special Area of Conservation
SAGE	the UK Stakeholder Advisory Group on Extremely Low Electric Field and Magnetic Fields
SASES	Substation Action Save East Suffolk
SCC	Suffolk County Council
SCDC	Suffolk Coastal District Council
SCHAONB	Suffolk Coast & Heaths Area of Outstanding Natural Beauty Partnership
SCI	Sites of Community Importance
SCLP	Suffolk Coastal Local Plan
SCNB	Statutory Nature Conservation Body
SCT	seascape Character Type
SDPS	Substation Design Principles Statement
SEAS	Suffolk Energy Action Solutions
SEC(s)	Sealing End Compound(s)
SEL	sound exposure levels
SEP	Sheringham Extension Project
SF6	Sulphur Hexafluoride
SFRMS	Suffolk Flood Risk Management Strategy
SI(s)	Statutory Instrument
SID(s)	Speed Indicator Device(s)
SILVA	Seascape, Landscape, and Visual Impact Assessment.
SIPs	Site Integrity Plans
SLA	The Humber River Valley Special Landscape Area
SMP	Shoreline Management Plan
SNH	Scottish Natural Heritage

APPENDIX C: LIST OF ABBREVIATIONS

Abbreviation or usage	Reference
SNS	Southern North Sea
SO ₂	Sulphur Dioxide
SoCC	Statement of Community Consultation
SOCG(s)	Statement(s) of Common Ground
SoR	Statement of Reasons
SoS	Secretary of State for Business, Energy and Industrial Strategy
SoSBEIS	Secretary of State for Business, Energy and Industrial Strategy
SoSDCLG	Secretary of State (SoS) for the Department of Communities and Local Government
SoSMHCLG	Secretary of State for Housing, Communities and Local Government
SourS	Save our Sandlings
SP	Statutory Party
SPA	Special Protection Area
SPP	Special Parliamentary Procedure
SPS	Suffolk Preservation Society
SSR	secondary surveillance radars
SSSI	Site of Special Scientific Interest
SU	Statutory Undertaker
SuDS	Sustainable Drainage System
SWDMP	Surface Water Drainage Management Plan
SWT	Suffolk Wildlife Trust
SZA	Sizewell A Nuclear Power Station
SZB	Sizewell B Nuclear Power Station
SZC	EDF (Nuclear New Build) Ltd
SZC	Sizewell C Project
TCE	The Crown Estate
TH	Trinity House
The Horlock Rules	National Grid's guidelines on substation siting and design
The NT	National Trust
The Planning Inspectorate or "the Inspectorate" on second/subsequent use	The Planning Inspectorate
TMZ	Transponder Mandatory Zone
TP	Temporary Possession
TTS	Temporary Threshold Shift
TWT	The Wildlife Trust

APPENDIX C: LIST OF ABBREVIATIONS

Abbreviation or usage	Reference
UNEP	United Nations Environment Programme
USI	Unaccompanied Site Inspection
UU	Unilateral Undertaking
UXO	Unexploded Ordnance
v	Version (v1, v2 etc)
VisNed	National Association of Producer Organisations in Dutch Demersal Fisheries
VP	Viewpoint
WCMS	Watercourse Crossing Method Statement
WDC	Waveney District Council
WDC	Whale and Dolphin Conservation
WFD	Water Framework Directive
WHO	World Health Organisation
WLP	Waveney Local Plan
WMS	Written Ministerial Statement
WR(s)	Written Representation(s)
WSI	Written Scheme of Investigation
WTG(s)	Wind Turbine Generator(s)
ZTV	Zone of theoretical visibility

APPENDIX D:
Recommended Development
Consent Order



STATUTORY INSTRUMENTS

202* No. ****

INFRASTRUCTURE PLANNING

The East Anglia ONE North Offshore Wind Farm Order 202*

Made - - - - ****

Coming into force - - ****

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An application under section 37 of the Planning Act 2008 (“the 2008 Act”)(a) has been made to the Secretary of State for an order granting development consent.

(a) 2008 c.29. Parts 1 to 7 were amended by Chapter 6 of Part 6 of, and schedule 13 to, the Localism Act 2011 (c.20) and by sections 22 to 27 of the Growth and Infrastructure Act 2013 (c. 27).

The application was examined by the Examining Authority, which has made a report to the Secretary of State under section 74(2) of the 2008 Act.

The Examining Authority, having considered the application together with the documents that accompanied it, and the representations made and not withdrawn, has, in accordance with section 74 of the 2008 Act made a report and recommendation to the Secretary of State.

The Secretary of State has considered the report and recommendation of the Examining Authority, has taken into account the environmental information in accordance with regulation 4 of the Infrastructure Planning (Environmental Impact Assessment) Regulations 2017(a) and has had regard to the documents and matters referred to in section 104(2) of the 2008 Act.

The Secretary of State, having decided the application, has determined to make an order giving effect to the proposals comprised in the application on terms that in the opinion of the Secretary of State are not materially different from those proposed in the application.

The Secretary of State, in exercise of the powers conferred by sections 114 and 120 of the 2008 Act, makes the following Order:

PART 1

Preliminary

Citation and commencement

1.—(1) This Order may be cited as the East Anglia ONE North Offshore Wind Farm Order 202*.

(2) This Order comes into force on [] 202*.

Interpretation

2.—(1) In this Order—

“the 1961 Act” means the Land Compensation Act 1961(b);

“the 1965 Act” means the Compulsory Purchase Act 1965(c);

“the 1980 Act” means the Highways Act 1980(d);

“the 1981 Act” means the Compulsory Purchase (Vesting Declarations) Act 1981(e);

“the 1989 Act” means the Electricity Act 1989(f);

“the 1990 Act” means the Town and Country Planning Act 1990(g);

“the 1991 Act” means the New Roads and Street Works Act 1991(h);

“the 2003 Act” means the Communications Act 2003(i);

“the 2004 Act” means the Energy Act 2004(j);

(a) S.I. 2017/572.

(b) 1961 c.33.

(c) 1965 c.56.

(d) 1980 c.66.

(e) 1981 c.66.

(f) 1989 c.29.

(g) 1990 c.8.

(h) 1991 c.22. Section 48(3A) was inserted by section 124 of the Local Transport Act 2008 (c26). Sections 78(4), 80(4) and 83(4) were amended by section 40 of, and Schedule 1 to, the Traffic Management Act 2004 (c.18).

(i) 2003 c.21.

(j) 2004 c.20. Section 105 was amended by section 69 of the Energy Act 2008 (c.32).

“the 2008 Act” means the Planning Act 2008;

“the 2009 Act” means the Marine and Coastal Access Act 2009(a);

“the 2017 Regulations” means the Conservation of Habitats and Species Regulations 2017(b);

“access to works plan” means the plan certified as the access to works plan by the Secretary of State for the purposes of this Order under article 36 (certification of plans etc.);

“activity exclusion zones plan” means the plan certified as the activity exclusion zones plan by the Secretary of State for the purposes of this Order under article 36 (certification of plans etc.);

“AIS” means air insulated switchgear;

“ancillary works” means—

(a) the ancillary works described in Part 2 of Schedule 1 (ancillary works); and

(b) any other works authorised by this Order,

to the extent that such works are not development within the meaning of section 32 of the 2008 Act;

“authorised development” means the development described in Part 1 of Schedule 1 (authorised development) and any other development authorised by this Order that is development within the meaning of section 32 of the 2008 Act;

“authorised project” means the authorised development and the ancillary works;

“best practice protocol for minimising disturbance to red-throated diver” means the document certified as the best practice protocol for minimising disturbance to red-throated diver by the Secretary of State for the purposes of this Order under article 36 (certification of plans etc.);

“book of reference” means the document certified as the book of reference by the Secretary of State for the purposes of this Order under article 36 (certification of plans etc.);

“building” includes any structure or erection or any part of a building, structure or erection;

“buoy” means any floating device used for navigational purposes or measurement purposes, including LiDAR buoys, wave buoys and guard buoys;

“cable” in respect of any onshore cable includes direct lay cables, cables laid in cable ducts or protective covers and in respect of any cable whether onshore or offshore includes fibre optic cables either within the cable or laid alongside;

“cable crossings” means the crossing of existing sub-sea cables or pipelines or other existing infrastructure by the inter-array, platform link or export cables authorised by this Order together with physical protection measures including cable protection;

“cable ducts” means conduits for the installation of cables;

“cable protection” means measures to protect cables from physical damage and including, but not limited to, the use of bagged solutions filled with grout or other materials, protective aprons or coverings, mattresses, flow energy dissipation devices or rock and gravel burial;

“cable sealing end compound” means a compound containing electrical equipment (including sealing ends, post insulators and earth switches), access, fencing and other associated equipment, structures or buildings;

“carriageway” has the same meaning as in the 1980 Act(c);

“commence” means—

(a) in relation to works seaward of MHWS, the first carrying out of any licensed marine activities authorised by the deemed marine licences, save for operations consisting of offshore preparation works or pre-construction monitoring surveys approved under the deemed marine licences; and

(a) 2009 c.23.

(b) S.I. 2017/1012.

(c) “carriageway” is defined in section 329(1).

(b) in respect of any other works comprised in the authorised project, the first carrying out of any material operation (as defined in section 155 of the 2008 Act) forming part of the authorised project other than onshore preparation works;

and the words “commencement” and “commenced” must be construed accordingly;

“construction consolidation site” means a construction site associated with the onshore works including hard standings, lay down and storage areas for construction materials and equipment, areas for spoil, access roads, areas for vehicular parking, bunded storage areas, areas for welfare facilities including offices and canteen and washroom facilities, wheel washing facilities, workshop facilities and temporary fencing or other means of enclosure and areas for other facilities required for construction purposes;

“construction, operation and maintenance platform” means an offshore structure housing or incorporating temporary accommodation, landing ports for vessels and helicopters, standby electricity generation equipment, marking and lighting and other equipment facilities to assist in the co-ordination of marine activities related to the authorised development;

“deemed marine licences” means the marine licences set out in Schedules 13 (deemed licence under the 2009 Act – generation assets) and 14 (deemed licence under the 2009 Act – offshore transmission assets);

“Defence Infrastructure Organisation Safeguarding” means Ministry of Defence Safeguarding, Defence Infrastructure Organisation, Kingston Road, Sutton Coldfield, West Midlands, B75 7RL and any successor body to its functions;

“distributed temperature sensing cable” is typically a fibre optic cable which identifies faults in the electrical cables during operation allowing the approximate location of any fault to be identified;

“East Anglia TWO Order” means the East Anglia TWO Offshore Wind Farm Order 20[xx];

“EIA Regulations” means the Infrastructure Planning (Environmental Impact Assessment) Regulations 2017;

“electrical cable” means an assembly of one or more conductors running side by side or bundled, which is used to carry electrical power;

“environmental statement” means the document certified as the environmental statement by the Secretary of State under article 36 (certification of plans etc.);

“fibre optic cable” means a cable consisting of one or more thin flexible fibres with a glass core through which signals are sent in the form of light;

“GIS” means gas insulated switchgear;

“gravity base foundation” means a structure principally of steel, concrete, or steel and concrete which rests on the seabed either due to its own weight with or without added ballast or additional skirts and associated equipment including scour protection, J-tubes, corrosion protection systems and access platforms and equipment;

“grid connection works” means Work Nos. 34 and 38 to 43 and any related associated development;

“highway” and “highway authority” have the same meaning as in the 1980 Act(a);

“Historic England” means the Historic Buildings and Monuments Commission for England;

“horizontal directional drilling” is a trenchless technique for installing cables and cable ducts involving drilling in an arc between two points;

“horizontal directional drilling compound” means a construction site associated with the transmission works where horizontal directional drilling is proposed including hard standings, lay down and storage areas for construction materials and equipment, areas for spoil, areas for vehicular parking, bunded storage areas, areas for welfare facilities including offices and canteen and washroom facilities, wheel washing facilities, workshop facilities and temporary

(a) “highway” is defined in section 328(1), for “highway authority”, see section 1.

fencing or other means of enclosure and areas for other facilities required for construction purposes;

“HVAC” means high voltage alternating current;

“important hedgerows and tree preservation order plan” means the document certified as the important hedgerows and tree preservation order plan by the Secretary of State for the purposes of this Order under article 36 (certification of plans etc.);

“in principle monitoring plan” means the document certified as the in principle monitoring plan by the Secretary of State for the purposes of this Order under article 36 (certification of plans etc.);

“in principle East Anglia ONE North Project Southern North Sea SAC Site Integrity Plan” means the document certified as the in principle East Anglia ONE North Project Southern North Sea SAC Site Integrity Plan by the Secretary of State for the purposes of this Order under article 36 (certification of plans etc.);

“inter-array cable” means the cables linking the wind turbine generators to each other and to the offshore electrical platforms and described in paragraph (c) of Work No. 1;

“intertidal area” means the area between MHWS and MLWS;

“intrusive” means an activity that requires or is facilitated by breaking the surface of the ground or seabed (but does not include the installation of fence or signage posts);

“jacket foundation” means a steel jacket/lattice-type structure constructed of steel which is fixed to the seabed at three or more points with steel pin piles or steel suction buckets and associated equipment including scour protection, J-tubes, corrosion protection systems and access platform(s) and equipment;

“jointing bay” means an excavation formed to enable the jointing of high voltage power cables;

“jointing works” means a process by which two or more cables are connected to each other by means of cable joints within a jointing bay;

“land plans” means the plans certified as the land plans by the Secretary of State for the purposes of this Order under article 36 (certification of plans etc.);

“LAT” means lowest astronomical tide;

“layout principles statement” means the document certified as the layout principles statement by the Secretary of State under article 36 (certification of plans etc.);

“licensed marine activities” means the activities specified in Part 1 of the deemed Marine Licences;

“limits of deviation” means the limits for the scheduled works as shown on the works plans;

“local highway authority” has the same meaning as in section 329(1) of the 1980 Act(a);

“maintain” includes inspect, upkeep, repair, adjust, and alter and further includes remove, reconstruct and replace (but only in relation to any of the ancillary works in Part 2 of Schedule 1 (ancillary works) and any component part of any wind turbine generator, offshore electrical platform, construction, operation and maintenance platform or meteorological mast described in Part 1 of Schedule 1 (authorised development) not including the alteration, removal or replacement of foundations), to the extent assessed in the environmental statement; and “maintenance” must be construed accordingly;

“mean high water springs” or “MHWS” means the highest level which spring tides reach on average over a period of time;

“mean low water springs” or “MLWS” means the average height of all low waters above Chart Datum;

(a) Section 329(1) was amended by Schedule 1(1) para. 60(2)(a) to the Infrastructure Act 2015 c.7.

“meteorological mast” means an offshore mast housing equipment to measure wind speed and other wind characteristics, including a topside housing electrical, communication and associated equipment and marking and lighting;

“MMO” means the Marine Management Organisation;

“monopile foundation” means a steel pile, typically cylindrical, driven and/or drilled into the seabed and associated equipment including scour protection, J-tubes, corrosion protection systems and access platform(s) and equipment;

“national grid substation” means a compound containing electrical equipment (including power transformers, gantries, switchgear, reactive compensation equipment, electrical protection equipment devices (disconnectors, circuit breakers), harmonic filters, cables and back-up generators), control buildings, lightning protection masts, communications masts, access, fencing and other associated equipment, structures or buildings;

“offshore electrical platform” means a platform with one or more decks, whether open or fully clad, accommodating electrical power transformers, low, medium and/or high voltage switch gear, instrumentation, protection and control systems, neutral earthing resistors, reactive compensation, standby electrical generation equipment, fuelling facilities, surface water drainage system, auxiliary and uninterruptible power supply systems and transformers, accommodation, emergency shelter, craneage, metering stations, meteorological equipment, helicopter landing facilities, messing facilities, potable water storage, black water separation equipment, control hub, drainage facilities, access equipment, J-tubes, marking and lighting and other associated equipment and facilities to enable the transmission of electronic communications and for electricity to be collected at, and exported from, the platform;

“offshore ornithology without prejudice compensation measures” means the document certified as the offshore ornithology without prejudice compensation measures by the Secretary of State under article 36 (certification of plans etc.);

“offshore platforms” means the construction, operation and maintenance platform and the offshore electrical platforms;

“offshore preparation works” means surveys, monitoring and UXO clearance activities seaward of MHWS undertaken prior to the commencement of construction to prepare for construction;

“offshore works” means Work Nos. 1 to 5 and, to the extent that it comprises works that are seaward of MHWS, Work No. 6;

“onshore preparation works” means operations consisting of site clearance, demolition work, early planting of landscaping works, archaeological investigations, environmental surveys, ecological mitigation, investigations for the purpose of assessing ground conditions, remedial work in respect of any contamination or other adverse ground conditions, diversion and laying of services, erection of temporary means of enclosure, creation of site accesses, footpath creation, erection of welfare facilities and the temporary display of site notices or advertisements;

“onshore substation” means a compound containing electrical equipment (including power transformers, gantries, switchgear, reactive compensation equipment, electrical protection equipment devices (disconnectors, circuit breakers), harmonic filters, cables and back-up generators), control buildings, lightning protection masts, communications masts, access, fencing and other associated equipment, structures or buildings;

“onshore works” means the transmission works and the grid connection works;

“Order land” means the land shown on the land plans which is within the limits of land to be acquired or used and described in the book of reference;

“Order limits” means the limits shown on the works plans within which the authorised project may be carried out;

“Order limits boundary coordinates plan (offshore)” means the document certified as the Order limits boundary coordinates plan (offshore) by the Secretary of State under article 36 (certification of plans etc.);

“outline access management plan” means the document certified as the outline access management plan by the Secretary of State for the purposes of this Order under article 36 (certification of plans etc.);

“outline code of construction practice” means the document certified as the outline code of construction practice by the Secretary of State for the purposes of this Order under article 36 (certification of plans etc.);

“outline construction traffic management plan” means the document certified as the outline construction traffic management plan by the Secretary of State for the purposes of this Order under article 36 (certification of plans etc.);

“outline fisheries liaison and coexistence plan” means the document certified as the outline fisheries liaison and coexistence plan by the Secretary of State for the purposes of this Order under article 36 (certification of plans etc.);

“outline landfall construction method statement” means the document certified as the outline landfall construction method statement by the Secretary of State for the purposes of this Order under article 36 (certification of plans etc.);

“outline landscape and ecological management strategy” means the document certified as the outline landscape and ecological management strategy by the Secretary of State for the purposes of this Order under article 36 (certification of plans etc.);

“outline navigation monitoring strategy” means the document certified as the outline navigation monitoring strategy by the Secretary of State for the purposes of this Order under article 36 (certification of plans etc.);

“outline offshore operations and maintenance plan” means the document certified as the outline offshore operations and maintenance plan by the Secretary of State for the purposes of this Order under article 36 (certification of plans etc.);

“outline operational drainage management plan” means the document certified as the outline operational drainage management plan by the Secretary of State for the purposes of this Order under article 36 (certification of plans etc.);

“outline port construction traffic management and travel plan” means the document certified as the outline port construction traffic management and travel plan by the Secretary of State for the purposes of this Order under article 36 (certification of plans etc.);

“outline pre-commencement archaeology execution plan” means the document certified as the outline pre-commencement archaeology execution plan by the Secretary of State for the purposes of this Order under article 36 (certification of plans etc.);

“outline public rights of way strategy” means the document certified as the outline public rights of way strategy by the Secretary of State for the purposes of this Order under article 36 (certification of plans etc.);

“outline *Sabellaria* reef management plan” means the document certified as the outline *Sabellaria* reef management plan by the Secretary of State for the purposes of this Order under article 36 (certification of plans etc.);

“outline Sizewell Gap construction method statement” means the document certified as the outline Sizewell Gap construction method statement by the Secretary of State for the purposes of this Order under article 36 (certification of plans etc.);

“outline SPA crossing method statement” means the document certified as the outline SPA crossing method statement by the Secretary of State for the purposes of this Order under article 36 (certification of plans etc.);

“outline travel plan” means the document certified as the outline travel plan by the Secretary of State for the purposes of this Order under article 36 (certification of plans etc.);

“outline watercourse crossing method statement” means the document certified as the outline watercourse crossing method statement by the Secretary of State for the purposes of this Order under article 36 (certification of plans etc.);

“outline written scheme of investigation (offshore)” means the document certified as the outline written scheme of investigation (offshore) by the Secretary of State for the purposes of this Order under article 36 (certification of plans etc.);

“outline written scheme of investigation (onshore archaeology)” means the document certified as the outline written scheme of investigation (onshore archaeology) by the Secretary of State for the purposes of this Order under article 36 (certification of plans etc.);

“owner”, in relation to land, has the same meaning as in section 7 of the Acquisition of Land Act 1981(a);

“permanent stopping up of public rights of way plan” means the plan certified as the permanent stopping up of public rights of way plan by the Secretary of State for the purposes of this Order under article 36 (certification of plans etc.);

“pin piles” means steel cylindrical piles driven and/or drilled into the seabed to secure steel jacket foundations;

“platform link cables” means the cables linking offshore platforms to one another and described in Work No. 4;

“relevant highway authority” means the highway authority for the area in which the land to which the relevant provision of this Order applies is situated;

“relevant lead local flood authority” means the lead local flood authority for the area in which the land to which the relevant provision of this Order applies is situated;

“relevant local highway authority” means the local highway authority for the area in which the land to which the relevant provision of this Order applies is situated;

“relevant planning authority” means the district planning authority for the area in which the land to which the relevant provision of this Order applies is situated;

“requirements” means those matters set out in Part 3 of Schedule 1 (requirements) to this Order;

“SAC” means special area of conservation;

“scheduled works” means the numbered works specified in Part 1 of Schedule 1 (authorised development) to this Order, or any part of them;

“Sizewell C order limits interaction – offshore plan” means the plan certified as the Sizewell C order limits interaction – offshore plan by the Secretary of State for the purposes of this Order under article 36 (certification of plans etc.);

“SPA” means special protection area;

“stage” means a section or part of the authorised development as identified as a stage in a written scheme approved under requirement 11 (stages of authorised development onshore);

“statutory nature conservation body” means the appropriate nature conservation body as defined in regulation 5 of the 2017 Regulations;

“statutory undertaker” means any person falling within section 127(8) of the 2008 Act and a public communications provider as defined in section 151 of the 2003 Act;

“street” means a street within the meaning of section 48 of the 1991 Act(b), together with land on the verge of a street or between two carriageways, and includes part of a street;

“street authority”, in relation to a street, has the same meaning as in Part 3 of the 1991 Act(c);

“substations design principles statement” means the document certified as the substations design principles statement by the Secretary of State for the purposes of this Order under article 36 (certification of plans etc.);

(a) 1981 c.67. Section 7 was amended by section 70 of, and paragraph 9 of Schedule 15 to, the Planning and Compensation Act 1991 (c.34). There are other amendments to the 1981 Act which are not relevant to this Order.

(b) Section 48 was amended by section 124(2) of the Local Transport Act 2008 (c.26)

(c) “street authority” is defined in section 49, which was amended by paragraph 117 of Schedule 1 to the Infrastructure Act 2015 (c.7).

“suction caisson” means large diameter steel cylindrical shells which penetrate the seabed assisted by a hydrostatic pressure differential for securing steel jacket foundations;

“suction caisson foundation” means a tubular steel structure which penetrates the seabed assisted by a hydrostatic pressure differential and associated equipment, including scour protection, J-tubes, corrosion protection systems and access platform(s) and equipment;

“temporary stopping up of public rights of way plan” means the plan certified as the temporary stopping up of public rights of way plan by the Secretary of State for the purposes of this Order under article 36 (certification of plans etc.);

“transition bay” means an underground pit where the offshore export cables are jointed to the onshore cables;

“transmission works” means Work Nos. 6 to 37 and any related associated development;

“trenchless technique” means a method of installation that allows ducts and cables to be installed under an obstruction without breaking open the ground and digging a trench (examples of such techniques include horizontal directional drilling, thrust boring, auger boring and pipe ramming);

“trenchless technique compound” means a construction site associated with the transmission works where a trenchless technique is proposed including hard standings, lay down and storage areas for construction materials and equipment, areas for spoil, areas for vehicular parking, bunded storage areas, areas for welfare facilities including offices and canteen and washroom facilities, wheel washing facilities, workshop facilities and temporary fencing or other means of enclosure and areas for other facilities required for construction purposes;

“tribunal” means the Lands Chamber of the Upper Tribunal;

“Trinity House” means the Corporation of Trinity House of Deptford Strond;

“undertaker” means East Anglia ONE North Limited (company number 11121800);

“vessel” means every description of vessel, however propelled or moved, and includes a non-displacement craft, a personal watercraft, a seaplane on the surface of the water, a hydrofoil vessel, a hovercraft or any other amphibious vehicle and any other thing constructed or adapted for movement through, in, on or over water and which is at the time in, on or over water;

“watercourse” includes all rivers, streams, creeks, ditches, drains, canals, cuts, culverts, dykes, sluices, sewers and passages through which water flows except a public sewer or drain;

“wind turbine generator” means a structure comprising a tower, rotor with three blades connected at the hub, nacelle and ancillary electrical and other equipment which may include J-tube(s), transition piece, access and rest platforms, access ladders, boat access systems, corrosion protection systems, fenders and maintenance equipment, helicopter landing facilities and other associated equipment, fixed to a foundation; and

“works plans” means the plans certified as the works plans by the Secretary of State for the purposes of this Order under article 36 (certification of plans etc.).

(2) References in this Order to rights over land include references to rights to do or restrain or to place and maintain, anything in, on or under land or in the air-space above its surface and references in this Order to the imposition of restrictive covenants are references to the creation of rights over the land which interfere with the interests or rights of another and are for the benefit of land which is acquired under this Order or which is an interest otherwise comprised in the Order land.

(3) All distances, directions and lengths referred to in this Order are approximate, save in respect of the parameters referred to in—

- (a) requirements 2 to 9 in Part 3 of Schedule 1 (requirements);
- (b) conditions 1 to 9 in Part 2 of Schedule 13 (conditions); and
- (c) conditions 1 to 5 in Part 2 of Schedule 14 (conditions).

(4) Any reference in this Order to a work identified by the number of the work is to be construed as a reference to the work of that number authorised by this Order.

(5) Unless otherwise stated, references in this Order to points identified by letters are to be construed as references to the points so lettered on the works plans.

(6) The expression “includes” is to be construed without limitation unless the contrary intention appears.

PART 2

Principal Powers

Development consent etc. granted by the Order

3.—(1) Subject to the provisions of this Order and to the requirements the undertaker is granted—

- (a) development consent for the authorised development; and
- (b) consent for the ancillary works,

to be carried out within the Order limits.

(2) Each of the scheduled works must be constructed and maintained within the limits of deviation for that work.

Power to maintain authorised project

4.—(1) The undertaker may at any time maintain the authorised project, except to the extent that this Order or an agreement made under this Order provides otherwise.

(2) The power to maintain conferred under paragraph (1) does not relieve the undertaker of any requirement to obtain any further licence under Part 4 of the 2009 Act (marine licensing) for offshore works not covered by the deemed marine licences.

Benefit of the Order

5.—(1) Subject to paragraphs (2) and (3), the undertaker may with the written consent of the Secretary of State—

- (a) transfer to another person (“the transferee”) any or all of the benefit of the provisions of this Order (including the deemed marine licences) and such related statutory rights as may be agreed between the undertaker and the transferee;
- (b) grant to another person (“the lessee”) for a period agreed between the undertaker and the lessee any or all of the benefit of the provisions of this Order (including the deemed marine licences) and such related statutory rights as may be so agreed.

(2) The Secretary of State must consult the MMO before giving consent to the transfer or grant to another person of any or all of the benefit of the provisions of any of the deemed marine licences.

(3) Where paragraph (7) applies no consent of the Secretary of State is required.

(4) Where an agreement has been made in accordance with paragraph (1) references in this Order to the undertaker, except in paragraph (5), (6) or (8), include references to the transferee or lessee.

(5) The exercise by a person of any benefits or rights conferred in accordance with any transfer or grant under paragraph (1) are subject to the same restrictions, liabilities and obligations as would apply under this Order if those benefits or rights were exercised by the undertaker.

(6) Where an agreement has been made in accordance with paragraph (1)—

- (a) the benefit (“the transferred benefit”) includes any rights that are conferred, and any obligations that are imposed by virtue of the provisions to which the benefit relates;

- (b) the transferred benefit resides exclusively with the transferee or, as the case may be, the lessee and the transferred benefit is not enforceable against the undertaker save in the case of a deemed marine licence transferred or granted in respect of any breach of an obligation by the undertaker which occurs prior to such transfer or grant or which occurs as a result of any activity carried out by the undertaker on behalf of the transferee.

(7) This paragraph applies where—

- (a) the transferee or lessee is a person who holds a licence under the 1989 Act; or
- (b) the time limits for claims for compensation in respect of the acquisition of land or effects upon land under this Order have elapsed and—
 - (i) no such claims have been made,
 - (ii) any such claim has been made and has been compromised or withdrawn,
 - (iii) compensation has been paid in final settlement of any such claim,
 - (iv) payment of compensation into court has taken place in lieu of settlement of any such claim; or
 - (v) it has been determined by a tribunal or court of competent jurisdiction in respect of any such claim that no compensation is payable.

(8) The provisions of article 8 (street works), article 12 (temporary stopping up of streets), article 18 (compulsory acquisition of land), article 20 (compulsory acquisition of rights), article 26 (temporary use of land for carrying out the authorised project) and article 27 (temporary use of land for maintaining the authorised project) have effect only for the benefit of the named undertaker and a person who is a transferee or lessee and is also—

- (a) in respect of Work Nos. 6 to 43 a person who holds a licence under the 1989 Act; or
- (b) in respect of functions under article 8 (street works) relating to a street, a street authority.

(9) Prior to any transfer or grant under this article taking effect the undertaker must provide written notification to the Secretary of State and, if such transfer or grant relates to the exercise of powers in their area, to the MMO and the relevant planning authority.

(10) A notice required under paragraph (9) must—

- (a) state—
 - (i) the name and contact details of the person to whom the benefit of the provisions will be transferred or granted;
 - (ii) subject to paragraph (11), the date on which the transfer will take effect;
 - (iii) the provisions to be transferred or granted;
 - (iv) the restrictions, liabilities and obligations that, in accordance with paragraph (5), will apply to the person exercising the powers transferred or granted; and
 - (v) where paragraph (7) does not apply, confirmation of the availability and adequacy of funds for compensation associated with the compulsory acquisition of the Order land.
- (b) be accompanied by—
 - (i) where relevant, a plan showing the works or areas to which the transfer or grant relates; and
 - (ii) a copy of the document effecting the transfer or grant signed by the undertaker and the person to whom the benefit of the powers will be transferred or granted.

(11) The date specified under paragraph (10)(a)(ii) must not be earlier than the expiry of 14 days from the date of the receipt of the notice.

(12) The notice given under paragraph (10) must be signed by the undertaker and the person to whom the benefit of the powers will be transferred or granted as specified in that notice.

Application and modification of legislative provisions

6.—(1) Regulation 6 of the Hedgerows Regulations 1997(a) is modified so as to read for the purposes of this Order only as if there were inserted after paragraph (1)(j)—

“(k) for carrying out development that has been authorised by an order granting development consent pursuant to the Planning Act 2008.”

(2) The provisions of the Neighbourhood Planning Act 2017(b) insofar as they relate to temporary possession of land under articles 26 (temporary use of land for carrying out the authorised project) and 27 (temporary use of land for maintaining the authorised project) of this Order do not apply in relation to the construction of works carried out for the purpose of, or in connection with, the construction or maintenance of the authorised project.

Defence to proceedings in respect of statutory nuisance

7.—(1) Where proceedings are brought under section 82(1) of the Environmental Protection Act 1990(c) (summary proceedings by person aggrieved by statutory nuisance) in relation to a nuisance falling within paragraph (g) of section 79(1) of that Act (noise emitted from premises so as to be prejudicial to health or a nuisance)(d) no order may be made, and no fine may be imposed, under section 82(2) of that Act if—

- (a) the defendant shows that the nuisance—
 - (i) relates to premises used by the undertaker for the purposes of or in connection with the construction or maintenance of the authorised project and that the nuisance is attributable to the carrying out of the authorised project in accordance with a notice served under section 60 (control of noise on construction site) or a consent given under section 61 (prior consent for work on construction site) of the Control of Pollution Act 1974(e); or
 - (ii) is a consequence of the construction or maintenance of the authorised project and that it cannot reasonably be avoided; or
- (b) the defendant shows that the nuisance—
 - (i) relates to premises used by the undertaker for the purposes of or in connection with the use of the authorised project and that the nuisance is attributable to the use of the authorised project which is being used in compliance with requirement 27 (control of noise during operational phase); or
 - (ii) is a consequence of the use of the authorised project and that it cannot reasonably be avoided.

(2) Section 61(9) (consent for work on construction site to include statement that it does not of itself constitute a defence to proceedings under section 82 of the Environmental Protection Act 1990) of the Control of Pollution Act 1974 does not apply where the consent relates to the use of premises by the undertaker for purposes of or in connection with the construction or maintenance of the authorised project.

(a) S.I. 1997/1160.

(b) 2017 c.20.

(c) 1990 c.43. There are amendments to this Act which are not relevant to the Order.

(d) Section 79(1) was amended by sections 101 and 102 of the Clean Neighbourhoods and Environment Act 2005 (c.16).

(e) 1974 c.40. Section 61 was amended by Schedule 7 to the Building Act 1984 (c.55), paragraph 15 of Schedule 15 to the Environmental Protection Act 1990 and Schedule 24 to the Environment Act 1995. There are other amendments to the 1974 Act which are not relevant to the Order.

PART 3

Streets

Street works

8.—(1) The undertaker may, for the purposes of the authorised project, enter on so much of any of the streets specified in Schedule 2 (streets subject to street works) as is within the Order limits and may—

- (a) break up or open the street or any sewer, drain or tunnel under it;
- (b) tunnel or bore under the street;
- (c) place apparatus under the street;
- (d) maintain apparatus under the street or change its position; and
- (e) execute any works required for or incidental to any works referred to in sub-paragraphs (a) to (d).

(2) The authority given by paragraph (1) is a statutory right for the purposes of sections 48(3) (streets, street works and undertakers) and 51(1) (prohibition of unauthorised street works) of the 1991 Act.

(3) In this article “apparatus” has the same meaning as in Part 3 of the 1991 Act^(a).

Application of the 1991 Act

9.—(1) The provisions of the 1991 Act mentioned in paragraph (2) that apply in relation to the carrying out of street works under that Act and any regulations made or code of practice issued or approved under those provisions apply (with all necessary modifications) in relation to—

- (a) the carrying out of works under article 8 (street works); and
- (b) the temporary stopping up, temporary alteration or temporary diversion of a street by the undertaker under article 12 (temporary stopping up of streets)

whether or not the carrying out of the works or the stopping up, alteration or diversion constitutes street works within the meaning of that Act.

(2) The provisions of the 1991 Act^(b) are—

- (a) subject to paragraph (3), section 55 (notice of starting date of works);
- (b) section 57 (notice of emergency works);
- (c) section 60 (general duty of undertakers to co-operate);
- (d) section 68 (facilities to be afforded to street authority);
- (e) section 69 (works likely to affect other apparatus in the street);
- (f) section 76 (liability for cost of temporary traffic regulation);
- (g) section 77 (liability for cost of use of alternative route); and
- (h) all provisions of that Act that apply for the purposes of the provisions referred to in subparagraphs (a) to (g).

(3) Section 55 of the 1991 Act as applied by paragraph (2) has effect as if references in section 57 of that Act to emergency works included a reference to a stopping up, alteration or diversion (as the case may be) required in a case of emergency.

(a) “apparatus” is defined in section 89(3) and section 105(1).

(b) Sections 55, 57, 60, 68 and 69 were amended by the Traffic Management Act 2004 (c.18)

Public rights of way

10.—(1) With effect from the date of certification by the local highway authority that the relevant alternative right of way has been created to the standard defined in the public rights of way strategy, the section of the public right of way (being a footpath) specified in columns (1), (2) and (3) of Schedule 4 (footpaths to be stopped up) is extinguished.

(2) With effect from that same date, the alternative section of the footpath specified in column (4) of Schedule 4 (footpaths to be stopped up) or as otherwise approved by the relevant local highway authority is created.

(3) Any person who suffers loss by the suspension of any private right of way under this article is entitled to compensation to be determined, in case of dispute, under Part 1 of the 1961 Act^(a).

Temporary stopping up of public rights of way

11.—(1) The undertaker may, in connection with the carrying out of the authorised project, temporarily stop up each of the public rights of way specified in column (2) of Schedule 3 (public rights of way to be temporarily stopped up) to the extent specified in column (3), by reference to the letters shown on the temporary stopping up of public rights of way plan.

(2) The public rights of way specified in Schedule 3 (public rights of way to be temporarily stopped up) shall not be temporarily stopped up under this article unless the alternative public right of way described in column (4) of Schedule 3 or as otherwise approved by the relevant local highway authority, is first provided by the undertaker to the standard defined in the public rights of way strategy, to the reasonable satisfaction of the relevant local highway authority.

(3) The relevant diversion route provided under paragraph (2) shall be subsequently maintained by the undertaker until the re-opening of the relevant public right of way specified in paragraph (1).

(4) Any person who suffers loss by the suspension of any private right of way under this article is entitled to compensation to be determined, in case of dispute, under Part 1 of the 1961 Act.

Temporary stopping up of streets

12.—(1) The undertaker, during and for the purposes of carrying out the authorised project, may temporarily stop up, alter or divert any street and may for any reasonable time—

- (a) divert the traffic or a class of traffic from the street; and
- (b) subject to paragraph (3), prevent all persons from passing along the street.

(2) Without limiting paragraph (1), the undertaker may use any street temporarily stopped up under the powers conferred by this article within the Order limits as a temporary working site.

(3) The undertaker must provide reasonable access for pedestrians going to or from premises abutting a street affected by the temporary stopping up, alteration or diversion of a street under this article if there would otherwise be no such access.

(4) Without limiting paragraph (1), the undertaker may temporarily stop up, alter or divert the streets set out in column (2) of Schedule 5 (streets to be temporarily stopped up) to the extent specified, by reference to the letters and numbers shown on the works plans, in column (3) of that Schedule.

(5) The undertaker must not temporarily stop up, alter, divert or use as a temporary working site—

- (a) any street referred to in paragraph (4) without first consulting the street authority;
- (b) any street referred to in Schedule 3 (public rights of way to be temporarily stopped up) without first consulting the local highway authority; and

(a) Part 1 was amended by Schedule 1 to the Transfer of Tribunal Functions (Lands Tribunal and Miscellaneous Amendments) Order 2009, S.I. 2009/1307.

(c) any other street without the consent of the street authority, which may attach reasonable conditions to the consent.

(6) Any person who suffers loss by the suspension of any private right of way under this article is entitled to compensation to be determined, in case of dispute, under Part 1 of the 1961 Act.

(7) If a street authority fails to notify the undertaker of its decision within 28 days of receiving an application for consent under paragraph (5)(c) that street authority is deemed to have granted consent.

Access to works

13.—(1) The undertaker may, for the purposes of the authorised project—

- (a) form and lay out means of access, or improve existing means of access, in the locations specified in columns (1) and (2) of Schedule 6 (access to works); and
- (b) with the approval of the relevant highway authority after consultation with the relevant planning authority, form and lay out such other means of access or improve existing means of access, at such locations within the Order limits as the undertaker reasonably requires for the purposes of the authorised project.

(2) If the relevant highway authority fails to notify the undertaker of its decision within 28 days of receiving an application for approval under paragraph (1)(b) that relevant highway authority is deemed to have granted approval.

Agreements with street authorities

14.—(1) A street authority and the undertaker may enter into agreements with respect to—

- (a) any temporary stopping up, alteration or diversion of a street authorised by this Order;
- (b) the construction of any new street authorised by this Order; or
- (c) the carrying out in the street of any of the works referred to in article 8(1) (street works).

(2) Such an agreement may, without prejudice to the generality of paragraph (1)—

- (a) make provision for the street authority to carry out any function under this Order which relates to the street in question;
- (b) include an agreement between the undertaker and street authority specifying a reasonable time for the completion of the works; and
- (c) contain such terms as to payment and otherwise as the parties consider appropriate.

Highway alterations

15.—(1) The undertaker may carry out highway alterations comprised within Work Nos. 35, 36 and 37 in the plots numbered 148 to 182 on the land plans.

(2) The highway alterations must be carried out in accordance with plans approved by the highway authority, such approval not to be unreasonably withheld.

(3) If the highway authority fails to notify the undertaker of its decision within 28 days of receiving plans for approval under paragraph (2), the highway authority is deemed to have given approval.

PART 4

Supplemental powers

Discharge of water

16.—(1) The undertaker may use any watercourse or any public sewer or drain for the drainage of water in connection with the carrying out or maintenance of the authorised project and for that

purpose may lay down, take up and alter pipes and may, on any land within the Order limits, make openings into, and connections with, the watercourse, public sewer or drain subject to the obtaining of consent and approval respectively pursuant to sub-paragraphs (3) and (4) below.

(2) Any dispute arising from the making of connections to or the use of a public sewer or drain by the undertaker pursuant to paragraph (1) is determined as if it were a dispute under section 106 of the Water Industry Act 1991(a) (right to communicate with public sewers).

(3) The undertaker must not discharge any water into any watercourse, public sewer or drain except with the consent of the person to whom it belongs; and such consent may be given subject to such terms and conditions as that person may reasonably impose, but must not be unreasonably withheld.

(4) The undertaker must not make any opening into any public sewer or drain except—

(a) in accordance with plans approved by the person to whom the sewer or drain belongs, but such approval must not be unreasonably withheld; and

(b) where that person has been given the opportunity to supervise the making of the opening.

(5) The undertaker must not, in carrying out or maintaining works pursuant to this article, damage or interfere with the bed or banks of, or construct any works in, under, over or within eight metres of, any watercourse forming part of a main river, or within 16 metres of a tidally influenced main river without the prior written consent of the Environment Agency.

(6) The undertaker must take such steps as are reasonably practicable to secure that any water discharged into a watercourse or public sewer or drain pursuant to this article is as free as may be practicable from gravel, soil or other solid substance, oil or matter in suspension.

(7) Nothing in this article overrides the requirement for an environmental permit under regulation 12(1)(b) of the Environmental Permitting (England and Wales) Regulations 2016(b).

(8) In this article—

(a) “public sewer or drain” means a sewer or drain which belongs to a sewerage undertaker, the Environment Agency, an internal drainage board or a local authority; and

(b) other expressions, excluding watercourse, used both in this article and in the Environmental Permitting (England and Wales) Regulations 2016 have the same meaning as in those Regulations.

(9) If a person who receives an application for consent or approval fails to notify the undertaker of a decision within 28 days of receiving an application for consent under paragraphs (3) or (5) or approval under paragraph (4)(a) that person is deemed to have granted consent or given approval, as the case may be.

Authority to survey and investigate the land onshore

17.—(1) The undertaker may for the purposes of this Order enter on any land shown within the Order limits or which may be affected by the authorised project and—

(a) survey or investigate the land;

(b) without prejudice to the generality of sub-paragraph (a), make trial holes in such positions on the land as the undertaker thinks fit to investigate the nature of the surface layer, subsoil and groundwater and remove soil and groundwater samples;

(c) without prejudice to the generality of sub-paragraph (a), make trial trenches in such positions on the land as the undertaker thinks fit to carry out archaeological and site investigations;

(d) without prejudice to the generality of sub-paragraph (a), carry out ecological or archaeological investigations or environmental monitoring on such land; and

(a) 1991 c.56. Section 106 was amended by section 35(8)(a) of the Competition and Service (Utilities) Act 1992 (c.43) and sections 36(2) and 99 of the Water Act 2003 (c.37). There are other amendments to this section which are not relevant to this Order.

(b) S.I. 2016/1154.

- (e) place on, leave on and remove from the land apparatus and welfare facilities for use in connection with the survey and investigation of land, environmental monitoring and making of trial holes and trial trenches.

(2) No land may be entered or equipment placed or left on or removed from the land under paragraph (1) unless at least 14 days' notice has been served on every owner and occupier of the land.

(3) Any person entering land under this article on behalf of the undertaker—

- (a) must, if so required on entering the land, produce written evidence of their authority to do so; and
- (b) may take with them such vehicles and equipment as are necessary to carry out the survey or investigation or to make the trial holes.

(4) No trial holes may be made under this article—

- (a) in land located within the highway boundary without the consent of the highway authority; or
- (b) in a private street without the consent of the street authority,

but such consent must not be unreasonably withheld.

(5) Following completion of any survey, monitoring or investigation works the undertaker must remove all equipment, apparatus and welfare facilities placed on the land in connection with such survey, monitoring or investigations.

(6) The undertaker must compensate the owners and occupiers of the land for any loss or damage arising by reason of the exercise of the authority conferred by this article, such compensation to be determined, in case of dispute, under Part 1 (determination of questions of disputed compensation) of the 1961 Act.

(7) If either a highway authority or a street authority which receives an application for consent fails to notify the undertaker of its decision within 28 days of receiving the application for consent—

- (a) under paragraph (4)(a) in the case of a highway authority; or
- (b) under paragraph (4)(b) in the case of a street authority;

that authority is deemed to have granted consent.

PART 5

Powers of acquisition

Compulsory acquisition of land

18.—(1) The undertaker may acquire compulsorily so much of the Order land as is required for the authorised project or to facilitate, or is incidental to, it.

(2) This article is subject to paragraph (2) of article 20 (compulsory acquisition of rights) and article 26 (temporary use of land for carrying out the authorised project).

Time limit for exercise of authority to acquire land compulsorily

19.—(1) After the end of the period of seven years beginning on the day on which this Order is made—

- (a) no notice to treat is to be served under Part 1 of the 1965 Act; and

(b) no declaration is to be executed under section 4 of the 1981 Act^(a) as applied by article 22 (application of the Compulsory Purchase (Vesting Declarations) Act 1981).

(2) The authority conferred by article 26 (temporary use of land for carrying out the authorised project) ceases at the end of the period referred to in paragraph (1), except that nothing in this paragraph prevents the undertaker remaining in possession of land after the end of that period, if the land was entered and possession was taken before the end of that period.

Compulsory acquisition of rights

20.—(1) The undertaker may acquire compulsorily such rights or impose restrictive covenants over the Order land as may be required for any purpose for which that land may be acquired under article 18 (compulsory acquisition of land), by creating them as well as by acquiring rights already in existence.

(2) In the case of the Order land specified in column (1) of Schedule 7 (land in which only new rights etc. may be acquired), the undertaker's powers of compulsory acquisition are limited to the acquisition of such new rights and the imposition of restrictive covenants for the purpose specified in relation to that land in column (2) of that Schedule.

(3) Subject to section 8 and Schedule 2A (counter-notice requiring purchase of land not in notice to treat) to the 1965 Act, as substituted by paragraph 9 of Schedule 8 (modification of compensation and compulsory purchase enactments for creation of new rights and imposition of new restrictions), where the undertaker creates a right or acquires an existing right over land or imposes a restrictive covenant under paragraph (1), the undertaker is not required to acquire a greater interest in that land.

(4) Schedule 8 (modification of compensation and compulsory purchase enactments for creation of new rights and imposition of new restrictions) has effect for the purpose of modifying the enactments relating to compensation and the provisions of the 1965 Act in their application in relation to the compulsory acquisition under this article of a right over land by the creation of a new right or the imposition of restrictive covenants.

(5) In any case where the acquisition of new rights or the imposition of restrictive covenants under paragraph (1) is required for the purpose of diverting, replacing or protecting apparatus of a statutory undertaker, the undertaker may, with the consent of the Secretary of State, transfer the power to acquire such rights to the statutory undertaker in question.

(6) The exercise by a statutory undertaker of any power in accordance with a transfer under paragraph (5) is subject to the same restrictions, liabilities and obligations as would apply under this Order if that power were exercised by the undertaker.

Private rights

21.—(1) Subject to the provisions of this article, all private rights or restrictive covenants over land subject to compulsory acquisition under article 18 (compulsory acquisition of land) cease to have effect in so far as their continuance would be inconsistent with the exercise of the powers under article 18 (compulsory acquisition of land)—

- (a) as from the date of acquisition of the land by the undertaker, whether compulsorily or by agreement; or
- (b) on the date of entry on the land by the undertaker under section 11(1) of the 1965 Act (power of entry)^(b),

whichever is the earlier.

(a) Section 4 was amended by sections 184 and 185 of, and paragraph 2 of Schedule 18 to, the Housing and Planning Act 2016 (c.22).

(b) Section 11(1) was amended by sections 186 to 188 of the Housing and Planning Act 2016 (c.22), Schedule 4 to the Acquisition of Land Act 1981 (c.67) and Schedule 5 to the Church of England (Miscellaneous Provision) Measure 2006 No 1.

(2) Subject to the provisions of this article, all private rights or restrictive covenants over land subject to the compulsory acquisition of rights or the imposition of restrictive covenants under article 20 (compulsory acquisition of rights) cease to have effect in so far as their continuance would be inconsistent with the exercise of the right or compliance with the restrictive covenant—

- (a) as from the date of the acquisition of the right or the imposition of the restrictive covenant by the undertaker (whether the right is acquired compulsorily, by agreement or through the grant of lease of the land by agreement); or
- (b) on the date of entry on the land by the undertaker under section 11(1) of the 1965 Act (power of entry) in pursuance of the right,

whichever is the earlier.

(3) Subject to the provisions of this article, all private rights or restrictive covenants over land of which the undertaker takes temporary possession under this Order are suspended and unenforceable, in so far as their continuance would be inconsistent with the purpose for which temporary possession is taken, for as long as the undertaker remains in lawful possession of the land.

(4) Any person who suffers loss by the extinguishment or suspension of any private right or restrictive covenant under this article is entitled to compensation in accordance with the terms of section 152 of the 2008 Act to be determined, in case of dispute, under Part 1 of the 1961 Act.

(5) This article does not apply in relation to any right to which section 138 of the 2008 Act (extinguishment of rights, and removal of apparatus, of statutory undertakers etc.) or article 28 (statutory undertakers) applies.

(6) Paragraphs (1) to (3) have effect subject to—

- (a) any notice given by the undertaker before—
 - (i) the completion of the acquisition of the land or the acquisition of rights or the imposition of restrictive covenants over or affecting the land;
 - (ii) the undertaker's appropriation of the land,
 - (iii) the undertaker's entry onto the land, or
 - (iv) the undertaker's taking temporary possession of the land,that any or all of those paragraphs do not apply to any right specified in the notice; or
- (b) any agreement made at any time between the undertaker and the person in or to whom the right in question is vested or belongs.

(7) If an agreement referred to in paragraph (6)(b)—

- (a) is made with a person in or to whom the right is vested or belongs; and
- (b) is expressed to have effect also for the benefit of those deriving title from or under that person,

the agreement is effective in respect of the persons so deriving title, whether the title was derived before or after the making of the agreement.

(8) Reference in this article to private rights over land includes reference to any trusts or incidents to which the land is subject.

Application of the Compulsory Purchase (Vesting Declarations) Act 1981

22.—(1) The 1981 Act applies as if this Order were a compulsory purchase order.

(2) The 1981 Act, as applied by paragraph (1), has effect with the following modifications.

(3) In section 1 (application of act), for subsection 2, substitute—

“(2) This section applies to any Minister, any local or other public authority or any other body or person authorised to acquire land by means of a compulsory purchase order.”

(4) Section 5 (earliest date for execution of declaration) is omitted.

(5) Section 5A (time limit for general vesting declaration) is omitted.

- (6) In section 5B (extension of time limit during challenge)—
- (a) for “section 23 of the Acquisition of Land Act 1981 (application to High Court in respect of compulsory purchase order)” substitute “section 118 of the 2008 Act (legal challenges relating to applications for orders granting development consent)”; and
 - (b) for “the three year period mentioned in section 5A” substitute “the seven year period mentioned in article 19 (time limit for exercise of authority to acquire land compulsorily) of the East Anglia ONE North Offshore Wind Farm Order 202*”.
- (7) In section 6 (notices after execution of declaration), in subsection (1)(b) for “section 15 of, or paragraph 6 of Schedule 1 to, the Acquisition of Land Act 1981” substitute “section 134 (notice of authorisation of compulsory acquisition) of the Planning Act 2008”.
- (8) In section 7 (constructive notice to treat), in subsection (1)(a), the words “(as modified by section 4 of the Acquisition of Land Act 1981)” are omitted.
- (9) In Schedule A1 (counter-notice requiring purchase of land not in general vesting declaration), omit paragraph 1(2).
- (10) References to the 1965 Act in the 1981 Act must be construed as references to that Act as applied by section 125 of the 2008 Act (and as modified by article 23 (application of Part 1 of the Compulsory Purchase Act 1965)) to the compulsory acquisition of land under this Order.

Application of Part 1 of the Compulsory Purchase Act 1965

23.—(1) Part 1 (compulsory purchase under Acquisition of Land Act of 1946) of the 1965 Act, as applied to this Order by section 125 (application of compulsory acquisition provisions) of the 2008 Act, is modified as follows.

- (2) In section 4A(1) (extension of time limit during challenge)—
- (a) for “section 23 of the Acquisition of Land Act 1981 (application to High Court in respect of compulsory purchase order)” substitute “section 118 of the 2008 Act (legal challenges relating to applications for orders granting development consent)”; and
 - (b) for “the three year period mentioned in section 4” substitute “the seven year period mentioned in article 19 (time limit for exercise of authority to acquire land compulsorily) of the East Anglia ONE North Offshore Wind Farm Order 202*”.
- (3) In section 11A (powers of entry: further notice of entry)—
- (a) in subsection (1)(a), after “land” insert “under that provision”;
 - (b) in subsection (2), after “land” insert “under that provision”.
- (4) In section 22(2) (expiry of time limit for exercise of compulsory purchase power not to affect acquisition of interests omitted from purchase), for “section 4 of this Act” substitute “article 19 (time limit for exercise of authority to acquire land compulsorily) of the East Anglia ONE North Offshore Wind Farm Order 202*”.
- (5) In Schedule 2A (counter-notice requiring purchase of land not in notice to treat)—
- (a) omit paragraphs 1(2) and 14(2); and
 - (b) at the end insert—

“PART 4 INTERPRETATION

30. In this Schedule, references to entering on and taking possession of land do not include doing so under article 26 (temporary use of land for carrying out the authorised development) or article 27 (temporary use of land for maintaining the authorised development) of the East Anglia ONE North Offshore Wind Farm Order 202*.”

Acquisition of subsoil or airspace only

24.—(1) The undertaker may acquire compulsorily so much of, or such rights in, the subsoil of, or the airspace over, the land referred to in article 18 (compulsory acquisition of land) or article 20

(compulsory acquisition of rights) as may be required for any purpose for which that land may be acquired under that provision instead of acquiring the whole, or an interest in the whole, of the land.

(2) Where the undertaker acquires any part of, or rights in, the subsoil of or the airspace over, land under paragraph (1), the undertaker is not required to acquire an interest in any other part of the land.

(3) The following do not apply in connection with the exercise of the power under paragraph (1) in relation to subsoil or airspace only—

- (a) Schedule 2A (counter-notice requiring purchase of land not in notice to treat) to the 1965 Act;
- (b) Schedule A1 (counter-notice requiring purchase of land not in general vesting declaration) to the 1981 Act; and
- (c) Section 153(4A) (blighted land: proposed acquisition of part interest; material detriment test) of the 1990 Act.

(4) Paragraphs (2) and (3) are to be disregarded where the undertaker acquires a cellar, vault, arch or other construction forming part of a house, building or manufactory.

Rights under or over streets

25.—(1) The undertaker may enter on and appropriate so much of the subsoil of or air-space over any street within the Order limits as may be required for the purposes of the authorised project and may use the subsoil or air-space for those purposes or any other purpose ancillary to the authorised project.

(2) Subject to paragraph (3), the undertaker may exercise any power conferred by paragraph (1) in relation to a street without being required to acquire any part of the street or any easement or right in the street.

(3) Paragraph (2) does not apply in relation to—

- (a) any subway or underground building; or
- (b) any cellar, vault, arch or other construction in, on or under a street which forms part of a building fronting onto the street.

(4) Subject to paragraph (5), any person who is an owner or occupier of land appropriated under paragraph (1) without the undertaker acquiring any part of that person's interest in the land, and who suffers loss as a result, is entitled to compensation to be determined, in case of dispute, under Part 1 of the 1961 Act.

(5) Compensation is not payable under paragraph (4) to any person who is an undertaker to whom section 85 of the 1991 Act (sharing cost of necessary measures) applies in respect of measures of which the allowable costs are to be borne in accordance with that section.

Temporary use of land for carrying out the authorised project

26.—(1) The undertaker may, in connection with the carrying out of the authorised project—

- (a) enter on and take temporary possession of—
 - (i) the land specified in column (2) of Schedule 9 (land of which temporary possession may be taken) for the purpose specified in relation to that land in column (3) of that Schedule; and
 - (ii) any other Order land in respect of which no notice of entry has been served under section 11 of the 1965 Act (other than in connection with the acquisition of rights only) and no declaration has been made under section 4 of the 1981 Act;
- (b) remove any buildings, agricultural plant and apparatus, drainage, fences, debris and vegetation from that land;
- (c) construct temporary works (including the provision of means of access), haul roads, security fencing, bridges, structures and buildings on that land;

- (d) use the land for the purposes of a working site with access to the working site in connection with the authorised project;
- (e) construct any works, or use the land, as specified in relation to that land in column 3 of Schedule 9 (land of which temporary possession may be taken), or any mitigation works or operations; and
- (f) construct such works on that land as are mentioned in Part 1 of Schedule 1 (authorised development).

(2) Not less than 28 days before entering on and taking temporary possession of or using land under this article the undertaker must serve notice of the intended entry on the owners and occupiers of the land.

(3) The undertaker must not remain in possession of any land under this article for longer than reasonably necessary and in any event must not, without the agreement of the owners of the land, remain in possession of any land under this article after the end of the period of one year beginning with the date of completion of the part of the authorised project specified in relation to that land in column (4) of Schedule 9 (land of which temporary possession may be taken), unless the undertaker has, before the end of that period, served a notice of entry under section 11 of the 1965 Act or made a declaration under section 4 of the 1981 Act in relation to that land.

(4) Before giving up possession of land of which temporary possession has been taken under this article, the undertaker must remove all temporary works and restore the land to the reasonable satisfaction of the owners of the land; but the undertaker is not required to—

- (a) replace a building removed under this article; or
- (b) restore land on which any works have been constructed under paragraph (1)(e).

(5) The undertaker must pay compensation to the owners and occupiers of land of which temporary possession is taken under this article for any loss or damage arising from the exercise in relation to the land of the provisions of any power conferred by this article.

(6) Any dispute as to a person's entitlement to compensation under paragraph (5), or as to the amount of the compensation, must be determined under Part 1 of the 1961 Act.

(7) Nothing in this article affects any liability to pay compensation under section 152 of the 2008 Act (compensation in case where no right to claim in nuisance) or under any other enactment in respect of loss or damage arising from the carrying out of the authorised project, other than loss or damage for which compensation is payable under paragraph (5).

(8) The undertaker may not compulsorily acquire under this Order the land referred to in paragraph (1)(a)(i) except that the undertaker is not precluded from—

- (a) acquiring new rights or imposing restrictive covenants over any part of that land under article 20 (compulsory acquisition of rights) to the extent that such land is listed in column (1) of Schedule 7 (land in which only new rights etc. may be acquired); or
- (b) acquiring any part of the subsoil (or rights in the subsoil) of that land under article 24 (acquisition of subsoil or airspace only).

(9) Where the undertaker takes possession of or uses land under this article, the undertaker is not required to acquire the land or any interest in it.

(10) Section 13 of the 1965 Act (refusal to give possession to acquiring authority)(a) applies to the temporary use of land pursuant to this article to the same extent as it applies to the compulsory acquisition of land under this Order by virtue of section 125 of the 2008 Act (application of compulsory acquisition provisions).

Temporary use of land for maintaining authorised project

27.—(1) Subject to paragraph (2), at any time during the maintenance period relating to any part of the authorised project, the undertaker may—

(a) Section 13 was amended by Tribunals Courts and Enforcement Act 2007 (c.15)

- (a) enter on and take temporary possession of any land within the Order limits if such possession is reasonably required for the purpose of maintaining the authorised project; and
 - (b) construct such temporary works (including the provision of means of access) and buildings on the land as may be reasonably necessary for that purpose.
- (2) Paragraph (1) does not authorise the undertaker to take temporary possession of—
- (a) any house or garden belonging to a house; or
 - (b) any building (other than a house) if it is for the time being occupied.
- (3) Not less than 28 days before entering on and taking temporary possession of land under this article the undertaker must serve notice of the intended entry on the owners and occupiers of the land.
- (4) The undertaker may only remain in possession of land under this article for so long as may be reasonably necessary to carry out the maintenance of the part of the authorised project for which possession of the land was taken.
- (5) Before giving up possession of land of which temporary possession has been taken under this article, the undertaker must remove all temporary works and restore the land to the reasonable satisfaction of the owners of the land.
- (6) The undertaker must pay compensation to the owners and occupiers of land of which temporary possession is taken under this article for any loss or damage arising from the exercise in relation to the land of the provisions of this article.
- (7) Any dispute as to a person’s entitlement to compensation under paragraph (6), or as to the amount of the compensation, must be determined under Part 1 of the 1961 Act.
- (8) Nothing in this article affects any liability to pay compensation under section 152 of the 2008 Act (compensation in case where no right to claim in nuisance) or under any other enactment in respect of loss or damage arising from the maintenance of the authorised project, other than loss or damage for which compensation is payable under paragraph (6).
- (9) Where the undertaker takes possession of land under this article, the undertaker is not required to acquire the land or any interest in it.
- (10) Section 13 of the 1965 Act (refusal to give possession to acquiring authority) applies to the temporary use of land pursuant to this article to the same extent as it applies to the compulsory acquisition of land under this Order by virtue of section 125 of the 2008 Act (application of compulsory acquisition provisions).
- (11) In this article “the maintenance period”, in relation to any part of the authorised project, means—
- (a) the period of five years beginning with the date on which the authorised project first exports electricity to the national electricity transmission network except where the authorised development consists of the maintenance of any tree or shrub for which a 10 year replacement period is specified pursuant to requirement 15 (implementation and maintenance of landscaping), in which case “the maintenance period” means a period of 10 years beginning with the date on which that tree or shrub is first planted; and
 - (b) any period falling between the date at which temporary possession is no longer permitted under article 26(3) and the date on which the authorised project first exports electricity to the national electricity transmission network.

Statutory undertakers

- 28.** Subject to the provisions of Schedule 10 (protective provisions) the undertaker may—
- (a) acquire compulsorily, or acquire new rights or impose restrictive covenants over, the land belonging to statutory undertakers shown on the land plans within the Order land and described in the book of reference; and
 - (b) extinguish the rights of, remove, relocate the rights of or reposition the apparatus belonging to statutory undertakers over or within the Order land.

Recovery of costs of new connections

29.—(1) Where any apparatus of a public utility undertaker or of a public communications provider is removed under article 28 (statutory undertakers) any person who is the owner or occupier of premises to which a supply was given from that apparatus is entitled to recover from the undertaker compensation in respect of expenditure reasonably incurred by that person, in consequence of the removal, for the purpose of effecting a connection between the premises and any other apparatus from which a supply is given.

(2) Paragraph (1) does not apply in the case of the removal of a public sewer but where such a sewer is removed under article 28 (statutory undertakers), any person who is—

- (a) the owner or occupier of premises the drains of which communicated with that sewer; or
- (b) the owner of a private sewer which communicated with that sewer,

is entitled to recover from the undertaker compensation in respect of expenditure reasonably incurred by that person, in consequence of the removal, for the purpose of making the drain or sewer belonging to that person communicate with any other public sewer or with a private sewerage disposal plant.

(3) This article does not have effect in relation to apparatus to which Part 3 of the 1991 Act applies.

(4) In this paragraph—

“public communications provider” has the same meaning as in section 151(1) of the 2003 Act; and

“public utility undertaker” has the same meaning as in the 1980 Act.

PART 6

Operations

Operation of generating station

30.—(1) The undertaker is hereby authorised to operate the generating station comprised in the authorised project.

(2) This article does not relieve the undertaker of any requirement to obtain any permit or licence under any other legislation that may be required from time to time to authorise the operation of an electricity generating station.

Deemed marine licences under the 2009 Act

31. The marine licences set out in Schedules 13 (deemed licence under the 2009 Act – generation assets) and 14 (deemed licence under the 2009 Act – offshore transmission assets) are deemed to have been granted under Part 4 of the 2009 Act (marine licensing) for the licensed marine activities set out in Part 1, and subject to the conditions set out in Part 2, of each licence.

PART 7

Miscellaneous and general

Application of landlord and tenant law

32.—(1) This article applies to—

- (a) any agreement for leasing to any person the whole or any part of the authorised project or the right to operate the same; and

(b) any agreement entered into by the undertaker with any person for the construction, maintenance, use or operation of the authorised project, or any part of it, so far as any such agreement relates to the terms on which any land which is the subject of a lease granted by or under that agreement is to be provided for that person's use.

(2) No enactment or rule of law regulating the rights and obligations of landlords and tenants may prejudice the operation of any agreement to which this article applies.

(3) Accordingly, no such enactment or rule of law applies in relation to the rights and obligations of the parties to any lease granted by or under any such agreement so as to—

- (a) exclude or in any respect modify any of the rights and obligations of those parties under the terms of the lease, whether with respect to the termination of the tenancy or any other matter;
- (b) confer or impose on any such party any right or obligation arising out of or connected with anything done or omitted on or in relation to land which is the subject of the lease, in addition to any such right or obligation provided for by the terms of the lease; or
- (c) restrict the enforcement (whether by action for damages or otherwise) by any party to the lease of any obligation of any other party under the lease.

Operational land for purposes of the 1990 Act

33. Development consent granted by this Order is treated as specific planning permission for the purposes of section 264(3)(a) of the 1990 Act (cases in which land is to be treated as not being operational land).

Felling or lopping of trees and removal of hedgerows

34.—(1) Subject to article 35 (trees subject to tree preservation orders), the undertaker may fell or lop any tree or shrub within or overhanging the Order limits, or cut back its roots, if it reasonably believes it to be necessary to do so to prevent the tree or shrub from obstructing or interfering with the construction, maintenance or operation of the authorised project or any apparatus used in connection with the authorised project.

(2) In carrying out any activity authorised by paragraph (1), the undertaker must do no unnecessary damage to any tree or shrub and must pay compensation to any person for any loss or damage arising from such activity.

(3) Any dispute as to a person's entitlement to compensation under paragraph (2), or as to the amount of compensation, must be determined under Part 1 of the 1961 Act.

(4) The undertaker may, for the purposes of the authorised project—

- (a) subject to paragraph (2) above, remove any hedgerows within the Order limits that may be required for the purposes of carrying out the authorised project; and
- (b) remove the important hedgerows as are within the Order limits and specified in Schedule 11 (hedgerows).

(5) In this article “hedgerow” and “important hedgerow” have the same meaning as in the Hedgerows Regulations 1997.

Trees subject to tree preservation orders

35.—(1) The undertaker may fell or lop any tree described in Schedule 12 (trees subject to tree preservation orders) or any tree within or overhanging land within the Order limits that is subject to a tree preservation order made after 25 June 2019, or cut back its roots if it reasonably believes it to be necessary in order to do so to prevent the tree—

- (a) from obstructing or interfering with the construction, maintenance or operation of the authorised project or any apparatus used in connection with the authorised project; or
- (b) from constituting an unacceptable source of danger (whether to children or to other persons).

- (2) In carrying out any activity authorised by paragraph (1)—
- (a) the undertaker must not cause unnecessary damage to any tree and must pay compensation to any person for any loss or damage arising from such activity; and
 - (b) the duty contained in section 206(1) of the 1990 Act (replacement of trees) does not apply.
- (3) The authority given by paragraph (1) constitutes a deemed consent under the relevant tree preservation order.
- (4) Any dispute as to a person's entitlement to compensation under paragraph (2), or as to the amount of compensation, must be determined under Part 1 of the 1961 Act.

Certification of plans etc.

36.—(1) The undertaker must, as soon as practicable after the making of this Order, submit to the Secretary of State copies of the documents listed in Schedule 17 (documents to be certified) for certification that they are true copies of the documents referred to in this Order.

(2) A plan or document so certified is admissible in any proceedings as evidence of the contents of the document of which it is a copy.

(3) Where a plan or document certified under paragraph (1)—

- (a) refers to a provision of this Order (including any specified requirement) when it was in draft form; and
- (b) identifies that provision by a number, or combination of numbers and letters, which is different from the number, or combination of numbers and letters by which the corresponding provision of this Order is identified in the Order as made

the reference in the plan or document concerned must be construed for the purposes of this Order as referring to the provision (if any) corresponding to that provision in the Order as made.

Arbitration

37.—(1) Subject to article 40 (saving provision for Trinity House), any dispute or difference arising out of or in connection with any provision of this Order, unless otherwise provided for, must be referred to and settled in arbitration in accordance with the rules at Schedule 15 (arbitration rules) to this Order by a single arbitrator to be agreed between the parties, within 14 days of receipt of the notice of arbitration, or if the parties fail to agree within the time period stipulated, to be appointed on the application of either party (after giving notice in writing to the other) by the Secretary of State.

(2) Any matter for which the consent or approval of the Secretary of State or the Marine Management Organisation is required under any provision of this Order shall not be subject to arbitration.

Requirements, appeals, etc.

38. Schedule 16 (procedure for discharge of requirements) has effect in relation to all consents, agreements or approvals required or contemplated by the requirements within Part 3 of Schedule 1 (requirements) to this Order.

Abatement of works abandoned or decayed

39. Where Work No. 1(a), Work No. 1(b), Work No. 2 or Work No. 3 or any part of those works is abandoned or allowed to fall into decay the Secretary of State may, following consultation with the undertaker, issue a written notice requiring the undertaker at its own expense to repair and restore or remove Work No. 1(a), Work No. 1(b), Work No. 2 or Work No. 3 or any relevant part

of those works, without prejudice to any notice served under section 105(2) of the 2004 Act^(a). The notice may also require the restoration of the site of the relevant part(s) of Work No. 1(a), Work No. 1(b), Work No. 2 or Work No. 3 to a safe and proper condition within an area and to such an extent as may be specified in the notice.

Saving provisions for Trinity House

40. Nothing in this Order prejudices or derogates from any of the rights, duties or privileges of Trinity House.

Crown rights

41.—(1) Nothing in this Order affects prejudicially any estate, right, power, privilege, authority or exemption of the Crown and in particular, nothing in this Order authorises the undertaker or any lessee or licensee to take, use, enter upon or in any manner interfere with any land or rights of any description (including any portion of the shore or bed of the sea or any river, channel, creek, bay or estuary)—

- (a) belonging to Her Majesty in right of the Crown and forming part of the Crown Estate without the consent in writing of the Crown Estate Commissioners;
- (b) belonging to Her Majesty in right of the Crown and not forming part of the Crown Estate without the consent in writing of the government department having the management of that land; or
- (c) belonging to a government department or held in trust for Her Majesty for the purposes of a government department without the consent in writing of that government department.

(2) A consent under paragraph (1) may be given unconditionally or subject to terms and conditions; and is deemed to have been given in writing where it is sent electronically.

Protective provisions

42. Schedule 10 (protective provisions) has effect.

Funding

43.—(1) The undertaker must not exercise the powers conferred by the provisions referred to in paragraph (2) in relation to any land unless it has first put in place either—

- (a) a guarantee in respect of the liabilities of the undertaker to pay compensation under this Order in respect of the exercise of the relevant power in relation to that land; or
- (b) an alternative form of security for that purpose,

that has been approved by the Secretary of State.

(2) The provisions are—

- (a) article 18 (compulsory acquisition of land);
- (b) article 20 (compulsory acquisition of rights);
- (c) article 21 (private rights);
- (d) article 24 (acquisition of subsoil or airspace only);
- (e) article 25 (rights under or over streets);
- (f) article 26 (temporary use of land for carrying out the authorised project);
- (g) article 27 (temporary use of land for maintaining the authorised project); and
- (h) article 28 (statutory undertakers).

(a) Section 105(2) was substituted by section 69(3) of the Energy Act 2008 (c.32).

(3) A guarantee or alternative form of security given in respect of any liability of the undertaker to pay compensation under this Order is enforceable against the guarantor or person providing the alternative form of security by any person to whom such compensation is payable and must be in such a form as to be capable of enforcement by such a person.

(4) Nothing in this article requires a guarantee or alternative form of security to be in place for more than 15 years after the date on which the relevant power is exercised.

Offshore ornithology compensation provisions

44. Schedule 18 (offshore ornithology compensation measures) has effect.

Signed by authority of the Secretary of State for Business, Energy and Industrial Strategy

	<i>Name</i>
Address	Head of []
Date	Department for Business, Energy and Industrial Strategy

SCHEDULE 1 Article 2

Authorised project

PART 1

Authorised development

1. A nationally significant infrastructure project as defined in sections 14 and 15 of the 2008 Act which is located in the North Sea approximately 31 kilometres from the Suffolk coast, comprising—

Work No. 1

- (a) an offshore wind turbine generating station with a gross electrical output capacity of over 100 MW comprising up to 67 wind turbine generators each fixed to the seabed by one of five foundation types (namely monopile, jacket on suction caissons, jacket on piles, suction caisson or gravity base), fitted with rotating blades and situated within the area shown on the works plans and further comprising (b) to (c) below;
- (b) up to one meteorological mast fixed to the seabed within the area shown on the works plans by one of five foundation types (namely monopile, jacket on suction caissons, jacket on piles, suction caisson or gravity base); and
- (c) a network of subsea inter-array cables within the area shown on the works plans between the wind turbine generators and between the wind turbine generators and Work No. 3 including one or more cable crossings.

and associated development within the meaning of section 115(2) of the 2008 Act comprising—

Work No. 2 — up to one construction, operation and maintenance platform fixed to the seabed within the area shown on the works plans by one of four foundation types (namely monopile, jacket on suction caissons, jacket on piles or gravity base);

Work No. 3 — up to four offshore electrical platforms fixed to the seabed within the area shown on the works plans by one of four foundation types (namely monopile, jacket on suction caissons, jacket on piles or gravity base);

Work No. 4 — a network of subsea platform link cables within the area shown on the works plans between the offshore electrical platforms comprising Work No. 3 and between the construction, operation and maintenance platform comprising Work No. 2 and the offshore electrical platforms

comprising Work No. 3 for the transmission of electricity and electronic communications including one or more cable crossings;

Work No. 5 — up to two subsea export cables between Work No. 3 and Work No. 6 within the area shown on the works plans including one or more cable crossings;

Work No. 6 — landfall connection works consisting of up to two export cables and up to two separate fibre optic cables laid underground within two cable ducts between Work No. 5 and Work No. 8 within the area shown on the works plans;

Work No. 7 — temporary construction consolidation sites and construction access;

Work No. 8 — the onshore transmission works at the landfall consisting of—

- (a) up to two transition bays;
- (b) up to two export cables and up to two separate fibre optic cables laid underground within two cable ducts from Work No. 6 to the transition bays;
- (c) up to six electrical cables, up to two fibre optic cables and up to two distributed temperature sensing cables and up to ten cable ducts laid underground from the transition bays to Work No. 9;
- (d) a temporary horizontal directional drilling compound;
- (e) temporary construction consolidation sites;
- (f) construction of a haul road; and
- (g) access.

Work No. 9 — up to six electrical cables, up to two fibre optic cables and up to two distributed temperature sensing cables and up to ten cable ducts laid underground from Work No. 8 to Work No. 11 including construction of a haul road and access.

Work No. 10 — formation of a new access from Sizewell Gap including vegetation clearance to the south of Sizewell Gap;

Work No. 11 — up to six electrical cables, up to two fibre optic cables and up to two distributed temperature sensing cables and up to ten cable ducts laid underground from Work No. 9 to Work No. 12 together with a temporary trenchless technique compound, temporary construction consolidation sites, construction of a haul road and access.

Work No. 12 — up to six electrical cables, up to two fibre optic cables and up to two distributed temperature sensing cables and up to ten cable ducts laid underground from Work No. 11 to Work No. 13 including construction of a haul road and access.

Work No. 12A — temporary ecological mitigation works in accordance with the ecological management plan and associated access.

Work No. 13 — up to six electrical cables, up to two fibre optic cables and up to two distributed temperature sensing cables and up to ten cable ducts laid underground from Work No. 12 to Work No. 16 together with a temporary trenchless technique compound, construction of a haul road and access.

Work No. 14 — temporary ecological mitigation works in accordance with the ecological management plan and associated access.

Work No. 15 — formation of a new access at Sizewell Gap including vegetation clearance and construction of an access track to Work No. 13.

Work No. 16 — up to six electrical cables, up to two fibre optic cables and up to two distributed temperature sensing cables and up to ten cable ducts laid underground from Work No. 13 to Work No. 17 together with temporary construction consolidation sites, construction of a haul road and access.

Work No. 17 — up to six electrical cables, up to two fibre optic cables and up to two distributed temperature sensing cables and up to ten cable ducts laid underground from Work No. 16 to Work No. 18 and crossing Thorpe Road (B1353) together with the construction of a haul road and access.

Work No. 18 — up to six electrical cables, up to two fibre optic cables and up to two distributed temperature sensing cables and up to ten cable ducts laid underground from Work No. 17 to Work No. 19 together with temporary construction consolidation sites, construction of a haul road and access.

Work No. 19 — up to six electrical cables, up to two fibre optic cables and up to two distributed temperature sensing cables and up to ten cable ducts laid underground from Work No. 18 to Work No. 20 and crossing Aldeburgh Road (B1122) together with the construction of a haul road and access and the formation of a new access at Aldeburgh Road including vegetation clearance.

Work No. 20 — up to six electrical cables, up to two fibre optic cables and up to two distributed temperature sensing cables and up to ten cable ducts laid underground from Work No. 19 to Work No. 21 together with the construction of a haul road and access and the formation of a new access at Aldeburgh Road including vegetation clearance.

Work No. 21 — up to six electrical cables, up to two fibre optic cables and up to two distributed temperature sensing cables and up to ten cable ducts laid underground from Work No. 20 to Work No. 22 together with the construction of a haul road and access.

Work No. 22 — up to six electrical cables, up to two fibre optic cables and up to two distributed temperature sensing cables and up to ten cable ducts laid underground from Work No. 21 to Work No. 23 together with temporary construction consolidation sites, construction of a haul road and access.

Work No. 23 — up to six electrical cables, up to two fibre optic cables and up to two distributed temperature sensing cables and up to ten cable ducts laid underground from Work No. 22 to Work No. 26 together with the construction of a haul road and access and the formation of a new access at Snape Road (B1069) and a lay down area to the east of Snape Road.

Work No. 24 — permanent ecological mitigation works in accordance with the ecological management plan and associated access.

Work No. 25 — construction of bridleway to the west of Snape Road (B1069) connecting to the existing bridleway to the north including drainage works and fencing.

Work No. 26 — up to six electrical cables, up to two fibre optic cables and up to two distributed temperature sensing cables and up to ten cable ducts laid underground from Work No. 23 to Work No. 31 and crossing Snape Road (B1069) together with the construction of a haul road and access and the formation of a new access at Snape Road (B1069).

Work No. 27 — temporary construction consolidation sites and construction access;

Work No. 28 — ecological mitigation works in accordance with the ecological management plan and associated access.

Work No. 29 — permanent ecological mitigation works in accordance with the ecological management plan and associated access.

Work No. 30 — a new onshore substation at Grove Wood, Friston.

Work No. 31 — up to six electrical cables, up to two fibre optic cables and up to two distributed temperature sensing cables and up to ten cable ducts laid underground from Work No. 26 to Work No. 30 together with temporary construction consolidation sites, construction of a haul road, access and extension of permanent access comprised within Work No. 34.

Work No. 32 — a connection consisting of up to six electrical cables, up to two fibre optic cables and up to two distributed temperature sensing cables and up to ten cable ducts laid underground from Work No. 30 to Work No. 41 including a connection above ground and electrical engineering works within the national grid substation comprised within Work No. 41;

Work No. 33 — landscaping works including bunding and planting together with drainage works, sustainable drainage system ponds, surface water management systems, formation of footpaths and access.

Work No. 34 — formation of a new permanent access road from the B1121 north of Kiln Lane to the onshore substation and national grid substation including vegetation clearance on the eastern side of the road. Highway modifications and traffic management measures.

Work No. 35 — highway alterations to the junctions between the A1094 and the B1121 and the A1094 and the B1069 including widening of the highway and vegetation clearance.

Work No. 36 — highway alterations to the junction between the A12 and the A1094 including widening of the highway and vegetation clearance.

Work No. 37 — highway alterations comprising reinforcement of bridge together with temporary construction works area and formation of access from the A12.

and in connection with Work Nos. 1 to 6 and to the extent that they do not otherwise form part of any such work, further associated development comprising such other works as may be necessary or expedient for the purposes of or in connection with the relevant part of the authorised project and which fall within the scope of the work assessed by the environmental statement including—

- (a) scour protection around the foundations of the offshore structures;
- (b) cable protection measures such as rock placement and the placement of concrete mattresses and frond mattresses;
- (c) dredging;
- (d) the removal of material from the seabed required for the construction of Work Nos. 1 to 6 and the disposal of inert material of natural origin and dredged material within the Order limits produced during construction drilling and seabed preparation for the installation of the foundations of the offshore structures or during seabed preparation for cable laying;

and in connection with such Work Nos. 6 to 37 and to the extent that they do not otherwise form part of any such work, further associated development comprising such other works as may be necessary or expedient for the purposes of or in connection with the relevant part of the authorised project and which fall within the scope of the work assessed by the environmental statement, including—

- (a) haul roads, ramps, and other vehicular and pedestrian means of access, including creation of new tracks and footpaths, and widening, upgrades, alterations and improvements of existing roads, tracks and footpaths;
- (b) bunds, embankments, swales, landscaping and boundary treatments;
- (c) habitat creation;
- (d) spoil storage and associated control measures;
- (e) jointing bays, link boxes, cable protection, joint protection, manholes, marker posts, tiles and tape, lighting and other works associated with laying cables and pulling cables through cable ducts;
- (f) water supply works, foul drainage provision, surface water management systems, temporary drainage during installations of cables and culverting;
- (g) works to alter the position of apparatus, including mains, sewers, drains and cables;
- (h) works to alter the course of, or otherwise interfere with, non-navigable rivers, streams or watercourses;
- (i) landscaping and other works to mitigate adverse effects of the construction, maintenance or operation of the authorised project;
- (j) works for the benefit or protection of land affected by the authorised project;
- (k) working sites in connection with the construction of the authorised project, construction lay down areas and compounds and storage compounds;
- (l) works of restoration;
- (m) fencing or other means of enclosure; and
- (n) such other works as may be necessary or expedient for the purposes of or in connection with the relevant part of the authorised project.

2. A nationally significant infrastructure project as defined in sections 14 and 16 (electric lines) of the 2008 Act comprising—

Work No. 38 — up to three cable sealing end compounds, one of which may include circuit breakers, comprising an electrical compound with electrical equipment and overhead line gantries to allow the connection of Work No. 41 to the overhead lines comprised within Work No. 39 together with cables connecting the national grid substation to the cable sealing ends, extension of the permanent access comprised within Work No. 34 and works to the overhead line pylons.

Work No. 39 — replacement, upgrade and realignment works to the overhead line pylons in the vicinity of Work No. 38 together with up to one new additional overhead line pylon to the north west of the national grid substation comprised within Work No. 41.

Work No. 40 — temporary realignment works to the overhead line pylons in the vicinity of Work No. 38.

and associated development within the meaning of section 115(2) of the 2008 Act comprising—

Work No. 41 — a new national grid substation to the north west of Work No. 30 at Grove Wood, Friston and extension of permanent access comprised within Work No. 34.

Work No. 42 — temporary construction consolidation sites, access and extension of permanent access comprised within Work No. 34.

Work No. 43 — temporary working areas for the purposes of constructing Work Nos. 39 and 40 including access.

Work No. 34 — formation of a new permanent access road from the B1121 north of Kiln Lane to the onshore substation and national grid substation including vegetation clearance on the eastern side of the road, highway modifications and traffic management measures.

and in connection with such Work No. 34 and Work Nos. 38 to 43 and to the extent that they do not otherwise form part of any such work, further associated development comprising such other works as may be necessary or expedient for the purposes of or in connection with the relevant part of the authorised project and which fall within the scope of the work assessed by the environmental statement, including—

- (a) haul roads, ramps, and other vehicular and pedestrian means of access, including creation of new tracks and footpaths, and widening, upgrades, alterations and improvements of existing roads, tracks and footpaths;
- (b) bunds, embankments, swales, landscaping and boundary treatments;
- (c) habitat creation;
- (d) spoil storage and associated control measures;
- (e) jointing bays, link boxes, cable protection, joint protection, manholes, marker posts, tiles and tape, lighting and other works associated with laying cables and pulling cables through cable ducts;
- (f) water supply works, foul drainage provision, surface water management systems, temporary drainage during installations of cables and culverting;
- (g) works to alter the position of apparatus, including mains, sewers, drains and cables;
- (h) works to alter the course of, or otherwise interfere with, non-navigable rivers, streams or watercourses;
- (i) landscaping and other works to mitigate adverse effects of the construction, maintenance or operation of the authorised project;
- (j) works for the benefit or protection of land affected by the authorised project;
- (k) working sites in connection with the construction of the authorised project, construction lay down areas and compounds and storage compounds;
- (l) works of restoration;
- (m) fencing or other means of enclosure; and
- (n) such other works as may be necessary or expedient for the purposes of or in connection with the relevant part of the authorised project.

3. The grid coordinates for that part of the authorised project which is seaward of MHWS are specified below and more particularly shown on the Order limits boundary coordinates plan (offshore)—

<i>Point</i>	<i>Latitude</i>	<i>Longitude</i>
1	52° 21 40.240N	02° 18 57.351E
2	52° 22 49.082N	02° 18 20.131E
3	52° 25 41.851N	02° 18 38.726E
4	52° 26 07.817N	02° 19 55.691E
5	52° 25 47.948N	02° 34 14.117E
6	52° 20 33.278N	02° 34 13.789E
7	52° 20 19.052N	02° 28 56.310E
8	52° 18 11.924N	02° 20 49.771E
9	52° 21 07.976N	02° 19 14.783E
10	52° 19 34.060N	02° 11 21.980E
11	52° 19 10.459N	02° 10 57.491E
12	52° 19 10.410N	02° 08 40.019E
13	52° 17 42.613N	02° 08 31.830E
14	52° 18 44.262N	02° 06 49.319E
15	52° 18 39.650N	01° 57 24.848E
16	52° 17 25.858N	01° 54 09.969E
17	52° 17 24.663N	01° 52 03.374E
18	52° 17 24.629N	01° 52 03.277E
19	52° 15 14.373N	01° 45 57.606E
20	52° 14 29.510N	01° 45 06.050E
21	52° 10 51.365N	01° 42 32.460E
22	52° 09 56.713N	01° 39 52.443E
23	52° 09 53.117N	01° 38 40.253E
24	52° 10 06.702N	01° 37 38.597E
25	52° 10 44.466N	01° 37 04.551E
26	52° 11 01.504N	01° 37 17.750E
27	52° 11 02.378N	01° 37 15.833E
28	52° 11 11.451N	01° 37 20.545E
29	52° 11 22.030N	01° 37 22.233E
30	52° 11 30.678N	01° 37 21.417E
31	52° 11 31.210N	01° 37 24.534E
32	52° 11 33.421N	01° 37 24.505E
33	52° 11 53.663N	01° 37 50.246E
34	52° 12 26.106N	01° 40 17.584E
35	52° 13 37.194N	01° 41 04.014E
36	52° 15 54.943N	01° 45 03.442E
37	52° 18 25.193N	01° 52 05.276E
38	52° 20 19.496N	01° 56 37.327E
39	52° 20 25.400N	02° 08 48.429E
40	52° 20 02.196N	02° 08 47.461E
41	52° 20 02.239N	02° 10 44.070E

PART 2

Ancillary works

1. Works within the Order limits which have been subject to an environmental impact assessment recorded in the environmental statement comprising—

- (a) temporary landing places, moorings or other means of accommodating vessels in the construction and/ or maintenance of the authorised development;
- (b) buoys, beacons, fenders and other navigational warning or ship impact protection works; and
- (c) temporary works for the benefit or protection of land or structures affected by the authorised development.

PART 3

Requirements

Time limits

1. The authorised project must commence no later than the expiration of five years beginning with the date this Order comes into force.

Detailed offshore design parameters

2.—(1) Subject to paragraph (2), wind turbine generators forming part of the authorised project must not—

- (a) exceed a height of 282 metres when measured from LAT to the tip of the vertical blade;
- (b) exceed a height of 175 metres to the height of the centreline of the generator shaft forming part of the hub when measured from LAT;
- (c) exceed a rotor diameter of 250 metres;
- (d) be less than 800 metres from the nearest wind turbine generator in either direction perpendicular to the approximate prevailing wind direction (crosswind) or be less than 1,200 metres from the nearest wind turbine generator in either direction which is in line with the approximate prevailing wind direction (downwind);
- (e) have an air clearance height of less than 24 metres from MHWS.

(2) References to the location of a wind turbine generator are references to the centre point of that turbine.

3.—(1) The total number of offshore electrical platforms forming part of the authorised project must not exceed four.

(2) The total number of construction, operation and maintenance platforms must not exceed one.

(3) The total number of meteorological masts must not exceed one.

(4) The dimensions of any offshore electrical platform forming part of the authorised project (excluding towers, helipads, masts and cranes) must not exceed 50 metres in height when measured from LAT, 70 metres in length and 50 metres in width.

(5) The dimensions of any construction, operation and maintenance platform forming part of the authorised project (excluding towers, helipads, masts and cranes) must not exceed 50 metres in height when measured from LAT, 70 metres in length and 50 metres in width.

(6) The meteorological mast must not exceed a height of 175 metres above LAT.

4.—(1) The total length of the inter-array cables comprised within Work No. 1(c) must not exceed 200 kilometres.

(2) The total length of the platform link cables comprised within Work No. 4 must not exceed 75 kilometres.

(3) The total length of the export cables comprised within Work Nos. 5 and 6 must not exceed 152 kilometres.

5.—(1) In relation to a wind turbine generator, each gravity base foundation must not have a diameter at the level of the seabed which is more than 60 metres;

(2) In relation to a wind turbine generator, each suction caisson foundation must not have a diameter at the level of the seabed which is more than 35 metres;

(3) In relation to a wind turbine generator, each jacket foundation must not have—

- (a) a pile diameter which is more than 4.6 metres in the case of pin piles or a suction caisson diameter which is more than 16 metres;
- (b) more than four piles or more than four suction caissons;
- (c) more than four legs.

(4) In relation to a wind turbine generator, each monopile foundation must not have a diameter which is more than 15 metres.

6.—(1) In relation to a meteorological mast, each gravity base foundation must not have a footprint at the seabed which is more than 315 m².

(2) In relation to a meteorological mast, each suction caisson foundation must not have a footprint at the seabed which is more than 177 m².

(3) In relation to a meteorological mast, each jacket foundation must not have a footprint at the seabed which is more than 651 m².

(4) In relation to a meteorological mast, each monopile foundation must not have a footprint at the seabed which is more than 51 m².

7.—(1) In relation to each offshore electrical platform, the gravity base foundations must not have a total footprint at the seabed which is more than 4,800 m².

(2) In relation to each offshore electrical platform, the jacket foundations must not have a total footprint at the seabed which is more than 5,676 m².

(3) In relation to each offshore electrical platform, the monopile foundations must not have a total footprint at the seabed which is more than 177 m².

8.—(1) In relation to a construction, operation and maintenance platform, the gravity base foundations must not have a total footprint of more than 4,800 m².

(2) In relation to a construction, operation and maintenance platform, the jacket foundations must not have a total footprint at the seabed which is more than 5,676 m².

(3) In relation to any construction, operation and maintenance platform, the monopile foundation must not have a total footprint at the seabed which is more than 177 m².

9. The total amount of scour protection for the wind turbine generators, construction, operation and maintenance platform, meteorological mast and offshore electrical platform forming part of the authorised project must not exceed 1,428,854 m².

Offshore decommissioning

10. No offshore works may commence until a written decommissioning programme in compliance with any notice served upon the undertaker by the Secretary of State pursuant to section 105(2) of the 2004 Act^(a) has been submitted to the Secretary of State for approval.

Stages of authorised development onshore

11.—(1) The transmission works may not be commenced until a written scheme setting out the stages of the transmission works has been submitted to, and approved by, the relevant planning authority.

(a) Section 105(2) was substituted by section 69(3) of the Energy Act 2008 (c.32).

(2) The grid connection works may not be commenced until a written scheme setting out the stages of the grid connection works has been submitted to, and approved by, the relevant planning authority.

(3) Any amendments to the approved written schemes must be submitted to, and approved by, the relevant planning authority.

(4) The written schemes specified in paragraphs (1) and (2) must be implemented as approved. The approved details shall be taken to include any amendments that may subsequently be approved in accordance with paragraph (3).

Detailed design parameters onshore

12.—(1) No stage of Work No. 30 may commence until details of the layout, scale and external appearance of the onshore substation have been submitted to and approved by the relevant planning authority in consultation with Suffolk County Council. Work No. 30 must be carried out in accordance with the approved details.

(2) No stage of Work No. 30 may commence until written details of the specification of plant, and any noise mitigation proposed in respect of Work No. 30 together with updated modelling, have been submitted to and approved in writing by the relevant planning authority in consultation with Suffolk County Council. Work No. 30 must thereafter be implemented in accordance with the approved details.

(3) No stage of the national grid substation comprised within Work No. 41 may commence until details of the layout, scale and external appearance of the national grid substation have been submitted to and approved by the relevant planning authority in consultation with Suffolk County Council. Work No. 41 must be carried out in accordance with the approved details.

(4) No stage of the cable sealing end compounds comprised within Work No. 38 may commence until details of the layout, scale and external appearance of the cable sealing end compounds have been submitted to and approved by the relevant planning authority in consultation with Suffolk County Council. Work No. 38 must be carried out in accordance with the approved details.

(5) Any details provided by the undertaker pursuant to paragraphs (1), (2), (3) and (4) must accord with the substations design principles statement and be within the Order limits.

(6) To the extent comprised within the onshore substation—

- (a) buildings must not exceed a height of 14 metres above finished ground level;
- (b) external electrical equipment, with the exception of lightning protection masts, must not exceed a height of 14 metres above finished ground level;
- (c) lightning protection masts must not exceed a height of 20 metres above finished ground level; and
- (d) the maximum number of lightning protection masts must not exceed six.

(7) Buildings comprised within the national grid substation must not exceed—

- (a) where AIS substation arrangement is used, a height of 6 metres above finished ground level; and
- (b) where GIS substation arrangement is used, a height of 16 metres above finished ground level.

(8) External electrical equipment comprised within the national grid substation must not exceed a height of 16 metres above finished ground level.

(9) To the extent comprised within the cable sealing end compounds comprised within Work No. 38—

- (a) the overhead line gantries must not exceed a height of 16 metres above finished ground level; and
- (b) electrical equipment (excluding the overhead line gantries) must not exceed a height of 14.5 metres above finished ground level.

(10) For the purposes of paragraphs (6) to (9), ‘finished ground level’ will be defined in accordance with the substations design principles statement .

(11) The maximum number of new additional overhead line pylons comprised within Work No. 39 must not exceed one and the maximum number of permanently relocated and/or reconstructed overhead line pylons comprised within Work No. 39 must not exceed three.

(12) The maximum height of any additional, relocated or reconstructed overhead line pylons must not exceed 59.2 metres.

(13) The width of the new permanent access road comprised within Work No. 34 must not exceed 7 metres.

(14) The fenced compound area (excluding its accesses) for the onshore substation must not exceed 32,300 m².

(15) The fenced compound area (excluding its accesses) for the national grid substation must not exceed—

- (a) where AIS substation arrangement is used, 44,950 m²; and
- (b) where GIS substation arrangement is used, 16,800 m².

(16) The fenced compound area (excluding its accesses) for the cable sealing end compounds comprised within Work No. 38 must not exceed—

- (a) 5,000m² where the cable sealing end compound includes circuit breakers; and
- (b) 2,500m² where the cable sealing end compound does not include circuit breakers.

(17) The total footprint of the construction consolidation sites comprised within the following works must not exceed the following—

<i>Work</i>	<i>Total footprint of construction consolidation sites</i>
Work Nos. 7 and 8 (combined)	7,040 m ²
Work No. 11	7,040 m ²
Work No. 16	7,040 m ²
Work No. 18	3,000 m ²
Work No. 22	3,000 m ²
Work No. 27	16,500 m ²
Work No. 31	17,100 m ²
Work No. 42	23,350 m ²

(18) The working width of the onshore cable route must not exceed 32 metres, save in respect of the following—

- (a) where the cables cross the Sandlings SPA the working width of the onshore cable route must not exceed—
 - (i) 16.1 metres, in the event that open cut trenching is used;
 - (ii) 90 metres, in the event that a trenchless technique is used;
- (b) where the cables cross the Hundred River the working width of the onshore cable route must not exceed 34 metres for a distance of 40 metres from the banks of the river;
- (c) where the cables cross the woodland to the west of Aldeburgh Road the working width of the onshore cable route must not exceed 16.1 metres;
- (d) where the cables cross an important hedgerow specified in Part 2 of Schedule 11 (important hedgerows that will be crossed using a reduced working width) the working width of the onshore cable route must not exceed 16.1 metres;
- (e) where the cables are within 418 metres of a transition bay forming part of Work No. 8, the working width of the onshore cable route must not exceed 113 metres; and
- (f) where the cables cross the woodland to the east of Aldeburgh Road the working width of the onshore cable route must not exceed 16.1 metres between Aldeburgh Road and the point 40 metres from the western bank of the Hundred River.

(19) Jointing bays must not be installed within 55 metres of a building used as a dwelling-house.

(20) Where open cut trenching is used to cross the Sandlings SPA, Work Nos. 11 and 13 must not include trenchless technique compounds.

(21) The ducts and cables comprised within Work No. 6 must be installed using horizontal directional drilling.

Landfall construction method statement and monitoring plan

13.—(1) No part of Work Nos. 6 or 8 may commence until the following have been submitted to and approved by the relevant planning authority in consultation with the relevant statutory nature conservation body and, in respect of sub-paragraph (a) and to the extent that it relates to works seaward of mean high water springs, the marine management organisation—

- (a) a landfall construction method statement for the construction of that part of Work No. 6 or Work No. 8 (which accords with the outline landfall construction method statement); and
- (b) a landfall monitoring plan (which accords with the outline landfall monitoring plan contained within appendix 2 of the outline landfall construction method statement).

(2) The landfall construction method statement and the landfall monitoring plan must be implemented as approved.

(3) In the event that inspections carried out in accordance with the landfall monitoring plan indicate that, as a result of the rate and extent of landfall erosion, Work Nos. 6 or 8 could become exposed during the operation of the authorised project the undertaker must, as soon as practicable, submit proposals in writing for remedial works or mitigation measures to protect Work Nos. 6 or 8 from coastal retreat, together with a timetable for their implementation, to the relevant planning authority for approval in consultation with the relevant statutory nature conservation body and the remedial works or mitigation measures must be implemented as approved.

Provision of landscaping

14.—(1) No stage of the onshore works may commence until for that stage a written landscape management plan and associated work programme (which accords with the outline landscape and ecological management strategy and includes details of the ongoing maintenance and management of the landscaping works) has been submitted to and approved by the relevant planning authority.

(2) The written landscape management plan(s) and associated work programme(s) must be implemented as approved.

Implementation and maintenance of landscaping

15.—(1) All landscaping works must be carried out and maintained in accordance with the landscape management plan(s) approved under requirement 14 (provision of landscaping), and in accordance with the relevant recommendations of appropriate British Standards.

(2) Any tree or shrub planted as part of an approved landscape management plan that, within a period of five years (save in relation to Work Nos. 19, 24, 29 and 33, for which the relevant period is ten years) after planting, is removed, dies or becomes, in the opinion of the relevant planning authority, seriously damaged or diseased must be replaced in the first available planting season with a specimen of the same species and size as that originally planted unless alternative timing or a different specimen is otherwise approved by the relevant planning authority.

Highway accesses

16.—(1) Construction of any access must not begin until written details (which accord with the outline access management plan) of the siting, design, layout and any access management measures for any new, permanent or temporary means of access to a highway to be used by vehicular traffic, or any alteration to an existing means of access to a highway used by vehicular traffic, has been submitted to and approved by the relevant highway authority in consultation with the relevant planning authority.

(2) The highway accesses must be constructed or altered and the works described in paragraph (1) above in relation to access management measures must be carried out, as the case may be, in accordance with the approved details before they are brought into use for the purposes of the authorised project.

Fencing and other means of enclosure

17.—(1) No stage of the onshore works may commence until for that stage written details of all proposed permanent and temporary fences, walls or other means of enclosure of the onshore works have been submitted to and approved by the relevant planning authority.

(2) All fencing and other means of enclosure of the onshore works must be in accordance with the approved details.

(3) Any temporary fencing must be removed on completion of the relevant stage of the onshore works unless otherwise approved by the relevant planning authority.

(4) Any approved permanent fencing in relation to the onshore substation comprised within Work No. 30, the national grid substation comprised within Work No. 41 and the sealing end compounds comprised within Work No. 38 must be completed before the respective substation or sealing end compound is brought into use and must be maintained for the operational lifetime of the work to which it relates.

Contaminated land and groundwater

18.—(1) No stage of the onshore works shall commence until a written scheme applicable to that stage, to mitigate the potential for release of contaminants within the Order limits has, after consultation with the Environment Agency, been submitted to and approved by the relevant planning authority.

(2) The scheme must include an investigation and assessment report, prepared by a specialist consultant approved by the relevant planning authority, to identify the extent of any contamination within the Order limits comprised in that stage and mitigation measures to be undertaken to limit impacts arising from the potential release of contaminants.

(3) The written scheme referred to in paragraph (1) must be implemented as approved.

Pre-commencement archaeology execution plan

19.—(1) No intrusive onshore preparation works (including pre-commencement archaeological surveys, archaeological investigations or site preparation works in respect of such surveys or investigations) may be carried out until a pre-commencement archaeology execution plan (which accords with the outline pre-commencement archaeology execution plan and the outline written scheme of investigation (onshore archaeology)) in respect of those works has been submitted to and approved by Suffolk County Council in consultation with the relevant planning authority.

(2) Intrusive onshore preparation works must be carried out in accordance with the approved plan.

Archaeology

20.—(1) No stage of the onshore works may commence until for that stage a written scheme of archaeological investigation (which accords with the outline written scheme of investigation (onshore archaeology) and is informed by the pre-commencement archaeological surveys) has, after consultation with Historic England, been submitted to and approved by Suffolk County Council in consultation with the relevant planning authority.

(2) In the event that site investigation is required, the scheme must include details of the following—

- (a) an assessment of significance and research questions;
- (b) the programme and methodology of site investigation and recording;

- (c) the programme for post investigation assessment;
- (d) provision to be made for analysis of the site investigation and recording;
- (e) provision to be made for publication and dissemination of the analysis and records of the site investigation;
- (f) provision to be made for archive deposition of the analysis and records of the site investigation; and
- (g) nomination of a competent person or persons/organisation to undertake the works set out within the written scheme of investigation.

(3) Any archaeological works or watching brief must be carried out in accordance with the approved written scheme of archaeological investigation for that stage.

(4) In the event that site investigation is required, the site investigation and post investigation assessment must be completed for that stage in accordance with the programme set out in the written scheme of archaeological investigation and provision made for analysis, publication and dissemination of results and archive deposition secured for that stage.

Ecological management plan

21.—(1) No stage of the onshore works may commence until for that stage a written ecological management plan (which accords with the outline landscape and ecological management strategy) reflecting pre-construction survey results, and the ecological mitigation measures included in the environmental statement and including—

- (a) a breeding bird protection plan;
- (b) an arboricultural method statement;
- (c) an invasive species method statement; and
- (d) where appropriate, a special protection area crossing method statement (which accords with the outline SPA crossing method statement)

has been submitted to and approved by the relevant planning authority in consultation with the relevant statutory nature conservation body.

(2) Onshore preparation works may not be carried out until a written ecological management plan (which accords with the outline landscape and ecological management strategy) for those works reflecting survey results and the ecological mitigation measures included in the environmental statement has been submitted to and approved by the relevant planning authority in consultation with the relevant statutory nature conservation body.

(3) The ecological management plan(s) must include an implementation timetable and must be carried out as approved.

Code of construction practice

22.—(1) No stage of the onshore works may commence until for that stage a code of construction practice (which must accord with the outline code of construction practice) has been submitted to and approved by the relevant discharging authority.

(2) The code of construction practice must include—

- (a) a surface water and drainage management plan;
- (b) a flood management plan;
- (c) a construction phase noise and vibration management plan;
- (d) a site waste management plan;
- (e) a soil management plan including method statements for soil handling;
- (f) an air quality management plan;
- (g) a materials management plan;

- (h) a pollution prevention and response plan including a groundwater protection method statement and construction method statements for the protection of onshore water;
- (i) a stakeholder communications plan;
- (j) an artificial light emissions management plan;
- (k) a watercourse crossing method statement (which accords with the outline watercourse crossing method statement); and
- (l) a Sizewell Gap construction method statement (which accords with the outline Sizewell Gap construction method statement).

(3) The relevant discharging authority is the relevant planning authority, except in relation to any surface water and drainage management plan prepared under requirements 22(2)(a) or flood management plan prepared under requirement 22(2)(b), where it is the relevant lead local flood authority.

(4) The code of construction practice approved in relation to the relevant stage of the onshore works must be followed in relation to that stage of the onshore works.

(5) In approving the code of construction practice the relevant discharging authority must consult with the relevant planning authority in relation to the following plans—

- (a) the surface water and drainage management plan; and
- (b) the flood management plan.

(6) In approving the code of construction practice the relevant discharging authority must consult with the relevant statutory nature conservation body in relation to the watercourse crossing method statement and in relation to the following plans to the extent that they relate to the Works Nos. specified—

- (a) the surface water and drainage management plan in respect of Work Nos. 7 to 14 and Work No. 19;
- (b) the construction phase noise and vibration management plan in respect of Work Nos. 7 to 14;
- (c) the soil management plan in respect of Work No. 12 and Work No. 12A;
- (d) the pollution prevention and response plan in respect of Work Nos. 7 to 14 and Work No. 19; and
- (e) the artificial light emissions management plan in respect of Work Nos. 7 to 14.

Construction hours for the transmission works

23.—(1) Construction work for the transmission works must only take place between 0700 hours and 1900 hours Monday to Friday and 0700 hours and 1300 hours on Saturdays, with no activity on Sundays or bank holidays, except as specified in paragraph (2).

(2) Outside the hours specified in paragraph (1), construction work may be undertaken for essential activities including but not limited to—

- (a) continuous periods of operation that are required as assessed in the environmental statement, such as concrete pouring, dewatering, cable pulling, cable jointing and drilling during the operation of a trenchless technique;
- (b) internal fitting out works associated with the onshore substation;
- (c) delivery to the transmission works of abnormal loads that may cause congestion on the local road network;
- (d) the testing or commissioning of any electrical plant or cables installed as part of the authorised development; and
- (e) activity necessary in the instance of an emergency where there is a risk to persons, delivery of electricity or property.

(3) With the exception of activities undertaken in accordance with paragraph (2)(e), the timing and duration of construction work undertaken in accordance with paragraph (2) and, where works

do not fall within paragraphs (2)(a) to (2)(e), whether such works are essential, must be approved by the relevant planning authority in writing in advance, and must be carried out within the approved time.

Construction hours for the grid connection works

24.—(1) Construction work for the grid connection works must only take place between 0700 hours and 1900 hours Monday to Friday and 0700 hours and 1300 hours on Saturdays, with no activity on Sundays or bank holidays, except as specified in paragraph (2).

(2) Outside the hours specified in paragraph (1), construction work may be undertaken for essential activities including but not limited to—

- (a) continuous periods of operation that are required as assessed in the environmental statement, such as concrete pouring and the installation and removal of conductors, pilot wires and associated protective netting across highways or public footpaths;
- (b) internal fitting out works associated with the national grid substation;
- (c) the completion of construction activities commenced during the approved working hours which cannot safely be stopped;
- (d) the testing or commissioning of any electrical plant installed as part of the authorised development; and
- (e) activity necessary in the instance of an emergency where there is a risk to persons or property.

(3) With the exception of activities undertaken in accordance with paragraph (2)(e), the timing and duration of construction work undertaken in accordance with paragraph (2) and, where works do not fall within paragraphs (2)(a) to (2)(e), whether such works are essential, must be approved by the relevant planning authority in writing in advance, and must be carried out within the approved time.

Control of artificial light emissions during operational phase

25.—(1) Work No. 30 must not begin operation until an operational artificial light emissions management plan providing details of artificial light emissions during the operation of Work No. 30, including measures to minimise lighting pollution and the hours of lighting, has been submitted to and approved by the relevant planning authority.

(2) The approved operational artificial light emissions management plan must be implemented upon, and maintained during, the operation of Work No. 30.

(3) Work No. 41 must not begin operation until an operational artificial light emissions management plan providing details of artificial light emissions during the operation of Work No. 41, including measures to minimise lighting pollution and the hours of lighting, has been submitted to and approved by the relevant planning authority.

(4) The approved operational artificial light emissions management plan must be implemented upon, and maintained during, the operation of Work No. 41.

(5) Work No. 38 must not begin operation until an operational artificial light emissions management plan providing details of artificial light emissions during the operation of Work No. 38, including measures to minimise lighting pollution and the hours of lighting, has been submitted to and approved by the relevant planning authority.

(6) The approved operational artificial light emissions management plan must be implemented upon, and maintained during, the operation of Work No. 38.

Onshore preparation works management plan

26.—(1) Prior to carrying out specified onshore preparation works, an onshore preparation works management plan in respect of those works (which accords with appendix 1 of the outline

code of construction practice) must be submitted to and approved by the relevant planning authority in consultation with Suffolk County Council.

(2) The specified onshore preparation works must be carried out in accordance with the approved onshore preparation works management plan.

(3) For the purposes of this requirement, “specified onshore preparation works” means operations consisting of site clearance, demolition work, early planting of landscaping works, intrusive ecological mitigation, investigations for the purpose of assessing ground conditions, remedial work in respect of any contamination or other adverse ground conditions, diversion and laying of services, erection of temporary means of enclosure, creation of site accesses, footpath creation and erection of welfare facilities.

Control of noise during operational phase

27.—(1) The combined noise rating level for the standard operation of Work No. 30 cumulatively with the standard operation of the new national grid substation and the East Anglia TWO onshore substation must not exceed—

- (a) 32dB LAeq (15 min) at any time at a free field location immediately adjacent to the following noise sensitive locations—
 - (i) 1 Woodside Cottages, Grove Road (641837, 261172);
 - (ii) Woodside Barn Cottages, Church Road (641237, 260645);
- (b) 31dB LAeq (15 min) at any time at a free field location immediately adjacent to the following noise sensitive location—
 - (i) Little Moor Farm, Knodishall (641228, 261676).

(2) Work No. 30 must not operate at the same time as the new national grid substation or the East Anglia TWO onshore substation until a scheme for monitoring compliance with the noise rating levels set out in paragraph (1) above has been submitted to and approved by the relevant planning authority. The scheme must be based on principles set out in BS 4142:2014+A1:2019. The reference method set out in Annex D to BS 4142:2014+A1:2019 shall be used in the assessment of whether tonal penalties apply. The scheme must identify—

- (a) the required meteorological and other conditions under which the measurements will be taken, acknowledging that data obtained during emergency operation or testing of certain plant and equipment is not to be taken into account;
- (b) suitable monitoring locations (and alternative surrogate locations if appropriate); and
- (c) times when the monitoring is to take place

to demonstrate that the noise levels have been achieved after—

- (d) initial commencement of—
 - (i) Work No. 30, the new national grid substation and the East Anglia TWO onshore substation all operating at the same time; and
 - (ii) where Work No. 30 begins operation before the East Anglia TWO onshore substation, Work No. 30 and the new national grid substation operating at the same time; and
- (e) six months after—
 - (i) Work No. 30, the new national grid substation and the East Anglia TWO onshore substation have all been operating cumulatively at full capacity; and
 - (ii) where Work No. 30 begins operation at least six months before the East Anglia TWO onshore substation, both Work No. 30 and the new national grid substation have been operating cumulatively at full capacity.

(3) The monitoring scheme must be implemented as approved.

(4) For the purposes of this requirement—

- (a) “East Anglia TWO onshore substation” means the onshore substation comprised within Work No. 30 of the East Anglia TWO Order;
- (b) “new national grid substation” means the national grid substation comprised within Work No. 41 of this Order and Work No. 41 of the East Anglia TWO Order; and
- (c) “standard operation” means the ordinary operation of the substations excluding emergency operation and the testing of plant and equipment associated with emergency operation.

Traffic

28.—(1) No stage of the onshore works may commence until for that stage the following have been submitted to and approved by the relevant highway authority in consultation with the relevant planning authority—

- (a) a construction traffic management plan which must be in accordance with the outline construction traffic management plan; and
- (b) a travel plan which must be in accordance with the outline travel plan.

(2) The plans approved under paragraph (1) must be implemented upon commencement of the relevant stage of the onshore works.

Restoration of land used temporarily for construction

29. Any land landward of mean low water within the Order limits which is used temporarily for construction of the onshore works and not ultimately incorporated in permanent works or approved landscaping must be reinstated, in accordance with such details as the relevant planning authority in consultation with the relevant highway authority may approve, within twelve months of completion of the relevant stage of the onshore works or such other period as the relevant planning authority may approve.

Onshore decommissioning

30.—(1) The undertaker must notify the relevant planning authority of the permanent cessation of commercial operation of the transmission works within 14 days following the date of permanent cessation.

(2) Within six months following the permanent cessation of commercial operation of the transmission works an onshore decommissioning plan in respect of the transmission works must be submitted to and approved by the relevant planning authority in consultation with the relevant highway authority and the relevant statutory nature conservation body.

(3) The undertaker must notify the relevant planning authority of the permanent cessation of commercial operation of the grid connection works within 14 days following the date of permanent cessation.

(4) Within six months following the permanent cessation of commercial operation of the grid connection works an onshore decommissioning plan in respect of the grid connection works must be submitted to and approved by the relevant planning authority in consultation with the relevant highway authority and the relevant statutory nature conservation body.

(5) The decommissioning plans must be implemented as approved.

Aviation Lighting

31.—(1) The undertaker must exhibit such lights, with such shape, colour and character as are required in writing by Air Navigation Order 2016^(a) and determined necessary for aviation safety

(a) S.I. 2016/765.

in consultation with the Defence Infrastructure Organisation Safeguarding and as directed by the Civil Aviation Authority.

(2) Such lights will be operated at the lowest permissible lighting intensity level.

Public rights of way

32.—(1) No stage of the authorised development or onshore preparation works that would affect a public right of way specified in Schedule 3 (public rights of way to be temporarily stopped up) or Schedule 4 (footpaths to be stopped up) is to be undertaken until a public rights of way strategy in respect of that stage and in accordance with the outline public rights of way strategy, including the specification for the making up of an alternative right of way (where appropriate) has been submitted to and approved by the relevant highway authority in consultation with the relevant planning authority.

(2) Any alternative public rights of way must be implemented in accordance with the approved public rights of way strategy.

Emergency planning arrangements

33.—(1) No part of the relevant works shall commence until the Suffolk Resilience Forum Radiation Emergency Plan has been reviewed to account for the relevant works or part thereof and reissued in accordance with the relevant Radiation Emergency Preparedness Regulations.

(2) Emergency planning arrangements specified within the Suffolk Resilience Forum Radiation Emergency Plan in respect of the relevant works shall be implemented in relation to the relevant part of the relevant works, unless otherwise agreed with Suffolk County Council after consultation with the Sizewell Emergency Planning Consultative Committee or Suffolk Resilience Forum as appropriate.

(3) For the purposes of this requirement—

(a) “the relevant works” means—

(i) the onshore preparation works;

(ii) the onshore works; and

(iii) to the extent that they are within the Sizewell B Detailed Emergency Planning Zone, the offshore works.

(b) “the relevant Radiation Emergency Preparedness Regulations” means the Radiation (Emergency Preparedness and Public Information) Regulations 2019 as amended from time to time; and

(c) “the relevant Sizewell B Detailed Emergency Planning Zone” means the Sizewell Detailed Emergency Planning Zone detailed within the Suffolk Resilience Forum Radiation Emergency Plan.

Ministry of Defence surveillance operations

34.—(1) No wind turbine generator forming part of the authorised development is permitted to rotate its rotor blades on its horizontal axis until the Secretary of State, having consulted with the Ministry of Defence, confirms satisfaction in writing that appropriate mitigation will be implemented and maintained for the life of the authorised development and that arrangements have been put in place with the Ministry of Defence to ensure that the approved mitigation is implemented.

(2) For the purposes of this requirement—

(a) “appropriate mitigation” means measures to prevent or remove any adverse effects which the authorised development will have on the air defence radar at Remote Radar Head Trimmingham and the Ministry of Defence’s air surveillance and control operations;

(b) “approved mitigation” means the detailed Radar Mitigation Scheme that will set out the appropriate measures and timescales for implementation as agreed with the Ministry of

Defence at the time the Secretary of State confirms satisfaction in writing in accordance with paragraph (1);

- (c) “Ministry of Defence” means the Ministry of Defence as represented by Defence Infrastructure Organisation – Safeguarding, Kingston Road, Sutton Coldfield, B75 7RL or any successor body.

(3) The undertaker must thereafter comply with all other obligations contained within the approved mitigation for the life of the authorised development.

Cromer Primary Surveillance Radar

35.—(1) No erection of any wind turbine generator forming part of the authorised development may commence until the Secretary of State, having consulted with NATS, has confirmed satisfaction in writing that appropriate mitigation will be implemented and maintained for the required period and that arrangements have been put in place with NATS to ensure that the approved mitigation is implemented and in operation prior to erection of the wind turbine generators.

(2) The undertaker must thereafter comply with the obligations contained within the approved mitigation for the required period.

(3) For the purposes of this requirement—

- (a) “appropriate mitigation” means measures to mitigate any adverse effects which the operation of the authorised development will have on the primary surveillance radar at Cromer and NATS’ associated air traffic (surveillance and control) services/operations during the required period;
- (b) “approved mitigation” means the detailed Primary Radar Mitigation Scheme setting out the appropriate mitigation approved by the Secretary of State and confirmed in writing in accordance with paragraph (1);
- (c) “NATS” means NATS (En-Route) Plc (company number 04129273) or any successor body;
- (d) “the required period” means the shorter of—
 - (i) the operational life of the authorised development; and
 - (ii) the period ending on the date notified to the Secretary of State by the undertaker and confirmed in writing by NATS being the date on which NATS no longer requires the appropriate mitigation to be in place.

Port traffic

36.—(1) No part of Work No. 1 may commence until —

- (a) a port construction traffic management plan (which accords with the outline port construction traffic management and travel plan) for the onshore port-related traffic to and from the construction port or ports and relating to that part of the authorised development, has been submitted to and approved by the relevant highway authority in consultation with the relevant planning authority; or
- (b) the relevant highway authority has confirmed, after consultation with the relevant planning authority, that no port construction traffic management plan is required for that part of the authorised development.

(2) No part of Work No. 1 may begin operating until—

- (a) a port travel plan (which accords with the outline port construction traffic management and travel plan) for the onshore port-related traffic to and from the operation port or ports and relating to that part of the authorised development, has been submitted to and approved by the relevant highway authority in consultation with the relevant planning authority; or

(b) the relevant highway authority has confirmed, after consultation with the relevant planning authority, that no port travel plan is required for that part of the authorised development.

(3) The port construction traffic management plan must be implemented as approved at all times specified within the port construction traffic management plan during the construction of the authorised project.

(4) The port travel plan must be implemented as approved at all times specified within the port travel plan during the operation of the authorised project.

(5) For the purposes of this requirement—

“relevant planning authority” and “relevant highway authority” mean—

(a) in respect of paragraph (1), the planning or highway authority or authorities in whose area the relevant construction port is located; and

(b) in respect of paragraph (2), the planning or highway authority or authorities in whose area the relevant operation port is located;

“construction port” or “ports” means a port or ports situated in England and/or Wales and used for construction of the authorised project; and

“operation port” or “ports” means a port or ports situated in England and/or Wales and used by management personnel for the ongoing operational management of the authorised project.

Decommissioning of relevant landfall works

37.—(1) After a period of 24 years but before the expiration of a period of 25 years following completion of construction of the relevant landfall works, the undertaker must submit a report to the relevant planning authority detailing the following—

(a) the extent of coastal retreat experienced following completion of construction;

(b) whether any remedial works or mitigation measures to protect the relevant landfall works from coastal retreat have been required during this period, what these works comprised and an assessment of their impacts on coastal processes;

(c) the length of the anticipated remaining operational lifespan of the authorised project;

(d) the extent of the likely coastal retreat during the timeframe of the anticipated remaining operational lifespan of the authorised project and the likely need for, and nature of, any proposed remedial works or mitigation measures to protect the relevant landfall works from coastal retreat and an analysis of their predicted impact on coastal processes; and

(e) any proposed remedial works or mitigation measures identified under paragraph (d).

(2) If it cannot be demonstrated to the reasonable satisfaction of the relevant planning authority that, taking into account any proposals for such remedial works or mitigation measures, the relevant landfall works will not have a significant impact on coastal processes then the relevant landfall works must be decommissioned in accordance with Requirement 30 (onshore decommissioning).

(3) For the purposes of this requirement—

(a) “the relevant landfall works” means Work No. 6, to the extent that the works are landward of mean low water springs, and Work No. 8.

Restriction on carrying out grid connection works where consented in another order

38.—(1) Where any part of the grid connection works are being or have been constructed under another development consent order, that part of the grid connection works must not be constructed under this Order.

(2) Work No. 34 must not—

(a) be constructed more than once under this Order;

- (b) be constructed under this Order if it is being or has been constructed under another development consent order.

Requirement for written approval

39. Where under any of the above requirements the approval or agreement of the Secretary of State, the relevant planning authority or another person is required, that approval or agreement must be given in writing.

Amendments to approved details

40.—(1) With respect to any requirement which requires the authorised project to be carried out in accordance with the details approved by the relevant planning authority or another person, the approved details must be carried out as approved unless an amendment or variation is previously approved in writing by the relevant planning authority or that other person in accordance with paragraph (2).

(2) Any amendments to or variations from the approved details must be in accordance with the principles and assessments set out in the environmental statement. Such agreement may only be given in relation to immaterial changes where it has been demonstrated to the satisfaction of the relevant planning authority or that other person that the subject matter of the agreement sought is unlikely to give rise to any materially new or materially different environmental effects from those assessed in the environmental statement.

(3) The approved details must be taken to include any amendments that may subsequently be approved in writing by the relevant planning authority or that other person.

Operational drainage management plan

41.—(1) No part of Work Nos. 30, 34, 38 or 41 may commence until an operational drainage management plan in respect of that part (which accords with the outline operational drainage management plan) and includes provision for the maintenance of any measures identified, has been submitted to and approved by the relevant lead local flood authority, in consultation with the relevant planning authority and the Environment Agency.

(2) The operational drainage management plan must be implemented as approved.

Installation of cable ducts

42.—(1) In the event that the cables comprised within the East Anglia TWO cable works are installed prior to the cables comprised within the East Anglia ONE North cable works, the East Anglia ONE North cable works may not subsequently be installed unless the cable ducts forming part of the East Anglia ONE North cable works are installed concurrently with the installation of the cables comprised within the East Anglia TWO cable works.

(2) For the purposes of this requirement—

- (a) “the East Anglia TWO cable works” mean Work Nos. 6, 8, 9, 11, 12, 13, 16 to 23 and 26 of the East Anglia TWO Order; and
- (b) “the East Anglia ONE North cable works” mean Work Nos. 6, 8, 9, 11, 12, 13, 16 to 23 and 26 of this Order.

Restriction on carrying out grid connection works

43. No part of the grid connection works may commence under this Order until either—

- (a) the offshore works have commenced; or
- (b) the undertaker has provided appropriate evidence to the Secretary of State demonstrating its commitment to commence the authorised development described within paragraph 1 of Schedule 1, Part 1 and the Secretary of State has confirmed that the grid connection works may commence.

Control of development during operational phase

44. During the operation of and within operational land related to Work No. 30 and Work No. 41, any development in addition to that authorised in this Order that is permitted under Schedule 2 Part 15 Class B (d), (e) or (f) of the General Permitted Development Order 2015 (“electricity undertakings permitted development”) or any equivalent successor provision is subject to the following conditions—

- (1) In respect of operational drainage—
 - (a) No electricity undertakings permitted development may commence until an amendment to the operational drainage management plan approved pursuant to requirement 41 that includes provision for the replacement of any existing drainage measures to be removed and maintenance of any new drainage measures to be provided as part of the permitted development, has been submitted to and approved by the relevant lead local flood authority, in consultation with the relevant planning authority and the Environment Agency; and
 - (b) The measures in the amendment to the operational drainage management plan in respect of the permitted development must be implemented as approved.
- (2) In respect of the provision, implementation and maintenance of landscaping—
 - (a) No electricity undertakings permitted development may commence until an amendment to the written landscape management plan and associated work programme approved pursuant to requirement 14 that includes provision for the replacement of any existing landscape measures to be removed and maintenance of any new landscape measures to be provided as part of the permitted development, has been submitted to and approved by the relevant planning authority; and
 - (b) The measures in the amendment to the written landscape management plan and associated work programme plan in respect of the permitted development must be implemented as approved.

SCHEDULE 2

Article 8

Streets subject to street works

<i>(1)</i>	<i>(2)</i>
<i>Area</i>	<i>Street subject to street works</i>
District of East Suffolk	Public right of way footpath E-106/020/0 between reference points 1a and 1b on sheet 1 of 12 of the works plans.
District of East Suffolk	Private track / public right of way footpath E-106/025/0 between reference points 2a and 2b on sheet 2 of 12 of the works plans.
District of East Suffolk	SIZEWELL GAP between reference points 3a and 3b on sheet 3 of 12 of the works plans.
District of East Suffolk	SIZEWELL GAP between reference points 3c and 3d on sheet 3 of 12 of the works plans.
District of East Suffolk	Public right of way bridleway E-363/026/0 between reference points 3e and 3f and between points 3g and 3h on sheet 3 of 12 of the works plans.
District of East Suffolk	Public right of way footpath E-363/029/0 between reference points 3i and 3j on sheet 3 of 12 of the works plans.
District of East Suffolk	Public right of way footpath E-363/024/0 between reference points 3k and 3l on sheet 3 of 12 of the works plans.

District of East Suffolk	Public right of way footpath E-363/023/0 between reference points 3m and 3n on sheet 3 of 12 of the works plans.
District of East Suffolk	Public right of way footpath E-363/022/0 between reference points 3o and 3p on sheet 3 of 12 of the works plans.
District of East Suffolk	Public right of way bridleway E-363/027/0 between reference points 3q and 3r on sheet 3 of 12 of the works plans.
District of East Suffolk	Public right of way bridleway E-363/015/0 between reference points 4a and 4b on sheet 4 of 12 of the works plans.
District of East Suffolk	Public rights of way footpath E-363/014/0 between reference points 4a and 4c on sheet 4 of 12 of the works plans.
District of East Suffolk	Public rights of way footpath E-363/014/A between reference points 4d and 4e on sheet 4 of 12 of the works plans.
District of East Suffolk	THORPE ROAD between reference points 5a and 5b on sheet 5 of 12 of the works plans.
District of East Suffolk	Public right of way footpath E-106/065/0 between reference points 5c and 5d on sheet 5 of 12 of the works plans.
District of East Suffolk	ALDEBURGH ROAD between reference points 5e and 5f on sheet 5 of 12 of the works plans.
District of East Suffolk	Public right of way footpath E-260/030/0 between reference points 5g and 5h on sheet 5 of 12 of the works plans.
District of East Suffolk	Public right of way footpath E-260/007/0 between reference points 5i and 5j on sheet 5 of 12 of the works plans.
District of East Suffolk	Public right of way footpath E-260/009/0 between reference points 5k and 5l on sheet 5 of 12 of the works plans.
District of East Suffolk	SLOE LANE between reference points 6a and 6b on sheet 6 of 12 of the works plans.
District of East Suffolk	B1069 (SNAPE ROAD) between reference points 6c and 6d on sheet 6 of 12 on the works plans.
District of East Suffolk	Public right of way bridleway E-354/020/0 between reference points 6e and 6f on sheet 6 of 12 of the works plans.
District of East Suffolk	Public right of way bridleway E-354/036/0 between reference points 6g and 6h on sheet 6 of 12 of the works plans.
District of East Suffolk	Public right of way bridleway E-354/001/0 between reference points 6i and 6j on sheet 6 of 12 of the works plans; and between reference points 8g and 8h on sheet 8 of 12 of the works plans.
District of East Suffolk	Public right of way footpath E-354/003/0 between reference points 6k and 6l on sheet 6 of 12 of the works plans.
District of East Suffolk	GROVE ROAD between reference points 7a

	and 7b on sheet 7 of 12 on the works plans.
District of East Suffolk	CHURCH ROAD between reference points 7f and 7j on sheet 7 of 12 on the works plans.
District of East Suffolk	Public right of way footpath E-354/007/0 between reference points 7c and 7d on sheet 7 of 12 on the works plans.
District of East Suffolk	Public right of way footpath E-354/006/0 between reference points 7e and 8a on sheet 7 of 12 on the works plans.
District of East Suffolk	Public right of way footpath E-260/017/0 between reference points 7f and 7g on sheet 7 of 12 on the works plans.
District of East Suffolk	Public right of way footpath E-260/017/0 between reference points 7h and 7i on sheet 7 of 12 on the works plans.
District of East Suffolk	Public right of way footpath E-354/008/0 between reference points 8a and 8b on sheet 8 of 12 on the works plans.
District of East Suffolk	GROVE ROAD between reference points 8c and 8d on sheet 8 of 12 on the works plans.
District of East Suffolk	Public right of way footpath E-354/007/A between reference points 8e and 8f on sheet 8 of 12 on the works plans.
District of East Suffolk	B1121 (SAXMUNDHAM ROAD) between reference points 9a and 9b on sheet 9 of 12 on the works plans.
District of East Suffolk	B1121 (SAXMUNDHAM ROAD) between reference points 9b and 9c on sheet 9 of 12 on the works plans.
District of East Suffolk	Public right of way footpath E-260/016/0 between reference points 9d and 9e on sheet 9 of 12 on the works plans.
District of East Suffolk	A1094 (FARNHAM ROAD) between reference points 10a and 10d on sheet 10 of 12 on the works plans.
District of East Suffolk	A1094 (ALDEBURGH ROAD) between reference points 10b and 10d on sheet 10 of 12 on the works plans.
District of East Suffolk	B1121 (ALDEBURGH ROAD) between reference points 10c and 10d on sheet 10 of 12 on the works plans.
District of East Suffolk	B1069 (SNAPE ROAD) between reference points 10e and 10f on sheet 10 of 12 on the works plans.
District of East Suffolk	A12 (MAIN ROAD) between reference points 11a and 11b on sheet 11 of 12 on the works plans.
District of East Suffolk	A1094 (FRIDAY STREET) between reference points 11c and 11d on sheet 11 of 12 on the works plans.
District of East Suffolk	A12 (MAIN ROAD) between reference points 12a and 12b on sheet 12 of 12 on the works plans.
District of East Suffolk	Public right of way footpath E-387/009/0 between reference points 12c and 12d on sheet

SCHEDULE 3

Article 11

Public rights of way to be temporarily stopped up

<i>(1)</i> <i>Area</i>	<i>(2)</i> <i>Public right of way to be temporarily stopped up</i>	<i>(3)</i> <i>Extent of temporary stopping up</i>	<i>(4)</i> <i>Temporary public right of way to be substituted</i>
District of East Suffolk	Byway open to all traffic reference 1 (E-106/020/0)	Approximately 120m of the existing byway open to all traffic reference 1 (E-106/020/0) between the points marked L-1 and L-2 on sheet 1 of 12 of the temporary stopping up of public rights of way plan shown with a dashed pink line.	Approximately 646m of proposed byway open to all traffic reference TEMP1 between the points marked L-1 and L-2 on sheet 1 of 12 of the temporary stopping up of public rights of way plan shown with a black and white dashed line or as otherwise approved by the relevant highway authority.
District of East Suffolk	Byway open to all traffic reference 2 (E-106/025/0)	Approximately 66m of the existing byway open to all traffic reference 2 (E-106/025/0) between the points marked CS1-1 and CS1-2 on sheet 2 of 12 of the temporary stopping up of public rights of way plan shown with a dashed pink line.	Approximately 236m of proposed byway open to all traffic reference TEMP2a, or approximately 360m of proposed byway open to all traffic reference TEMP2b between the points CS1-1 and CS1-2 on sheet 2 of 12 of the temporary stopping up of public rights of way plan shown with a black and white dashed line or as otherwise approved by the relevant highway authority.
District of East Suffolk	Bridleway reference 3 (E-363/026/0)	Approximately 73m of the existing bridleway reference 3 (E-363/026/0) between the points marked CS1-3 and CS1-4 on sheet 3 of 12 of the temporary stopping up of public rights of way plan shown with a dashed green line.	Approximately 339m of proposed bridleway reference TEMP3 between the points marked CS1-3 and CS1-4 on sheet 3 of 12 of the temporary stopping up of public rights of way plan shown with a black and white dashed line or as otherwise

			approved by the relevant highway authority.
District of East Suffolk	Bridleway reference 4 (E-363/026/0)	Approximately 345m of the existing bridleway reference 4 (E-363/026/0) between the points marked CS2-1 and CS2-2 on sheet 3 of 12 of the temporary stopping up of public rights of way plan shown with a dashed blue line.	Approximately 578m of proposed bridleway reference TEMP4a between the points marked CS2-1 and CS2-2 on sheet 3 of 12 of the temporary stopping up of public rights of way plan shown with a black and white dashed line or as otherwise approved by the relevant highway authority. Approximately 780m of proposed bridleway reference TEMP4b between the points marked CS2-1 to CS2-7 on sheet 3 of 12 of the temporary stopping up of public rights of way plan shown with a black and white dashed line or as otherwise approved by the relevant highway authority.
District of East Suffolk	Footpath reference 5 (E-363/024/0)	Approximately 739m of the existing footpath reference 5 (E-363/024/0) between the points marked CS2-3 and CS2-4 on sheet 3 of 12 of the temporary stopping up of public rights of way plan shown with a dashed yellow line.	Approximately 806m of proposed footpath reference TEMP5 between the points marked CS2-3 and CS2-4 or approximately 1146m of proposed footpath reference TEMP6b, TEMP6a, TEMP8 and TEMP7 between the points marked CS2-3 and CS2-4 on sheet 3 of 12 of the temporary stopping up of public rights of way plan shown with a black and white dashed line or as otherwise approved by the relevant highway authority.
District of East Suffolk	Footpath reference 6 (E-363/029/0)	Approximately 88m of the existing	Approximately 531m of proposed footpath

		footpath reference 6 (E-363/029/0) between the points marked CS2-5 and CS2-6 on sheet 3 of 12 of the temporary stopping up of public rights of way plan shown with a dashed yellow line.	reference TEMP4b and TEMP6b between the points marked CS2-5 and CS2-6 on sheet 3 of 12 of the temporary stopping up of public rights of way plan shown with a black and white dashed line or as otherwise approved by the relevant highway authority.
District of East Suffolk	Footpath reference 7 (E-363/023/0)	Approximately 298m of the existing footpath reference 7 (E-363/023/0) between the points marked CS2-7 and CS2-8 on sheet 3 of 12 of the temporary stopping up of public rights of way plan shown with a dashed yellow line.	Approximately 497m of proposed footpath reference TEMP7 between the points marked CS2-7 and CS2-8 on sheet 3 of 12 of the temporary stopping up of public rights of way plan shown with a black and white dashed line or as otherwise approved by the relevant highway authority.
District of East Suffolk	Footpath reference 8 (E-363/022/0)	Approximately 684m of the existing footpath reference 8 (E-363/022/0) between the points marked CS2-9 and CS2-12 on sheet 3 of 12 of the temporary stopping up of public rights of way plan shown with a dashed yellow line.	Approximately 537m of proposed footpath reference TEMP8 and TEMP7 between the points marked CS2-9 and CS2-12 on sheet 3 of 12 of the temporary stopping up of public rights of way plan shown with a black and white dashed line or as otherwise approved by the relevant highway authority.
District of East Suffolk	Bridleway reference 9 (E-363/027/0)	Approximately 31m of the existing bridleway reference 9 (E-363/027/0) between the points marked CS2-10 and CS2-11 on sheet 3 of 12 of the temporary stopping up of public rights of way plan shown with a dashed green line.	Approximately 98m of proposed footpath reference TEMP9 between the points marked CS2-10 and CS2-11 on sheet 3 of 12 of the temporary stopping up of public rights of way plan shown with a black and white dashed line or as otherwise approved by the relevant highway authority.

			authority.
District of East Suffolk	Bridleway reference 10 (E-363/015/0)	Approximately 199m of the existing bridleway reference 10 (E-363/015/0) between the points marked CS2-13 and CS2-14 on sheet 4 of 12 of the temporary stopping up of public rights of way plan shown with a dashed green line.	Approximately 216m of proposed bridleway reference TEMP10a or approximately 359m of proposed bridleway reference TEMP10b between the points marked CS2-13 and CS2-14 on sheet 4 of 12 of the temporary stopping up of public rights of way plan shown with a black and white dashed line or as otherwise approved by the relevant highway authority.
District of East Suffolk	Footpath reference 11 (E-363/014/0)	Approximately 66m of the existing footpath reference 11 (E-363/014/0) between the points marked CS2-15 and CS2-16 on sheet 4 of 12 of the temporary stopping up of public rights of way plan shown with a dashed yellow line.	Approximately 288m of proposed footpath reference TEMP11 between the points marked CS2-15 and CS2-16 on sheet 4 of 12 of the temporary stopping up of public rights of way plan shown with a black and white dashed line or as otherwise approved by the relevant highway authority.
District of East Suffolk	Footpath reference 12 (E-363/014/A)	Approximately 106m of the existing footpath reference 12 (E-363/014/A) between the points marked CS2-17 and CS2-18 on sheet 4 of 12 of the temporary stopping up of public rights of way plan. shown with a dashed yellow line.	Approximately 347m of proposed footpath reference TEMP12a or approximately 409m of proposed footpath reference TEMP12b between the points marked CS2-17 and CS2-18 on sheet 4 of 12 of the temporary stopping up of public rights of way plan shown with a black and white dashed line or as otherwise approved by the relevant highway authority.
District of East Suffolk	Footpath reference 13 (E-106/065/0)	Approximately 70m of the existing footpath reference 13 (E-106/065/0) between the points	Approximately 270m of proposed footpath reference TEMP13a or approximately 266m of proposed

		marked CS2-19 and CS2-20 on sheet 5 of 12 of the temporary stopping up of public rights of way plan. shown with a dashed yellow line.	footpath reference TEMP13b between the points marked CS2-19 and CS2-20 on sheet 5 of 12 of the temporary stopping up of public rights of way plan shown with a black and white dashed line or as otherwise approved by the relevant highway authority.
District of East Suffolk	Footpath reference 14 (E-260/030/0)	Approximately 61m of the existing footpath reference 14 (E-260/030/0) between the points marked CS3-1 and CS3-2 on sheet 5 of 12 of the temporary stopping up of public rights of way plan. shown with a dashed yellow line.	Approximately 321m of proposed footpath reference TEMP14 between the points marked CS3-1 and CS3-2 on sheet 5 of 12 of the temporary stopping up of public rights of way plan shown with a black and white dashed line or as otherwise approved by the relevant highway authority.
District of East Suffolk	Footpath reference 15 (E-260/007/0)	Approximately 239m of the existing footpath reference 15 (E-260/007/0) between the points marked CS3-3 and CS3-4 on sheet 5 of 12 of the temporary stopping up of public rights of way plan. shown with a dashed yellow line.	Approximately 654m of proposed footpath reference TEMP15 between the points marked CS3-3 and CS3-4 on sheet 5 of 12 of the temporary stopping up of public rights of way plan shown with a black and white dashed line or as otherwise approved by the relevant highway authority.
District of East Suffolk	Footpath reference 16 (E-260/009/0)	Approximately 156m of the existing footpath reference 16 (E-260/009/0) between the points marked CS3-5 and CS3-6 on sheet 5 of 12 of the temporary stopping up of public rights of way plan. shown with a dashed yellow line.	Approximately 577m of proposed footpath reference TEMP16a or approximately 418m of proposed footpath reference TEMP16b between the points marked CS3-5 and CS3-6 on sheet 5 of 12 of the temporary stopping up of public rights of way plan shown with a black and white

			dashed line or as otherwise approved by the relevant highway authority.
District of East Suffolk	Bridleway reference 17 (E-354/020/0)	Approximately 220m of the existing bridleway reference 17 (E-354/020/0) between the points marked CS4-1 and CS4-2 on sheet 6 of 12 of the temporary stopping up of public rights of way plan. shown with a dashed green line.	Approximately 637m of proposed bridleway reference TEMP17/18 between the points marked CS4-5 and CS4-2 on sheet 6 of 12 of the temporary stopping up of public rights of way plan shown with a black and white dashed line or as otherwise approved by the relevant highway authority.
District of East Suffolk	Bridleway reference 18 (E-354/036/0)	Approximately 225m of the existing bridleway reference 18 (E-354/036/0) between the points marked CS4-3 and CS4-4 on sheet 6 of 12 of the temporary stopping up of public rights of way plan. shown with a dashed green line.	Approximately 637m of proposed bridleway reference TEMP17/18 between the points marked CS4-5 and CS4-4 on sheet 6 of 12 of the temporary stopping up of public rights of way plan shown with a black and white dashed line or as otherwise approved by the relevant highway authority.
District of East Suffolk	Bridleway reference 19 (E-354/001/0)	Approximately 270m of the existing bridleway reference 19 (E-354/001/0) between the points marked CS4-6 and CS4-7 on sheet 6 of 12 of the temporary stopping up of public rights of way plan. shown with a dashed green line.	Approximately 538m of proposed bridleway reference TEMP19a between the points marked CS4-6 and CS4-3 or approximately 337m of proposed bridleway reference TEMP19b between the points marked CS4-7 and CS4-10 on sheet 6 of 12 of the temporary stopping up of public rights of way plan shown with a black and white dashed line or as otherwise approved by the relevant highway authority.
District of East Suffolk	Footpath reference 20 (E-354/003/0)	Approximately 96m of the existing	Approximately 363m of proposed footpath

		footpath reference 20 (E-354/003/0) between the points marked CS4-8 and CS4-9 on sheet 6 of 12 of the temporary stopping up of public rights of way plan shown with a dashed yellow line.	reference TEMP20a or approximately 347m of proposed footpath reference TEMP20b between the points marked CS4-8 and CS4-9 on sheet 6 of 12 of the temporary stopping up of public rights of way plan shown with a black and white dashed line or as otherwise approved by the relevant highway authority.
District of East Suffolk	Footpath reference 21 (E-354/007/0)	Approximately 316m of the existing footpath reference 21 (E-354/007/0) between the points marked S-1 and S-2 on sheet 7 of 12 of the temporary stopping up of public rights of way plan shown with a dashed yellow line.	Approximately 395m of proposed footpath reference TEMP21 between the points marked S-1 and S-2 on sheet 7 of 12 of the temporary stopping up of public rights of way plan shown with a black and white dashed line or as otherwise approved by the relevant highway authority.
District of East Suffolk	Footpath reference 22 (E-354/006/0)	Approximately 283m of the existing footpath reference 22 (E-354/006/0) between the points marked S-4 and S-22 on sheet 7 of 12 of the temporary stopping up of public rights of way plan shown with a dashed yellow line.	Approximately 337m of proposed footpath reference TEMP22 between the points marked S-22 and S-14 and approximately 559m of proposed footpath reference TEMP22 between the points marked S-15 and S-5 on sheet 7 of 12 of the temporary stopping up of public rights of way plan shown with a black and white dashed line or as otherwise approved by the relevant highway authority.
District of East Suffolk	Footpath reference 23 (E-354/006/0)	Approximately 206m of the existing footpath reference 23 (E-354/006/0) between the points marked S-4 and S-5 on sheet 7 of 12 of the	Approximately 421m of proposed footpath reference TEMP23a or approximately 691m of proposed footpath reference TEMP23b between

		temporary stopping up of public rights of way plan shown with a dashed yellow line.	points marked S-4 and S-5 on sheet 7 of 12 of the temporary stopping up of public rights of way plan shown with a black and white dashed line or as otherwise approved by the relevant highway authority.
District of East Suffolk	Footpath reference 24 (E-354/006/0)	Approximately 208m of the existing footpath reference 24 (E-354/006/0) between the points marked S-22 and S-24 on sheet 7 of 12 of the temporary stopping up of public rights of way plan shown with a dashed yellow line.	Approximately 324m of proposed footpath reference TEMP22 between the points marked S-22 and S-14 and approximately 157m of proposed footpath reference TEMP24 between points marked S-24 and S-25 on sheet 7 of 12 of the temporary stopping up of public rights of way plan shown with a black and white dashed line or as otherwise approved by the relevant highway authority.
District of East Suffolk	Footpath reference 25 (E-354/006/0)	Approximately 294m of the existing footpath reference 25 (E-354/006/0) between the points marked S-24 and S-3 on sheet 7 of 12 of the temporary stopping up of public rights of way plan shown with a dashed yellow line.	Approximately 442m of proposed footpath reference TEMP25 and TEMP21 between the points S-24 and S-3 on sheet 7 of the temporary stopping up of public rights of way plan shown with a black and white dashed line or as otherwise approved by the relevant highway authority.
District of East Suffolk	Footpath reference 26 (E-354/007/A)	Approximately 465m of the existing footpath reference 26 (E-354/007/A) between the points marked S-10 and S-11 on sheet 8 of 12 of the temporary stopping up of public rights of way plan shown with a dashed yellow line.	Approximately 571m of proposed footpath reference TEMP26 between the points marked S-10 and S-11 on sheet 8 of 12 of the temporary stopping up of public rights of way plan shown with a black and white dashed line or as otherwise approved by

			the relevant highway authority.
District of East Suffolk	Bridleway reference 27 (E-354/001/0)	Approximately 207m of the existing bridleway reference 27 (E-354/001/0) between the points marked S-12 and S-13 on sheet 8 of 12 of the temporary stopping up of public rights of way plan shown with a dashed green line.	Approximately 491m of proposed bridleway reference TEMP27 between the points marked S-12 and S-13 on sheet 8 of 12 of the temporary stopping up of public rights of way plan shown with a black and white dashed line or as otherwise approved by the relevant highway authority.
District of East Suffolk	Footpath reference 28 (E-260/017/0)	Approximately 169m of the existing footpath reference 28 (E-260/017/0) between the points marked S-20 and S-21 on sheet 7 of 12 of the temporary stopping up of public rights of way plan shown with a dashed yellow line.	Approximately 524m of proposed footpath reference TEMP28a between the points S-20 and S-21 or approximately 413m of proposed footpath reference TEMP28b between points S-20 and S-21 on sheet 7 of 12 of the temporary stopping up of public rights of way plan shown with a black and white dashed line or as otherwise approved by the relevant highway authority.
District of East Suffolk	Footpath reference 29 (E-260/017/0)	Approximately 769m of the existing footpath reference 29 (E-260/017/0) between the points marked S-14 and S-15 on sheet 7 of 12 of the temporary stopping up of public rights of way plan shown with a dashed yellow line.	Approximately 1136m of proposed footpath reference TEMP22, TEMP28b and TEMP22/34 between the points marked S-14 and S-15 on sheet 7 of 12 of the temporary stopping up of public rights of way plan shown with a black and white dashed line or as otherwise approved by the relevant highway authority.
District of East Suffolk	Footpath reference 30 (E-354/008/0)	Approximately 429m of the existing footpath reference 30 (E-354/008/0) between the points marked S-6 and S-7	Approximately 393m of proposed footpath reference TEMP30 between the points marked S-6 and S-7 on sheet 8 of 12 of the

		on sheet 8 of 12 of the temporary stopping up of public rights of way plan shown with a dashed yellow line.	temporary stopping up of public rights of way plan shown with a black and white dashed line or as otherwise approved by the relevant highway authority.
District of East Suffolk	Footpath reference 31 (E-260/016/0)	Approximately 53m of the existing footpath reference 31 (E-260/016/0) between the points marked S-16 and S-17 on sheet 9 of 12 of the temporary stopping up of public rights of way plan shown with a dashed yellow line.	Approximately 265m of proposed footpath reference TEMP31a or approximately 273m of proposed footpath reference TEMP31b between the points marked S-16 and S-17 on sheet 9 of 12 of the temporary stopping up of public rights of way plan shown with a black and white dashed line or as otherwise approved by the relevant highway authority.
District of East Suffolk	Footpath reference 32 (E-260/017/0)	Approximately 548m of the existing footpath reference 32 (E-260/017/0) between the points marked S-8 and S-14 on sheet 7 of 12 of the temporary stopping up of public rights of way plan shown with a dashed yellow line.	Approximately 937m of proposed footpath reference TEMP35 and TEMP22 between the points marked S-8 and S-14 on sheet 7 of 12 of the temporary stopping up of public rights of way plan shown with a black and white dashed line or as otherwise approved by the relevant highway authority.
District of East Suffolk	Footpath reference 33 (E-387/009/0)	Approximately 45m of the existing footpath reference 33 (E-387/009/0) between the points marked HW-1 and HW-2 on sheet 12 of 12 of the temporary stopping up of public rights of way plan shown with a dashed yellow line.	Approximately 56m of proposed footpath reference TEMP33 between the points marked HW-1 and HW-2 on sheet 12 of 12 of the temporary stopping up of public rights of way plan shown with a black and white dashed line or as otherwise approved by the relevant highway authority.
District of East Suffolk	Footpath reference 34	Approximately 294m	Temporary diversion

Suffolk	(E/260/017/0)	of the existing footpath reference 34 (E-260/017/0) between the points marked S-15 and S-21 on sheet 7 of 12 of the temporary stopping up of public rights of way plan shown with a dashed yellow line.	of approximately 295m of proposed footpath reference TEMP22/34 between the points marked S-15 and S-21 on sheet 7 of 12 of the temporary stopping up of public rights of way plan shown with a black and white dashed line or as otherwise agreed with the relevant highway authority.
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SCHEDULE 4

Article 10

Footpaths to be stopped up

<i>(1)</i>	<i>(2)</i>	<i>(3)</i>	<i>(4)</i>
<i>Area</i>	<i>Footpath to be stopped up</i>	<i>Extent of stopping up</i>	<i>New footpath to be substituted</i>
District of East Suffolk	Footpath reference 35 (E-354/007/0)	Approximately 87m of the existing footpath reference 35 (E-354/007/0) between the points marked S-1 and S-3; and approximately 38m of the existing footpath reference 35 (E-354/007/0) between the points marked S-4 and S-5 on sheet 7 of 12 of the permanent stopping up of public rights of way plan shown with a dashed yellow line.	Approximately 89m of proposed footpath reference PERM35a between the points marked S-1 and S-3 on sheet 7 of 12 of the permanent stopping up of public rights of way plan shown with a black and white dashed line or as otherwise approved by the relevant highway authority. Approximately 24m of proposed footpath reference PERM35b between the points marked S-4 and S-5 on sheet 7 of 12 of the permanent stopping up of public rights of way plan shown with a black and white dashed line or as otherwise approved by the relevant highway authority.
District of East Suffolk	Footpath reference 36 (E-354/006/0)	Approximately 693m of the existing footpath reference 36 (E-354/006/0) between points	Approximately 584m of proposed footpath reference PERM36a between the points marked S-1 and S-13

marked S-6 and S-8 on sheet 7 of 12 of the permanent stopping up of public rights of way plan shown with a dashed yellow line.

on sheet 7 of 12 of the permanent stopping up of public rights of way plan shown with a black and white dashed line or as otherwise approved by the relevant highway authority.

Approximately 761m of proposed footpath reference PERM36b between the points marked S-13 and S-8 on sheet 7 of 12 of the permanent stopping up of public rights of way plan shown with a black and white dashed line or as otherwise approved by the relevant highway authority.

Approximately 569m of proposed footpath reference PERM36c between the points marked S-8 and S-2 on sheet 7 of 12 of the permanent stopping up of public rights of way plan shown with a black and white dashed line or as otherwise approved by the relevant highway authority.

Approximately 157m of proposed footpath reference PERM36d between the points marked S-6 and S-7 on sheet 7 of 12 of the permanent stopping up of public rights of way plan shown with a black and white dashed line or as otherwise approved by the relevant highway authority.

Approximately 188m of proposed footpath reference PERM36e between the points marked S-9 and S-10 on sheet 7 of 12 of the

			permanent stopping up of public rights of way plan shown with a black and white dashed line or as otherwise agreed with the relevant highway authority.
District of East Suffolk	Footpath reference 37 (E-260/017/0)	Approximately 194m of the existing footpath reference 37 (E-260/017/0) between points marked S-11 and S-2 on sheet 7 of 12 of the permanent stopping up of public rights of way plan shown with a dashed yellow line.	Approximately 198m of proposed footpath reference PERM37 between the points marked S-11 and S-12 on sheet 7 of 12 of the permanent stopping up of public rights of way plan shown with a black and white dashed line or as otherwise approved by the relevant highway authority.

SCHEDULE 5

Article 12

Streets to be temporarily stopped up

<i>(1)</i>	<i>(2)</i>	<i>(3)</i>
<i>Area</i>	<i>Street to be temporarily stopped up</i>	<i>Extent of temporary stopping up, alteration or diversion</i>
District of East Suffolk	Private track	Approximately 66m of private track as is within Work No.9 as shown between reference points 2a and 2b on sheet 2 of 12 of the works plans.
District of East Suffolk	SIZEWELL GAP	Approximately 480m of Sizewell Gap as is within Work No.10 as shown between reference points 3a and 3b on sheet 3 of 12 of the works plans.
District of East Suffolk	SIZEWELL GAP	Approximately 307m of Sizewell Gap as is within Work No.15 as shown between reference points 3c and 3d on sheet 3 of 12 of the works plans.
District of East Suffolk	THORPE ROAD	Approximately 164m of Thorpe Road as is within Work No.17 as shown between reference points 5a and 5b on sheet 5 of 12 of the works plans.
District of East Suffolk	ALDEBURGH ROAD	Approximately 93m of Aldeburgh Road as is within

		Work No.19 as shown between reference points 5e and 5f on sheet 5 of 12 of the works plans.
District of East Suffolk	SLOE LANE	Approximately 73m of Sloe Lane as is within Work No.23 as shown between reference points 6a and 6b on sheet 6 of 12 of the works plans.
District of East Suffolk	B1069 (SNAPE ROAD)	Approximately 88m of the B1069 (Snape Road) as is within Work No.26 as shown between reference points 6c and 6d on sheet 6 of 12 of the works plans.
District of East Suffolk	GROVE ROAD	Approximately 88m of Grove Road as is within Work No.26 as shown between reference points 7a and 7b on sheet 7 of 12 of the works plans.
District of East Suffolk	CHURCH ROAD	Approximately 105m of Church Road as is within Work No.33 as shown between reference points 7f and 7j on sheet 7 of 12 of the works plans.
District of East Suffolk	GROVE ROAD	Approximately 573m of Grove Road as is within Work No.43 as shown between reference points 8c and 8d on sheet 8 of 12 of the works plans.
District of East Suffolk	B1121 (SAXMUNDHAM ROAD)	Approximately 269m of the B1121 (Saxmundham Road) as is within Work No.43 as shown between reference points 9a and 9b on sheet 9 of 12 of the works plans.
District of East Suffolk	B1121 (SAXMUNDHAM ROAD)	Approximately 621m of the B1121 (Saxmundham Road) as is within Work No.34 as shown between reference points 9b and 9c on sheet 9 of 12 of the works plans.
District of East Suffolk	A1094 (FARNHAM ROAD)	Approximately 226m of the A1094 (Farnham Road) as is within Work No.35 as shown between reference points 10a and 10d on sheet 10 of 12 of the works plans.
District of East Suffolk	A1094 (ALDEBURGH ROAD)	Approximately 525m of the A1094 (Aldeburgh Road) as is within Work No.35 as shown between reference points 10b and 10d on sheet 10 of 12 of the works plans.
District of East Suffolk	B1121 (ALDEBURGH ROAD)	Approximately 84m of the

	ROAD)	B1121 (Aldeburgh Road) as is within Work No.35 as shown between reference points 10c and 10d on sheet 10 of 12 of the works plans.
District of East Suffolk	B1069 (SNAPE ROAD)	Approximately 197m of the B1069 (Snape Road) as is within Work No.35 as shown between reference points 10e and 10f on sheet 10 of 12 of the works plans.
District of East Suffolk	A12 (MAIN ROAD)	Approximately 680m of the A12 (Main Road) as is within Work No.36 as shown between reference points 11a and 11b on sheet 11 of 12 of the works plans.
District of East Suffolk	A1094 (FRIDAY STREET)	Approximately 469m of the A1094 (Friday Street) as is within Work No.36 as shown between reference points 11c and 11d on sheet 11 of 12 of the works plans.
District of East Suffolk	A12 (MAIN ROAD)	Approximately 84m of the A12 (Main Road) as is within Work No.37 as shown between reference points 12a and 12b on sheet 12 of 12 of the works plans.

SCHEDULE 6

Article 13

Access to works

<i>(1)</i> <i>Area</i>	<i>(2)</i> <i>Description of Access</i>
District of East Suffolk	Vehicular access to the south from Sizewell Gap and marked at point AC1 on sheet 3 of 12 of the access to works plan.
District of East Suffolk	Vehicular access to the south from Sizewell Gap and marked at point AC2 on sheet 3 of 12 of the access to works plan.
District of East Suffolk	Vehicular access to the east and west from Aldeburgh Road and marked at point AC3 on sheet 5 of 12 of the access to works plan.
District of East Suffolk	Vehicular access to the west from Snape Road and marked at point AC4 on sheet 6 of 12 of the access to works plan.
District of East Suffolk	Vehicular access to the northeast from Saxmundham Road and marked at point AC5 on sheet 9 of 12 of the access to works plan.

SCHEDULE 7

Article 20

Land in which only new rights etc. may be acquired

<i>(1)</i>	<i>(2)</i>
<i>Number of land shown on land plan</i>	<i>Purpose for which rights may be acquired</i>
1, 2	<ol style="list-style-type: none"> 1) the right to install the cables by the use of directional drilling or other trenchless techniques only; 2) the right to retain and use the cables and for the purposes of the transmission of electricity and telecommunications; 3) the right to benefit from continuous vertical and lateral support for the cables and jointing installations; 4) a restrictive covenant over the land for the benefit of the remainder of the Order land— <ul style="list-style-type: none"> • to prevent anything to be done in or upon the land or any part thereof for the purpose of the erection of any buildings or construction erection or works of any kind (including the foundations or footings thereto); • to prevent anything to be done by way of hard surfacing of the land with concrete of any kind or with any other material or surface whatsoever without the consent in writing of the undertaker (such consent not to be unreasonably withheld or delayed if the proposed surfacing would not cause damage to relevant part of the authorised project nor make it materially more difficult or expensive to maintain the authorised project); • to prevent anything to be done by way of excavation of any kind in the land nor any activities which increase or decrease ground cover or soil levels in any manner whatsoever without the consent in writing of the undertaker save as are reasonably required for agricultural activities or are required to be carried out by National Grid in order to exercise their rights in relation to their apparatus (if any) within the land; and

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- to prevent anything being done which may interfere with free flow and passage of electricity or telecommunications through the cables or support for the cables.

- 1) all rights and restrictions necessary for the undertaker and/or those authorised by the undertaker to enter onto, pass and repass and remain on the land with or without all necessary plant, vehicles, machinery, materials, drilling fluids, apparatus, temporary structures and equipment;
- 2) the right to carry out terrestrial work activities;
- 3) the right to install the cables by the use of directional drilling or other trenchless techniques only;
- 4) the right to lay down, construct, install, retain, adjust, alter, test, use, maintain, repair, renew, upgrade, inspect, survey, cleanse, re-lay, connect into, divert, protect, make safe, make incapable of operation, replace and remove pipes, cables, conduits, service media or apparatus that are used for the purposes of transmitting or distributing electricity, communications, gas, oil, water supply, sewerage and drainage (including the pipes, cables, conduits, service media or apparatus of statutory undertakers);
- 5) the right to remove and discharge water from the land;
- 6) the right to retain and use the cables, for the purposes of the transmission of electricity and telecommunications;
- 7) the right to benefit from continuous vertical and lateral support for the cables, transition bays and jointing installations;
- 8) a restrictive covenant over the land for the benefit of the remainder of the Order land—
 - to prevent anything to be done in or upon the land or any part thereof for the purpose of the erection of any buildings or construction erection or works of any kind (including the foundations or footings thereto);
 - to prevent anything to be done by way of hard surfacing of the land

with concrete of any kind or with any other material or surface whatsoever without the consent in writing of the undertaker (such consent not to be unreasonably withheld or delayed if the proposed surfacing would not cause damage to relevant part of the authorised project nor make it materially more difficult or expensive to maintain the authorised project);

- to prevent anything to be done by way of excavation of any kind in the land nor any activities which increase or decrease ground cover or soil levels in any manner whatsoever without the consent in writing of the undertaker save as are reasonably required for agricultural activities or are required to be carried out by National Grid in order to exercise their rights in relation to their apparatus (if any) within the land; and
- to prevent anything being done which may interfere with free flow and passage of electricity or telecommunications through the cables or support for the cables, transition bays and jointing installations.

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- 1) all rights and restrictions necessary for the undertaker and/or those authorised by the undertaker to enter onto, pass and repass and remain on the land with or without all necessary plant, vehicles, machinery, materials, drilling fluids, apparatus, temporary structures and equipment;
 - 2) the right to carry out terrestrial work activities;
 - 3) the right to install the cables by way of (but not limited to) digging trenches, the use of directional drilling, auger boring, thrust boring, micro tunnelling or pipe ramming or other similar trenchless techniques;
 - 4) the right to lay down, construct, install, retain, adjust, alter, test, use, maintain, repair, renew, upgrade, inspect, survey, cleanse, re-lay, connect into, divert, protect, make safe, make incapable of operation, replace and remove—
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- public and private drains, watercourses, sewers, ponds or culverts, and to drain into and manage waterflows in any public and private drains, watercourses, sewers, ponds or culverts including (but not limited to) by way of damming and overpumping;
 - temporary welfare facilities (including but not limited to portakabins, portaloos and welfare equipment);
 - cable marker posts to identify the location of the cables as required for routine integrity testing;
 - pipes, cables, conduit, service media or apparatus that are used for the purposes of transmitting or distributing electricity, communications, gas, oil, water supply, sewerage and drainage (including the pipes, cables, conduits, service media or apparatus of statutory undertakers);
 - hard standing and other surface materials including (but not limited to) matting, aggregate, trackway, stone, tarmacadam, terram;
 - temporary paths and bridleways for public use;
 - temporary access roads;
 - temporary haul roads;
 - temporary noise alleviation measures;
 - temporary barriers for the protection of fauna;
 - supporting or protective structures (including the bridging over of or protection of the apparatus of the statutory undertakers);
 - temporary fencing, gates, walls, barriers or other means of enclosure.
- 5) the right to fell, prune, cut, coppice, alter, lop, uproot and replant trees, shrubs and hedges, and remove roots of trees, shrubs and hedges for the purpose of enabling rights to pass and repass and for the purposes of
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terrestrial work activities;

- 6) the right to remove and discharge water from the land;
 - 7) the right to install, execute, implement, retain, repair, improve, renew, relocate, maintain and carry out mitigation, maintenance, remediation and/or enhancement works;
 - 8) the right to install, execute, implement, retain, repair, improve, renew, remove, relocate and plant trees, woodland, shrubs, hedgerows, seeding and other ecological measures together with the right to maintain, inspect and replant such trees, shrubs and landscaping;
 - 9) the right to erect temporary signage and provide measures for the benefit of public and personnel safety;
 - 10) the right to retain, maintain, straighten, widen, repair, alter, upgrade and use existing access routes for the purposes of accessing the land, adjoining land and highway;
 - 11) the right to remove fences, hedges, gates or other barriers during any period during which terrestrial work activities is to occur (subject to the prior erection of any temporary stock proof fencing as is reasonably required) and the replacement, replanting or re-instatement of fences, hedges or other barriers;
 - 12) the right to remove, store and stockpile materials (including excavated material) within the land;
 - 13) the right to remove archaeological artefacts where they would prevent or cause it to be materially more difficult to undertake terrestrial work activities or where leaving such archaeological artefacts in situ would materially increase the cost of the terrestrial work activities;
 - 14) the right to retain and use the cables, transition bays and jointing installations for the purposes of the transmission of electricity and telecommunications;
 - 15) the right to benefit from continuous vertical and lateral support for the cables, transition bays and jointing installations;
 - 16) a restrictive covenant over the land for the benefit of the remainder of the
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Order land—

- to prevent anything to be done in or upon the land or any part thereof for the purpose of the erection of any buildings or construction erection or works of any kind (including the foundations or footings thereto);
 - to prevent anything to be done by way of hard surfacing of the land with concrete of any kind or with any other material or surface whatsoever without the consent in writing of the undertaker (such consent not to be unreasonably withheld or delayed if the proposed surfacing would not cause damage to relevant part of the authorised project nor make it materially more difficult or expensive to maintain the authorised project);
 - to prevent anything to be done by way of excavation of any kind in the land nor any activities which increase or decrease ground cover or soil levels in any manner whatsoever without the consent in writing of the undertaker save as are reasonably required for agricultural activities or are required to be carried out by National Grid in order to exercise their rights in relation to their apparatus (if any) within the land;
 - to prevent the planting or growing within the land of any trees, shrubs or underwood without the consent in writing of the undertaker (such consent not to be unreasonably withheld or delayed provided that the proposed trees, shrubs or underwood would not cause damage to the relevant part of the authorised project nor make it materially more difficult or expensive to access the relevant part of the authorised project); and
 - to prevent anything being done which may interfere with free flow and passage of electricity or telecommunications through the cables or support for the cables, transition bays and jointing installations.
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11, 12, 13, 14, 15, 16, 25, 27, 28, 30, 39, 40,
41, 42, 47, 49, 50, 54, 55, 56, 58, 59, 60, 61, 63,
64, 65, 66, 67, 69, 70, 74, 80, 82, 83, 85, 92, 93

- 1) all rights and restrictions necessary for the undertaker and/or those authorised by the undertaker to enter onto, pass and repass and remain on the land with or without all necessary plant, vehicles, machinery, materials, drilling fluids, apparatus, temporary structures and equipment;
 - 2) the right to carry out terrestrial work activities;
 - 3) the right to install the cables by way of (but not limited to) digging trenches, the use of directional drilling, auger boring, thrust boring, micro tunnelling or pipe ramming or other similar trenchless techniques;
 - 4) the right to lay down, construct, install, retain, adjust, alter, test, use, maintain, repair, renew, upgrade, inspect, survey, cleanse, re-lay, connect into, divert, protect, make safe, make incapable of operation, replace and remove—
 - public and private drains, watercourses, sewers, ponds or culverts, and to drain into and manage waterflows in any public and private drains, watercourses, sewers, ponds or culverts including (but not limited to) by way of damming and overpumping;
 - temporary welfare facilities (including but not limited to portakabins, portaloos and welfare equipment);
 - cable marker posts to identify the location of the cables as required for routine integrity testing;
 - pipes, cables, conduit, service media or apparatus that are used for the purposes of transmitting or distributing electricity, communications, gas, oil, water supply, sewerage and drainage (including the pipes, cables, conduits, service media or apparatus of statutory undertakers);
 - hard standing and other surface materials including (but not limited to) matting, aggregate, trackway, stone, tarmacadam, terram;
 - temporary paths and bridleways
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for public use;

- temporary access roads;
 - temporary haul roads;
 - temporary noise alleviation measures;
 - temporary barriers for the protection of fauna;
 - supporting or protective structures (including the bridging over of or protection of the apparatus of the statutory undertakers);
 - temporary fencing, gates, walls, barriers or other means of enclosure.
- 5) the right to fell, prune, cut, coppice, alter, lop, uproot and replant trees, shrubs and hedges, and remove roots of trees, shrubs and hedges for the purpose of enabling rights to pass and repass and for the purposes of terrestrial work activities;
 - 6) the right to remove and discharge water from the land;
 - 7) the right to install, execute, implement, retain, repair, improve, renew, relocate, maintain and carry out mitigation, maintenance, remediation and/or enhancement works;
 - 8) the right to install, execute, implement, retain, repair, improve, renew, remove, relocate and plant trees, woodland, shrubs, hedgerows, seeding and other ecological measures together with the right to maintain, inspect and replant such trees, shrubs and landscaping;
 - 9) the right to erect temporary signage and provide measures for the benefit of public and personnel safety;
 - 10) the right to retain, maintain, straighten, widen, repair, alter, upgrade and use existing access routes for the purposes of accessing the land, adjoining land and highway;
 - 11) the right to remove fences, hedges, gates or other barriers during any period during which terrestrial work activities is to occur (subject to the prior erection of any temporary stock proof fencing as is reasonably required) and the replacement, replanting or re-instatement of fences, hedges or other barriers;
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- 12) the right to remove, store and stockpile materials (including excavated material) within the land;
 - 13) the right to remove archaeological artefacts where they would prevent or cause it to be materially more difficult to undertake terrestrial work activities or where leaving such archaeological artefacts in situ would materially increase the cost of the terrestrial work activities;
 - 14) the right to retain and use the cables and jointing installations for the purposes of the transmission of electricity and telecommunications;
 - 15) the right to benefit from continuous vertical and lateral support for the cables and jointing installations;
 - 16) a restrictive covenant over the land for the benefit of the remainder of the Order land—
 - to prevent anything to be done in or upon the land or any part thereof for the purpose of the erection of any buildings or construction erection or works of any kind (including the foundations or footings thereto);
 - to prevent anything to be done by way of hard surfacing of the land with concrete of any kind or with any other material or surface whatsoever without the consent in writing of the undertaker (such consent not to be unreasonably withheld or delayed if the proposed surfacing would not cause damage to relevant part of the authorised project nor make it materially more difficult or expensive to maintain the authorised project);
 - to prevent anything to be done by way of excavation of any kind in the land nor any activities which increase or decrease ground cover or soil levels in any manner whatsoever without the consent in writing of the undertaker save as are reasonably required for agricultural activities or are required to be carried out by National Grid in order to exercise their rights in relation to their
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	<p>apparatus (if any) within the land;</p> <ul style="list-style-type: none"> • to prevent the planting or growing within the land of any trees, shrubs or underwood without the consent in writing of the undertaker (such consent not to be unreasonably withheld or delayed provided that the proposed trees, shrubs or underwood would not cause damage to the relevant part of the authorised project nor make it materially more difficult or expensive to access the relevant part of the authorised project); and • to prevent anything being done which may interfere with free flow and passage of electricity or telecommunications through the cables or support for the cables and jointing installations.
<p>67, 69, 70, 80, 82, 83, 85, 86, 88, 93</p>	<ol style="list-style-type: none"> 1) the right to pass and repass with or without plant, vehicles, machinery, materials, drilling fluids, apparatus and equipment to access adjoining land and highway; 2) the right to retain, maintain, straighten, widen, repair, alter, upgrade and use existing access routes for the purposes of accessing the land, adjoining land and highway; 3) the right to fell, prune, cut, coppice, alter, lop, uproot and replant trees, shrubs and hedges, and remove roots of trees, shrubs and hedges for the purposes of enabling rights to pass and repass; 4) the right to remove and discharge water from the land; 5) the right to erect temporary signage and provide measures for the benefit of public and personnel safety; 6) the right to remove fences, hedges, gates or other barriers during any period during which terrestrial work activities are being undertaken (subject to the prior erection of any temporary stock proof fencing as is reasonably required) and the replacement, replanting or re-instatement of fences, hedges or other barriers.
<p>87</p>	<ol style="list-style-type: none"> 1) the right to lay down, construct, install, retain, adjust, alter, test, use, maintain, repair, renew, upgrade, inspect, survey, cleanse, re-lay, connect into, divert,

protect, make safe, make incapable of operation, replace and remove—

- temporary barriers for the protection of fauna;
- temporary paths and bridleways for public use;
- temporary access roads;
- temporary fencing, gates, walls, barriers or other means of enclosure.

- 2) the right to pass and repass with or without plant, vehicles, machinery, materials, apparatus and equipment to access adjoining land and highway;
 - 3) the right to place and use plant, vehicles, machinery, materials, apparatus, equipment and temporary structures on and within the land;
 - 4) the right to fell, prune, cut, coppice, alter, lop, uproot and replant trees, shrubs and hedges, and remove roots of trees, shrubs and hedges;
 - 5) the right to remove and discharge water from the land;
 - 6) the right to install, execute, implement, retain, repair, improve, renew, relocate, maintain and carry out mitigation, maintenance, remediation and/or enhancement works;
 - 7) the right to install, execute, implement, retain, repair, improve, renew, remove, relocate and plant trees, woodland, shrubs, hedgerows, seeding and other ecological measures together with the right to maintain, inspect and replant trees, shrubs and landscaping;
 - 8) the right to erect temporary signage and provide measures for the benefit of public and personnel safety;
 - 9) the right to remove fences, hedges, gates or other barriers during any period during which terrestrial work activities in respect of the authorised project is to occur (subject to the prior erection of any temporary stock proof fencing as is reasonably required) and the replacement, replanting or reinstatement of fences, hedges or other barriers;
 - 10) the right to remove, store and stockpile materials (including excavated material) within the land;
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11) a restrictive covenant over the land for the benefit of the remainder of the Order land—

- to prevent anything to be done in or upon the land or any part thereof for the purpose of the erection of any buildings or construction erection or works of any kind (including the foundations or footings thereto); and
- to prevent anything to be done by way of hard surfacing of the land with concrete of any kind or with any other material or surface whatsoever without the consent in writing of the undertaker (such consent not to be unreasonably withheld or delayed if the proposed surfacing would not cause damage to relevant part of the authorised project nor make it materially more difficult or expensive to maintain the authorised project).

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all rights and restrictions necessary for the undertaker and/or those authorised by the undertaker to enter onto, pass and repass and remain on the land with or without all necessary plant, vehicles, machinery, materials, drilling fluids, apparatus, temporary structures and equipment, and to—

1) lay down, construct, install, retain, adjust, alter, test, use, maintain, repair, renew, upgrade, inspect, survey, cleanse, re-lay, connect into, divert, protect, make safe, make incapable of operation, replace and remove—

- electricity poles, electricity pylons, electricity masts, overhead electricity lines, telecommunications cables and any ancillary equipment and apparatus (including but not limited to the use of scaffolding) and any other works as necessary;
 - public and private drains, watercourses, sewers, ponds or culverts, and to drain into and manage waterflows in any public and private drains, watercourses, sewers, ponds or culverts including (but not limited to) by way of damming and overpumping;
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- temporary welfare facilities (including but not limited to portakabins, portaloos and welfare equipment);
 - pipes, cables, conduit, service media or apparatus that are used for the purposes of transmitting or distributing electricity, communications, gas, oil, water supply, sewerage and drainage (including the pipes, cables, conduits, service media or apparatus of statutory undertakers);
 - temporary noise alleviation measures;
 - temporary barriers for the protection of fauna;
 - supporting or protective structures (including the bridging over of or protection of the apparatus of the statutory undertakers);
 - hard standing and other material (including but not limited to matting, aggregate, trackway, stone, tarmacadam, terram);
 - temporary access roads;
 - temporary haul roads;
 - temporary paths and bridleways for public use;
 - fencing, gates, walls, barriers or other means of enclosure.
- 2) retain and use electricity poles, electricity pylons, electricity masts, overhead electricity lines, telecommunications cables and all ancillary equipment and apparatus for the purposes of the transmission of electricity and telecommunications and for any other purpose ancillary to the authorised project;
 - 3) pass and repass with or without plant, vehicles, machinery, materials, drilling fluids, apparatus and equipment to access adjoining land and highway;
 - 4) place and use plant, vehicles, machinery, materials, drilling fluids, apparatus, equipment and temporary structures on and within the land;
 - 5) fell, prune, cut, coppice, alter, lop, uproot and replant trees, shrubs and hedges, and remove roots of trees,
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- shrubs and hedges for the purpose of enabling rights to pass and repass;
- 6) fell, prune, cut, coppice, alter, lop, uproot and replant trees, shrubs and hedges and remove roots of trees, shrubs and hedges which may obstruct or interfere with electricity poles, electricity pylons, overhead electricity lines, telecommunications cables and any ancillary equipment and apparatus (including but not limited to scaffolding);
 - 7) carry out surveys including for site investigation and environmental surveys (including without prejudice to the generality of the foregoing, topographic, drainage, archaeological, geotechnical, geoenvironmental, ecological and ground stability site investigations and surveys), making of boreholes, trial pits and archaeological trenches and field stripping, auger hole sampling and the taking of soil and other samples;
 - 8) remove and discharge water from the land;
 - 9) install, execute, implement, retain, repair, improve, renew, relocate, maintain and carry out mitigation, maintenance, remediation and/or enhancement works;
 - 10) install, execute, implement, retain, repair, improve, renew, remove, relocate and plant trees, woodland, shrubs, hedgerows, seeding and other ecological measures together with the right to maintain, inspect and replant such trees, shrubs and landscaping;
 - 11) benefit from continuous vertical and lateral support for the electricity poles, electricity pylons, overhead electricity lines, telecommunications cables and any ancillary equipment and apparatus (including but not limited to scaffolding);
 - 12) erect temporary signage and provide measures for the benefit of public and personnel safety;
 - 13) retain, maintain, straighten, widen, repair, alter, upgrade and use existing access routes for the purposes of accessing the land, adjoining land and highway;
 - 14) remove fences, hedges, gates or other
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barriers during any period during which terrestrial work activities in respect of the authorised project is to occur (subject to the prior erection of any temporary stock proof fencing as is reasonably required) and the replacement, replanting or reinstatement of fences, hedges or other barriers;

- 15) remove, store and stockpile materials (including excavated material) within the land;
 - 16) remove archaeological artefacts where they would prevent or cause it to be materially more difficult to undertake terrestrial work activities or where leaving such archaeological artefacts in situ would materially increase the cost of the terrestrial work activities;
 - 17) a restrictive covenant over the land for the benefit of the remainder of the Order land to—
 - to prevent anything to be done in or upon the land or any part thereof for the purpose of the erection of any buildings or construction erection or works of any kind (including the foundations or footings thereto);
 - to prevent anything to be done by way of hard surfacing of the land with concrete of any kind or with any other material or surface whatsoever without the consent in writing of the undertaker (such consent not to be unreasonably withheld or delayed if the proposed surfacing would not cause damage to relevant part of the authorised project nor make it materially more difficult or expensive to maintain the authorised project);
 - to prevent anything to be done by way of excavation of any kind in the land nor any activities which increase or decrease ground cover or soil levels in any manner whatsoever without the consent in writing of the undertaker save as are reasonably required for agricultural activities or are required to be carried out by National Grid in order to exercise their rights in relation to their
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	<p>apparatus (if any) within the land;</p> <ul style="list-style-type: none"> • to prevent the planting or growing within the land of any trees, shrubs or underwood without the consent in writing of the undertaker (such consent not to be unreasonably withheld or delayed provided that the proposed trees, shrubs or underwood would not cause damage to the relevant part of the authorised project nor make it materially more difficult or expensive to access the relevant part of the authorised project); and • to prevent anything being done which may interfere with free flow and passage of electricity or telecommunications through the cables or support for the cables, transition bays and jointing installations.
<p>100, 101, 102, 103, 104, 104A, 104B, 104C</p>	<p>1) all rights and restrictions necessary for the undertaker and/or those authorised by the undertaker to enter onto, pass and repass and remain on the land with or without all necessary plant, vehicles, machinery, materials, drilling fluids, apparatus, temporary structures and equipment and to lay down, construct, install, retain, adjust, alter, test, use, maintain, repair, renew, upgrade, inspect, survey, cleanse, re-lay, connect into, divert, protect, make safe, make incapable of operation, replace and remove—</p> <ul style="list-style-type: none"> • public and private drains, watercourses, sewers, ponds or culverts, and to drain into and manage waterflows in any public and private drains, watercourses, sewers, ponds or culverts including (but not limited to) by way of damming and overpumping; • temporary welfare facilities (including but not limited to portakabins, portaloos and welfare equipment); • pipes, cables, conduits, service media or apparatus that are used for the purposes of transmitting or distributing electricity, communications, gas, oil, water supply, sewerage and drainage (including the pipes, cables,

	<p>conduits, service media or apparatus of statutory undertakers);</p> <p>2) the right to remove, store and stockpile materials (including excavated material) within the land;</p> <p>3) the right to fell, prune, cut, coppice, alter, lop, uproot and replant trees, shrubs and hedges, and remove roots of trees, shrubs and hedges;</p> <p>4) the right to benefit from continuous vertical and lateral support for the pipes, cables, conduits, service media and apparatus installed in, under, or over the land.</p>
43, 46, 57, 72, 77, 95, 96, 97	<p>1) all rights and restrictions necessary for the undertaker and/or those authorised by the undertaker to enter onto, pass and repass and remain on the land with or without all necessary plant, vehicles, machinery, materials, drilling fluids, apparatus, temporary structures and equipment;</p> <p>2) the right to carry out terrestrial work activities;</p> <p>3) the right to install the cables by way of (but not limited to) digging trenches, the use of directional drilling, auger boring, thrust boring, micro tunnelling or pipe ramming or other similar trenchless techniques;</p> <p>4) the right to lay down, construct, install, retain, adjust, alter, test, use, maintain, repair, renew, upgrade, inspect, survey, cleanse, re-lay, connect into, divert, protect, make safe, make incapable of operation, replace and remove—</p> <ul style="list-style-type: none"> • public and private drains, watercourses, sewers, ponds or culverts, and to drain into and manage waterflows in any public and private drains, watercourses, sewers, ponds or culverts including (but not limited to) by way of damming and overpumping; • pipes, cables, conduit, service media or apparatus that are used for the purposes of transmitting or distributing electricity, communications, gas, oil, water supply, sewerage and drainage (including the pipes, cables, conduits, service media or

	<p>apparatus of statutory undertakers);</p> <ul style="list-style-type: none"> • hard standing and other surface materials including (but not limited to) matting, aggregate, trackway, stone, tarmacadam, terram; • temporary noise alleviation measures; • temporary barriers for the protection of fauna; • supporting or protective structures (including the bridging over of or protection of the apparatus of the statutory undertakers); • temporary fencing, gates, walls, barriers or other means of enclosure. <p>5) the right to fell, prune, cut, coppice, alter, lop, uproot and replant trees, shrubs and hedges, and remove roots of trees, shrubs and hedges for the purpose of enabling rights to pass and repass and for the purposes of terrestrial work activities;</p> <p>6) the right to remove and discharge water from the land;</p> <p>7) the right to install, execute, implement, retain, repair, improve, renew, relocate, maintain and carry out mitigation, maintenance, remediation and/or enhancement works;</p> <p>8) the right to erect temporary signage and provide measures for the benefit of public and personnel safety;</p> <p>9) the right to remove archaeological artefacts where they would prevent or cause it to be materially more difficult to undertake terrestrial work activities or where leaving such archaeological artefacts in situ would materially increase the cost of the terrestrial work activities;</p> <p>10) the right to retain and use the cables, and jointing installations, for the purposes of the transmission of electricity and telecommunications;</p> <p>11) the right to benefit from continuous vertical and lateral support for the cables and jointing installations.</p>
22, 23, 24	<p>1) all rights and restrictions necessary for the undertaker and/or those authorised by the undertaker to enter onto, pass</p>

and repass and remain on the land with or without all necessary plant, vehicles, machinery, materials, drilling fluids, apparatus, temporary structures and equipment;

- 2) the right to carry out terrestrial work activities;
 - 3) the right to install the cables by way of (but not limited to) digging trenches, the use of directional drilling, auger boring, thrust boring, micro tunnelling or pipe ramming or other similar trenchless techniques;
 - 4) the right to lay down, construct, install, retain, adjust, alter, test, use, maintain, repair, renew, upgrade, inspect, survey, cleanse, re-lay, connect into, divert, protect, make safe, make incapable of operation, replace and remove—
 - public and private drains, watercourses, sewers, ponds or culverts, and to drain into and manage waterflows in any public and private drains, watercourses, sewers, ponds or culverts including (but not limited to) by way of damming and overpumping;
 - cable marker posts to identify the location of the cables as required for routine integrity testing;
 - pipes, cables, conduit, service media or apparatus that are used for the purposes of transmitting or distributing electricity, communications, gas, oil, water supply, sewerage and drainage (including the pipes, cables, conduits, service media or apparatus of statutory undertakers);
 - temporary paths and bridleways for public use;
 - temporary access roads;
 - temporary haul roads;
 - temporary noise alleviation measures;
 - temporary barriers for the protection of fauna;
 - supporting or protective structures (including the bridging over of or protection of the apparatus of the statutory undertakers);
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- temporary fencing, gates, walls, barriers or other means of enclosure.
- 5) the right to fell, prune, cut, coppice, alter, lop, uproot and replant trees, shrubs and hedges, and remove roots of trees, shrubs and hedges for the purpose of enabling rights to pass and repass and for the purposes of terrestrial work activities;
 - 6) the right to remove and discharge water from the land;
 - 7) the right to install, execute, implement, retain, repair, improve, renew, relocate, maintain and carry out mitigation, maintenance, remediation and/or enhancement works;
 - 8) the right to install, execute, implement, retain, repair, improve, renew, remove, relocate and plant trees, woodland, shrubs, hedgerows, seeding and other ecological measures together with the right to maintain, inspect and replant such trees, shrubs and landscaping;
 - 9) the right to erect temporary signage and provide measures for the benefit of public and personnel safety;
 - 10) the right to retain, maintain, straighten, widen, repair, alter, upgrade and use existing access routes for the purposes of accessing the land, adjoining land and highway;
 - 11) the right to remove fences, hedges, gates or other barriers during any period during which terrestrial work activities is to occur (subject to the prior erection of any temporary stock proof fencing as is reasonably required) and the replacement, replanting or re-instatement of fences, hedges or other barriers;
 - 12) the right to remove, store and stockpile materials (including excavated material) within the land;
 - 13) the right to remove archaeological artefacts where they would prevent or cause it to be materially more difficult to undertake terrestrial work activities or where leaving such archaeological artefacts in situ would materially increase the cost of the terrestrial work activities;
 - 14) the right to retain and use the cables for the purposes of the transmission of
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electricity and telecommunications;

- 15) the right to benefit from continuous vertical and lateral support for the cables;
 - 16) a restrictive covenant over the land for the benefit of the remainder of the Order land—
 - to prevent anything to be done in or upon the land or any part thereof for the purpose of the erection of any buildings or construction erection or works of any kind (including the foundations or footings thereto);
 - to prevent anything to be done by way of hard surfacing of the land with concrete of any kind or with any other material or surface whatsoever without the consent in writing of the undertaker (such consent not to be unreasonably withheld or delayed if the proposed surfacing would not cause damage to relevant part of the authorised project nor make it materially more difficult or expensive to maintain the authorised project);
 - to prevent anything to be done by way of excavation of any kind in the land nor any activities which increase or decrease ground cover or soil levels in any manner whatsoever without the consent in writing of the undertaker save as are reasonably required for agricultural activities or are required to be carried out by National Grid in order to exercise their rights in relation to their apparatus (if any) within the land;
 - to prevent the planting or growing within the land of any trees, shrubs or underwood without the consent in writing of the undertaker (such consent not to be unreasonably withheld or delayed provided that the proposed trees, shrubs or underwood would not cause damage to the relevant part of the authorised project nor make it materially more difficult or expensive to access the relevant part of the authorised project); and
 - to prevent anything being done
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which may interfere with free flow and passage of electricity or telecommunications through the cables or support for the cables.

SCHEDULE 8

Article 20

Modification of compensation and compulsory purchase enactments for creation of new rights and imposition of new restrictions

Compensation enactments

1. The enactments for the time being in force with respect to compensation for the compulsory purchase of land apply, with the necessary modifications as respects compensation, in the case of a compulsory acquisition under this Order of a right by the creation of a new right or the imposition of a restrictive covenant as they apply as respects compensation on the compulsory purchase of land and interests in land.

2.—(1) Without prejudice to the generality of paragraph 1, the Land Compensation Act 1973(a) has effect subject to the modifications set out in sub-paragraphs (2) and (3).

(2) In section 44(1) (compensation for injurious affection), as it applies to compensation for injurious affection under section 7 of the 1965 Act as substituted by paragraph 4—

- (a) for “land is acquired or taken from” substitute “a right or restrictive covenant over land is purchased from or imposed on”; and
- (b) for “acquired or taken from him” substitute “over which the right is exercisable or the restrictive covenant enforceable”.

(3) In section 58(1) (determination of material detriment where part of house etc. proposed for compulsory acquisition), as it applies to determinations under section 8 of the 1965 Act as substituted by paragraph 5—

- (a) for “part” in paragraphs (a) and (b) substitute “a right over or restrictive covenant affecting land consisting”;
- (b) for “severance” substitute “right or restrictive covenant over or affecting the whole of the house, building or manufactory or of the house and the park or garden”;
- (c) for “part proposed” substitute “right or restrictive covenant proposed”; and
- (d) for “part is” substitute “right or restrictive covenant is”.

Application of the 1965 Act

3.—(1) The 1965 Act has effect with the modifications necessary to make it apply to the compulsory acquisition under this Order of a right by the creation of a new right, or to the imposition under this Order of a restrictive covenant, as it applies to the compulsory acquisition under this Order of land, so that, in appropriate contexts, references in that Act to land are read (according to the requirements of the particular context) as referring to, or as including references to—

- (a) the right acquired or to be acquired; or
- (b) the land over which the right is or is to be exercisable.

(2) Without prejudice to the generality of sub-paragraph (1), Part 1 of the 1965 Act applies in relation to the compulsory acquisition under this Order of a right by the creation of a new right with the modifications specified in the following provisions of this Schedule.

(a) 1973 c.26.

4. For section 7 of the 1965 Act (measure of compensation in case of severance) substitute the following section—

“7. In assessing the compensation to be paid by the acquiring authority under this Act, regard must be had not only to the extent (if any) to which the value of the land over which the right is to be acquired or the restrictive covenant is to be imposed is depreciated by the acquisition of the right or the imposition of the covenant but also to the damage (if any) to be sustained by the owner of the land by reason of its severance from other land of the owner, or injuriously affecting that other land by the exercise of the powers conferred by this or the special Act.”

5. The following provisions of the 1965 Act (which state the effect of a deed poll executed in various circumstances where there is no conveyance by persons with interests in the land), that is to say—

- (a) section 9(4) (refusal to convey, failure to make title, etc.);
- (b) paragraph 10(3) of Schedule 1 (conveyance of the land or interest);
- (c) paragraph 2(3) of Schedule 2 (absent and untraced owners); and
- (d) paragraphs 2(3) and 7(2) of Schedule 4 (common land),

are so modified as to secure that, as against persons with interests in the land which are expressed to be overridden by the deed, the right which is to be compulsorily acquired or the restrictive covenant which is to be imposed is vested absolutely in the acquiring authority.

6. Section 11 of the 1965 Act (powers of entry) is so modified as to secure that, as from the date on which the acquiring authority has served notice to treat in respect of any right or restrictive covenant, as well as the notice of entry required by subsection (1) of that section (as it applies to compulsory acquisition under article 20 (compulsory acquisition of rights)), it has power, exercisable in equivalent circumstances and subject to equivalent conditions, to enter for the purpose of exercising that right or enforcing that restrictive covenant (which is deemed for this purpose to have been created on the date of service of the notice); and sections 11A (powers of entry: further notices of entry), 11B (counter-notice requiring possession to be taken on specified date), 12 (unauthorised entry) and 13 (refusal to give possession to acquiring authority) of the 1965 Act is modified correspondingly.

7. Section 20 of the 1965 Act (tenants at will, etc.) applies with the modifications necessary to secure that persons with such interests in land as are mentioned in that section are compensated in a manner corresponding to that in which they would be compensated on a compulsory acquisition under this Order of that land, but taking into account only the extent (if any) of such interference with such an interest as is actually caused, or likely to be caused, by the exercise of the right or the enforcement of the restrictive covenant in question.

8. Section 22 of the 1965 Act (interests omitted from purchase) is so modified as to enable the acquiring authority, in circumstances corresponding to those referred to in that section, to continue to be entitled to exercise the right acquired or enforce the restrictive covenant imposed, subject to compliance with that section as respects compensation.

9. For Schedule 2A to the 1965 Act substitute—

“SCHEDULE 2A

Counter-notice requiring purchase of land

Introduction

1.—(1) This Schedule applies where an acquiring authority serve a notice to treat in respect of a right over, or restrictive covenant affecting, the whole or part of a house, building or factory and have not executed a general vesting declaration under section 4 of

the 1981 Act as applied by article 22 (application of the Compulsory Purchase (Vesting Declarations) Act 1981) of the East Anglia ONE North Offshore Wind Farm Order 202* in respect of the land to which the notice to treat relates.

2. In this Schedule, “house” includes any park or garden belonging to a house.

Counter-notice requiring purchase of land

3. A person who is able to sell the house, building or factory (“the owner”) may serve a counter-notice requiring the acquiring authority to purchase the owner’s interest in the house, building or factory.

4. A counter-notice under paragraph 3 must be served within the period of 28 days beginning with the day on which the notice to treat was served.

Response to counter-notice

5. On receiving a counter-notice, the acquiring authority must decide whether to—

- (a) withdraw the notice to treat,
- (b) accept the counter-notice, or
- (c) refer the counter-notice to the Upper Tribunal.

6. The acquiring authority must serve notice of their decision on the owner within the period of 3 months beginning with the day on which the counter-notice is served (“the decision period”).

7. If the acquiring authority decide to refer the counter-notice to the Upper Tribunal they must do so within the decision period.

8. If the acquiring authority do not serve notice of a decision within the decision period they are to be treated as if they had served notice of a decision to withdraw the notice to treat at the end of that period.

9. If the acquiring authority serve notice of a decision to accept the counter-notice, the compulsory purchase order and the notice to treat are to have effect as if they included the owner’s interest in the house, building or factory.

Determination by the Upper Tribunal

10. On a referral under paragraph 7, the Upper Tribunal must determine whether the acquisition of the right or the imposition of the restrictive covenant would—

- (a) in the case of a house, building or factory, cause material detriment to the house, building or factory, or
- (b) in the case of a park or garden, seriously affect the amenity or convenience of the house to which the park or garden belongs.

11. In making its determination, the Upper Tribunal must take into account—

- (a) the effect of the acquisition of the right or the imposition of the covenant,
- (b) the use to be made of the right or covenant proposed to be acquired or imposed, and
- (c) if the right or covenant is proposed to be acquired or imposed for works or other purposes extending to other land, the effect of the whole of the works and the use of the other land.

12. If the Upper Tribunal determines that the acquisition of the right or the imposition of the covenant would have either of the consequences described in paragraph 10, it must

determine how much of the house, building or factory the acquiring authority ought to be required to take.

13. If the Upper Tribunal determines that the authority ought to be required to take some or all of the house, building or factory, the compulsory purchase order and the notice to treat are to have effect as if they included the owner's interest in that land.

14.—(1) If the Upper Tribunal determines that the acquiring authority ought to be required to take some or all of the house, building or factory, the acquiring authority may at any time within the period of 6 weeks beginning with the day on which the Upper Tribunal makes its determination withdraw the notice to treat in relation to that land.

(2) If the acquiring authority withdraws the notice to treat under this paragraph they must pay the person on whom the notice was served compensation for any loss or expense caused by the giving and withdrawal of the notice.

(3) Any dispute as to the compensation is to be determined by the Upper Tribunal.”

SCHEDULE 9

Article 26

Land of which temporary possession may be taken

<i>(1)</i> Area	<i>(2)</i> Number of land shown on land plan	<i>(3)</i> Purpose for which temporary possession may be taken	<i>(4)</i> Relevant part of the authorised project
District of East Suffolk	1, 2, 4 to 9, 11 to 131, 133 to 136, 144, 146 to 160, 163 to 182	Construction and carrying out of the authorised project	Work Nos. 6 to 43
District of East Suffolk	7, 11 to 13, 15, 16, 25, 27, 28, 30, 31, 39 to 43, 47, 49, 50, 54 to 56, 65 to 67, 69, 70, 74, 80, 82, 83, 85, 92, 93, 99, 104, 104A, 104B, 104C, 107 to 116, 119 to 121, 127 to 131, 133 to 135, 144, 146, 147, 152, 153 and 182	Worksites for construction and the carrying out of the authorised project	Work Nos. 8, 9, 11, 13, 15 to 19, 22, 23, 26, 30 to 35 and 37 to 43
District of East Suffolk	8, 9, 16, 29, 31, 34 to 38, 42 to 45, 47, 48, 51 to 54, 56, 58 to 60, 62, 69 to 71, 73, 74, 80, 89 to 93, 95, 96, 108 and 127	Access for carrying out the authorised project	Work Nos. 7, 11, 15, 17, 18, 19, 20, 23, 26 and 34
District of East Suffolk	7, 8, 16, 39, 47, 65, 66, 84, 108 to 113	Construction consolidation sites	Work Nos. 7, 8, 11, 16, 18, 22, 27, 31 and 42
District of East Suffolk	7, 8, 11 to 16, 22 to 25, 27, 28, 30, 31, 39 to 43, 46, 47, 49, 50, 54 to 61, 63 to 67, 69, 70, 72, 74, 75, 77, 80, 82, 83, 85, 92, 93, 95, 96, 97 107 to 116, 117, 123, 127 to 131, 133, 135, 136, 144,	Laying of temporary vehicular access tracks, haul roads, hard standings and improvements to tracks	Work Nos. 7, 8, 9, 11, 12, 13, 14, 15 to 23, 26, 30, 31 32, 34, 35 and 37 to 43

	146, 147, 152, 153, 177 to 180 and 182		
District of East Suffolk	7, 8, 11 to 16, 22 to 27, 28, 30, 39 to 43, 47, 49, 50, 58 to 61, 63 to 67, 69, 78, 79, 80 to 84, 85, 92, 98, 99, 104, 104C, 105 to 116, 127 to 131, 133, 135, 144, 146, 147 and 182	Temporary diversion of public rights of way	Work Nos. 7, 8, 9, 11, 12, 13, 16 to 23, 25, 26, 27, 33 and 37 to 43
District of East Suffolk	26	Creation of habitat for flora and fauna and other ecological measures	Work No. 14
District of East Suffolk	50, 54 and 55	Temporary bridge arrangements over the Hundred River	Work No. 19
District of East Suffolk	17 to 21, 32, 33, 76, 117, 122 to 126, 148 to 160, 163 to 180	Clear vegetation to increase the visibility swathes	Work Nos. 10, 15, 23 and 34 to 37
District of East Suffolk	8, 8A	Temporary water supply	Work No. 7

SCHEDULE 10

Article 42

Protective Provisions

PART 1

Protection for electricity, gas, water and sewerage undertakers

1. For the protection of the affected undertakers referred to in this part of this Schedule the following provisions have effect unless otherwise agreed in writing between the undertaker and the affected undertaker concerned.

2. In this part of this Schedule—

“affected undertaker” means

- (a) any licence holder within the meaning of Part 1 of the 1989 Act;
- (b) a gas transporter within the meaning of Part 1 of the Gas Act 1986(a);
- (c) a water undertaker within the meaning of Part 1 of the Water Industry Act 1991(b); and
- (d) a sewerage undertaker within the meaning of Part 1 of the Water Industry Act 1991,

for the area of the authorised development but, for the avoidance of doubt, does not include the undertakers specified in Part 3, Part 4, Part 5, Part 6, Part 7 or Part 8 of this Schedule, and in relation to any apparatus, means the undertaker to whom it belongs or by whom it is maintained;

“alternative apparatus” means alternative apparatus adequate to enable the affected undertaker in question to fulfil its statutory functions in a manner not less efficient than previously;

“apparatus” means—

(a) 1986 c.44.

(b) 1991 c.56.

- (e) in the case of an electricity undertaker, electric lines or electrical plant (as defined in the 1989 Act), belonging to or maintained by that affected undertaker;
- (f) in the case of a gas undertaker, any mains, pipes or other apparatus belonging to or maintained by a gas transporter for the purposes of gas supply;
- (g) in the case of a water undertaker, mains, pipes or other apparatus belonging to or maintained by that affected undertaker for the purposes of water supply; and
- (h) in the case of a sewerage undertaker—
 - (i) any drain or works vested in the affected undertaker under the Water Industry Act 1991; and
 - (ii) any sewer which is so vested or is the subject of a notice of intention to adopt given under section 102(4) of that Act or an agreement to adopt made under section 104 of that Act,

and includes a sludge main, disposal main (within the meaning of section 219 of that Act) or sewer outfall and any manholes, ventilating shafts, pumps or other accessories forming part of any such sewer, drain or works, and includes any structure in which apparatus is or is to be lodged or which gives or will give access to apparatus;

“functions” includes powers and duties; and

“in” in a context referring to apparatus or alternative apparatus in land includes a reference to apparatus or alternative apparatus under, over or upon land.

3. This part of this Schedule does not apply to apparatus in respect of which the relations between the undertaker and the affected undertaker are regulated by the provisions of Part 3 of the 1991 Act.

4. Regardless of any provision in this Order or anything shown on the land plans, the undertaker must not acquire any apparatus otherwise than by agreement.

5.—(1) If, in the exercise of the powers conferred by this Order, the undertaker acquires any interest in any land in which any apparatus is placed, that apparatus must not be removed under this part of this Schedule and any right of an affected undertaker to maintain that apparatus in that land must not be extinguished until alternative apparatus has been constructed and is in operation to the reasonable satisfaction of the affected undertaker in question.

(2) If, for the purpose of executing any works in, on or under any land purchased, held, or used under this Order, the undertaker requires the removal of any apparatus placed in that land, it must give to the affected undertaker in question written notice of that requirement, together with a plan and section of the work proposed, and of the proposed position of the alternative apparatus to be provided or constructed and in that case (or if in consequence of the exercise of any of the powers conferred by this Order an affected undertaker reasonably needs to remove any of its apparatus) the undertaker must, subject to sub-paragraph (3), afford to the affected undertaker the necessary facilities and rights for the construction of alternative apparatus in other land of the undertaker and subsequently for the maintenance of that apparatus.

(3) If alternative apparatus or any part of such apparatus is to be constructed elsewhere than in other land of the undertaker, or the undertaker is unable to afford such facilities and rights as are mentioned in sub-paragraph (2), in the land in which the alternative apparatus or part of such apparatus is to be constructed, the affected undertaker in question must, on receipt of a written notice to that effect from the undertaker, as soon as reasonably possible use all reasonable endeavours to obtain the necessary facilities and rights in the land in which the alternative apparatus is to be constructed.

(4) Any alternative apparatus to be constructed in land of the undertaker under this part of this Schedule must be constructed in such manner and in such line or situation as may be agreed between the affected undertaker in question and the undertaker or in default of agreement settled by arbitration in accordance with article 37 (arbitration).

(5) The affected undertaker in question must, after the alternative apparatus to be provided or constructed has been agreed or settled by arbitration in accordance with article 37 (arbitration),

and after the grant to the affected undertaker of any such facilities and rights as are referred to in sub-paragraph (2) or (3), proceed without unnecessary delay to construct and bring into operation the alternative apparatus and subsequently to remove any apparatus required by the undertaker to be removed under the provisions of this part of this Schedule.

(6) Regardless of anything in sub-paragraph (5), if the undertaker gives notice in writing to the affected undertaker in question that it desires itself to execute any work, or part of any work in connection with the construction or removal of apparatus in any land controlled by the undertaker, that work, instead of being executed by the affected undertaker, must be executed by the undertaker without unnecessary delay under the superintendence, if given, and to the reasonable satisfaction of the affected undertaker.

(7) Nothing in sub-paragraph (6) authorises the undertaker to execute the placing, installation, bedding, packing, removal, connection or disconnection of any apparatus, or execute any filling around the apparatus (where the apparatus is laid in a trench) within 300 millimetres of the apparatus.

6.—(1) Where, in accordance with the provisions of this part of this Schedule, the undertaker affords to an affected undertaker facilities and rights for the construction and maintenance in land of the undertaker of alternative apparatus in substitution for apparatus to be removed, those facilities and rights must be granted upon such terms and conditions as may be agreed between the undertaker and the affected undertaker in question or in default of agreement settled by arbitration in accordance with article 37 (arbitration).

(2) If the facilities and rights to be afforded by the undertaker in respect of any alternative apparatus, and the terms and conditions subject to which those facilities and rights are to be granted, are in the opinion of the arbitrator less favourable on the whole to the affected undertaker in question than the facilities and rights enjoyed by it in respect of the apparatus to be removed and the terms and conditions to which those facilities and rights are subject, the arbitrator must make such provision for the payment of compensation by the undertaker to that affected undertaker as appears to the arbitrator to be reasonable having regard to all the circumstances of the particular case.

7.—(1) Not less than 28 days before starting the execution of any works of the type referred to in paragraph 5(2) that are near to, or will or may affect, any apparatus the removal of which has not been required by the undertaker under paragraph 5(2), the undertaker must submit to the affected undertaker in question a plan, section and description of the works to be executed.

(2) Those works must be executed only in accordance with the plan, section and description submitted under sub-paragraph (1) and in accordance with such reasonable requirements as may be made in accordance with sub-paragraph (3) by the affected undertaker for the alteration or otherwise for the protection of the apparatus, or for securing access to it, and the affected undertaker is entitled to watch and inspect the execution of those works.

(3) Any requirements made by an affected undertaker under sub-paragraph (2) must be made within a period of 21 days beginning with the date on which a plan, section and description under sub-paragraph (1) are submitted to it.

(4) If an affected undertaker in accordance with sub-paragraph (3) and in consequence of the works proposed by the undertaker, reasonably requires the removal of any apparatus and gives written notice to the undertaker of that requirement, paragraphs 1 to 6 apply as if the removal of the apparatus had been required by the undertaker under paragraph 5(2).

(5) Nothing in this paragraph precludes the undertaker from submitting at any time or from time to time, but in no case less than 28 days before commencing the execution of any works, a new plan, section and description instead of the plan, section and description previously submitted, and having done so the provisions of this paragraph apply to and in respect of the new plan, section and description.

(6) The undertaker is not required to comply with sub-paragraph (1) in a case of emergency but in that case it must give to the affected undertaker in question notice as soon as is reasonably practicable and a plan, section and description of those works as soon as reasonably practicable

subsequently and must comply with sub-paragraph (2) in so far as is reasonably practicable in the circumstances.

8.—(1) Subject to the following provisions of this paragraph, the undertaker must repay to an affected undertaker the reasonable expenses incurred by that affected undertaker in, or in connection with, the inspection, removal, alteration or protection of any apparatus or the construction of any new apparatus (including costs or compensation payable in connection with the acquisition of land for that purpose) which may be required in consequence of the execution of any such works as are referred to in paragraph 5(2).

(2) There must be deducted from any sum payable under sub-paragraph (1) the value of any apparatus removed under the provisions of this part of this Schedule, that value being calculated after removal.

(3) If in accordance with the provisions of this part of this Schedule—

- (a) apparatus of better type, of greater capacity or of greater dimensions is placed in substitution for existing apparatus of worse type, of smaller capacity or of smaller dimensions; or
- (b) apparatus (whether existing apparatus or apparatus substituted for existing apparatus) is placed at a depth greater than the depth at which the existing apparatus was,

and the placing of apparatus of that type or capacity or of those dimensions or the placing of apparatus at that depth, as the case may be, is not agreed by the undertaker or, in default of agreement, is not determined by arbitration in accordance with article 37 (arbitration) to be necessary, then, if such placing involves cost in the construction of works under this part of this Schedule exceeding that which would have been involved if the apparatus placed had been of the existing type, capacity or dimensions, or at the existing depth, as the case may be, the amount which apart from this sub-paragraph would be payable to the affected undertaker in question by virtue of sub-paragraph (1) must be reduced by the amount of that excess.

(4) For the purposes of sub-paragraph (3)—

- (a) an extension of apparatus to a length greater than the length of existing apparatus is not to be treated as a placing of apparatus of greater dimensions than those of the existing apparatus; and
- (b) where the provision of a joint in a cable is agreed, or is determined to be necessary, the consequential provision of a jointing chamber or of a manhole is to be treated as if it also had been agreed or had been so determined.

(5) An amount which apart from this sub-paragraph would be payable to an affected undertaker in respect of works by virtue of sub-paragraph (1) must, if the works include the placing of apparatus provided in substitution for apparatus placed more than 7 years and 6 months earlier so as to confer on the affected undertaker any financial benefit by deferment of the time for renewal of the apparatus in the ordinary course, be reduced by the amount which represents that benefit.

9.—(1) Subject to sub-paragraphs (2) and (3), if by reason or in consequence of the construction of any such works referred to in paragraph 5(2), any damage is caused to any apparatus (other than apparatus the repair of which is not reasonably necessary in view of its intended removal for the purposes of those works) or property of an affected undertaker, or there is any interruption in any service provided, or in the supply of any goods, by any affected undertaker, the undertaker must—

- (a) bear and pay the cost reasonably incurred by that affected undertaker in making good such damage or restoring the supply; and
- (b) make reasonable compensation to that affected undertaker for any other expenses, loss, damages, penalty or costs incurred by the affected undertaker,

by reason or in consequence of any such damage or interruption.

(2) Nothing in sub-paragraph (1) imposes any liability on the undertaker with respect to any damage or interruption to the extent that it is attributable to the act, neglect or default of an affected undertaker, its officers, servants, contractors or agents.

(3) An affected undertaker must give the undertaker reasonable notice of any such claim or demand and no settlement or compromise may be made without the consent of the undertaker which, if it withholds such consent, shall have the sole conduct of any settlement or compromise or of any proceedings necessary to resist the claim or demand.

10. Nothing in this part of this Schedule affects the provisions of any enactment or agreement regulating the relations between the undertaker and an affected undertaker in respect of any apparatus laid or erected in land belonging to the undertaker on the date on which this Order is made.

PART 2

Protection for operators of electronic communications code networks

1.—(1) For the protection of any operator, the following provisions have effect unless otherwise agreed in writing between the undertaker and the operator.

(2) In this part of this Schedule—

“electronic communications apparatus” has the same meaning as in the electronic communications code;

“the electronic communications code” has the same meaning as in Chapter 1 of Part 2 of the 2003 Act;

“electronic communications code network” means—

- (a) so much of an electronic communications network or infrastructure system provided by an electronic communications code operator as is not excluded from the application of the electronic communications code by a direction under section 106 of the 2003 Act; and
- (b) an electronic communications network which the Secretary of State is providing or proposing to provide;

“electronic communications code operator” means a person in whose case the electronic communications code is applied by a direction under section 106 of the 2003 Act;

“infrastructure system” has the same meaning as in the electronic communications code and references to providing an infrastructure system are to be construed in accordance with paragraph 7 of that code; and

“operator” means the operator of an electronic communications code network.

2. The exercise of the powers of article 28 (statutory undertakers) are subject to Part 10 of Schedule 3A to the Communications Act 2003.

3.—(1) Subject to sub-paragraphs (2) to (4), if as the result of the authorised development or their construction, or of any subsidence resulting from any of those works—

- (a) any damage is caused to any electronic communications apparatus belonging to an operator (other than apparatus the repair of which is not reasonably necessary in view of its intended removal for the purposes of those works, or other property of an operator); or
- (b) there is any interruption in the supply of the service provided by an operator, the undertaker must bear and pay the cost reasonably incurred by the operator in making good such damage or restoring the supply and must—
 - (i) make reasonable compensation to an operator for loss sustained by it; and
 - (ii) indemnify an operator against claims, demands, proceedings, costs, damages and expenses which may be made or taken against, or recovered from, or incurred by, an operator by reason, or in consequence of, any such damage or interruption.

(2) Nothing in sub-paragraph (1) imposes any liability on the undertaker with respect to any damage or interruption to the extent that it is attributable to the act, neglect or default of an operator, its officers, servants, contractors or agents.

(3) The operator must give the undertaker reasonable notice of any such claim or demand and no settlement or compromise of the claim or demand may be made without the consent of the undertaker which, if it withholds such consent, shall have the sole conduct of any settlement or compromise or of any proceedings necessary to resist the claim or demand.

(4) Any difference arising between the undertaker and the operator under this paragraph must be referred to and settled by arbitration under article 37 (arbitration).

4. This part of this Schedule does not apply to—

- (a) any apparatus in respect of which the relations between the undertaker and an operator are regulated by the provisions of Part 3 of the 1991 Act; or
- (b) any damage, or any interruption, caused by electro-magnetic interference arising from the construction or use of the authorised development.

5. Nothing in this part of this Schedule affects the provisions of any enactment or agreement regulating the relations between the undertaker and an operator in respect of any apparatus laid or erected in land belonging to the undertaker on the date on which this Order is made.

PART 3

Protection for Anglian Water Services Limited

1. For the protection of Anglian Water, the following provisions of this Schedule have effect unless otherwise agreed in writing between the undertaker and Anglian Water.

2. In this part of this schedule—

“alternative apparatus” means alternative apparatus adequate to enable Anglian Water to fulfil its statutory functions in not less efficient a manner than previously;

“Anglian Water” means Anglian Water Services Limited (company number 02366656);

“Apparatus” means any works, mains, pipes or other apparatus belonging to or maintained by Anglian Water for the purposes of water supply and sewerage; and

- (a) any drain or works vested in Anglian Water under The Water Industry Act 1991,
- (b) any sewer which is so vested or is the subject of a notice of intention to adopt given under section 102 (4) of The Water Industry Act 1991 or an agreement to adopt made under section 104 of that Act,

and includes a sludge main, disposal main or sewer outfall and any manholes, ventilating shafts, pumps or other accessories forming part of any sewer, drain, or works (within the meaning of section 219 of that Act) and any structure in which apparatus is or is to be lodged or which gives or will give access to apparatus.

“functions” includes powers and duties.

“in” in a context referring to apparatus or alternative apparatus in land includes a reference to apparatus or alternative apparatus under, over or upon land; and

“plan” includes sections, drawings, specifications and method statements.

3. This Part does not apply to apparatus in respect of which the relations between the undertaker and Anglian Water are regulated by the provisions of Part 3 of the 1991 Act.

4. The undertaker must not interfere with, build over or near to any Apparatus within the Order land or execute the placing, installation, bedding, packing, removal, connection or disconnection of any apparatus, or execute any filling around the apparatus (where the apparatus is laid in a trench) within the standard protection strips which are the strips of land falling, the following distances to either side of the medial line of any Apparatus—

- (a) 2.25 metres where the diameter of the pipe is less than 150 millimetres;
- (b) 3 metres where the diameter of the pipe is between 150 and 450 millimetres;

- (c) 4.5 metres where the diameter of the pipe is between 450 and 750 millimetres;
- (d) 6 metres where the diameter of the pipe exceeds 750 millimetres;

unless otherwise agreed in writing with Anglian Water, such agreement not to be unreasonably withheld or delayed, and such provision being brought to the attention of any agent or contractor responsible for carrying out any work on behalf of the undertaker.

5. The alteration, extension, removal or re-location of any Apparatus may not be implemented until—

- (a) any requirement for any permits under the Environmental Permitting (England and Wales) Regulations 2016 or other legislations and any other associated consents are obtained, and any approval or agreement required from Anglian Water on alternative outfall locations as a result of such re-location are approved, such approvals or agreement from Anglian Water not to be unreasonably withheld or delayed; and
- (b) the undertaker has made the appropriate application required under the Water Industry Act 1991 together with a plan and description of the works proposed and Anglian Water has agreed all of the contractual documentation required under the Water Industry Act 1991, such agreement not to be unreasonably withheld or delayed; and such works to be executed only in accordance with the plan and description submitted and in accordance with such reasonable requirements as may be made by Anglian Water without delay for the alteration or otherwise for the protection of the Apparatus, or for securing access to it.

6. In the situation, where in exercise of the powers conferred by the Order, the undertaker acquires any interest in any land in which Apparatus is placed and such Apparatus is to be relocated, extended, removed or altered in any way, no alteration or extension may take place until Anglian Water has established to its reasonable satisfaction, contingency arrangements in order to conduct its functions for the duration of the works to relocate, extend, remove or alter the Apparatus. Anglian Water must use reasonable endeavours to establish contingency arrangements in a timely manner.

7. Regardless of any provision in this Order or anything shown on any plan, the undertaker must not acquire any Apparatus otherwise than by agreement, and before extinguishing any existing rights for Anglian Water to use, keep, inspect, renew and maintain its Apparatus in the Order land, the undertaker must, with the agreement of Anglian Water, create a new right to use, keep, inspect, renew and maintain the Apparatus that is reasonably convenient for Anglian Water such agreement not to be unreasonably withheld or delayed, and to be subject to arbitration under article 37 (arbitration).

8. If the undertaker is unable to create the new rights referred to in paragraph 7, Anglian Water must, on receipt of a written notice to that effect from the undertaker, as soon as reasonably possible, use its reasonable endeavours to obtain the necessary rights.

9. If in consequence of the exercise of the powers conferred by the Order the access to any Apparatus is materially obstructed the undertaker must provide such alternative means of access to such Apparatus as enables Anglian Water to maintain or use the apparatus no less effectively than was possible before such obstruction.

10. If in consequence of the exercise of the powers conferred by the Order, previously unmapped sewers, lateral drains or other Apparatus are identified by the undertaker, notification of the location of such assets will immediately be given to Anglian Water and afforded the same protection as other Anglian Water assets.

11. If for any reason or in consequence of the construction of any of the works referred to in paragraphs 5 to 7 and 10 above any damage is caused to any Apparatus (other than Apparatus the repair of which is not reasonably necessary in view of its intended removal for the purposes of those works) or property of Anglian Water, or there is any interruption in any service provided, or in the supply of any goods, by Anglian Water, the undertaker must,

- (a) bear and pay the cost reasonably incurred by Anglian Water in making good any damage or restoring the supply; and

- (b) make reasonable compensation to Anglian Water for any other expenses, loss, damages, penalty or costs properly and reasonably incurred by Anglian Water

by reason or in consequence of any such damage or interruption.

12. Nothing in paragraph 11 above imposes any liability on the undertaker with respect to any damage or interruption to the extent that it is attributable to the act, neglect or default of Anglian Water, its officer, servants, contractors or agents.

13. Anglian Water must give the undertaker reasonable notice of any claim or demand pursuant to paragraph 11 and must consider its representations before proceeding further in respect of the claim or demand.

14. Anglian Water must use its reasonable endeavours to mitigate in whole or in part and to minimise any claim, costs, expenses, loss, demands and penalties pursuant to paragraph 11. If requested to do so by the undertaker, Anglian Water shall provide an explanation of how the claim has been minimised

15. Any difference or dispute arising between the undertaker and Anglian Water under this Schedule must, unless otherwise agreed in writing between the undertaker and Anglian Water, be determined by arbitration in accordance with article 37 (arbitration).

PART 4

Protection for National Grid as electricity undertaker

Application

1.—(1) For the protection of National Grid, the statutory undertaker referred to in this Part of this Schedule, the following provisions have effect unless otherwise agreed in writing between the undertaker and the statutory undertaker.

(2) Subject to sub-paragraph (3) or to the extent otherwise agreed in writing between the undertaker and the statutory undertakers, where the benefit of this Order is transferred or granted to another person under article 5 (benefit of Order)—

- (a) any agreement of the type mentioned in sub-paragraph (1) has effect as if it had been made between the statutory undertaker and the transferee or grantee (as the case may be) in all cases where the transfer of the benefit relates to any specified works; and
- (b) written notice of the transfer or grant must be given to the statutory undertaker on or before the date of that transfer or grant.

(3) Without prejudice to paragraph 10(3)(b) below, sub-paragraph (2) does not apply where the benefit of the Order is transferred or granted to the statutory undertaker.

Interpretation

2. In this Part of this Schedule—

“alternative apparatus” means appropriate alternative apparatus to the satisfaction of the statutory undertaker to enable the statutory undertaker to fulfil its statutory functions in a manner no less efficient than previously;

“apparatus” means any electric lines or electrical plant as defined in the Electricity Act 1989, belonging to or maintained by the statutory undertaker together with any replacement apparatus and such other apparatus constructed pursuant to the Order that becomes operational apparatus of the statutory undertaker for the purposes of transmission, distribution and/or supply and includes any structure in which apparatus is or will be lodged or which gives or will give access to apparatus;

“authorised works” has the same meaning as is given to the term “authorised development” in article 2 of this Order and includes any associated development authorised by the Order and

for the purposes of this Part of this Schedule includes the use and maintenance of the authorised works and construction of any works authorised by this Schedule;

“commence” and “commencement” in paragraph 8 of this Part of this Schedule shall, to the extent that at the relevant time there is subterranean apparatus, include any below ground surveys or monitoring, ground work operations or the receipt and erection of construction plant and equipment “deed of consent” means a deed of consent, crossing agreement, deed of variation or new deed of grant agreed between the parties acting reasonably in order to vary and/or replace existing easements, agreements, enactments and other such interests so as to secure land rights and interests as are necessary to carry out, maintain, operate and use the apparatus in a manner consistent with the terms of this Part of this Schedule;

“functions” includes powers and duties;

“in” in a context referring to apparatus or alternative apparatus in land includes a reference to apparatus or alternative apparatus under, over, across, along or upon such land;

“maintain” and “maintenance” includes the ability and right to do any of the following in relation to any apparatus or alternative apparatus of the statutory undertaker including construct, use, repair, alter, inspect, renew or remove the apparatus;

“plan” or “plans” include all designs, drawings, specifications, method statements, soil reports, programmes, calculations, risk assessments and other documents that are reasonably necessary properly and sufficiently to describe and assess the works to be executed;

“parent company” means a parent company of the undertaker acceptable to and which shall have been approved by the statutory undertaker acting reasonably;

“statutory undertaker” means National Grid Electricity Transmission PLC (Company No. 2366977) whose registered office is at 1-3 Strand, London, WC2N 5EH, an electricity undertaker being a licence holder within the meaning of Part 1 of the Electricity Act 1989;

“specified works” means any of the authorised works or activities undertaken in association with the authorised works which will or may be situated over, or within 15 metres measured in any direction of any apparatus the removal of which has not been required by the undertaker under paragraph 7(2) or otherwise; and/or may in any way adversely affect any apparatus the removal of which has not been required by the undertaker under paragraph 6(2) or otherwise
“undertaker” means the undertaker as defined in article 2 of this Order.

3. Except for paragraphs 4 (apparatus of statutory undertakers in stopped up streets), 8 (retained apparatus: protection of National Grid as electricity undertaker), 9 (expenses) and 10 (indemnity) of this Schedule which apply in respect of the exercise of all or any powers under the Order affecting the rights and apparatus of the statutory undertaker, the other provisions of this Schedule do not apply to apparatus in respect of which the relations between the undertaker and the statutory undertaker are regulated by the provisions of Part 3 of the 1991 Act.

Apparatus of statutory undertakers in stopped up streets

4. Without prejudice to the generality of any other protection afforded to the statutory undertaker elsewhere in the Order, where any street is stopped up under article 10 (public rights of way), if the statutory undertaker has any apparatus in the street or accessed via that street the statutory undertaker will be entitled to the same rights in respect of such apparatus as it enjoyed immediately before the stopping up and the undertaker will grant to the statutory undertaker, or will procure the granting to the statutory undertaker of, legal easements reasonably satisfactory to the specified statutory undertaker in respect of such apparatus and access to it prior to the stopping up of any such street but nothing in this paragraph affects any right of the undertaker or the statutory undertaker to require the removal of that apparatus under paragraph 7. Notwithstanding the temporary stopping up or diversion of any streets under the powers of 11 (temporary stopping up of public rights of way) and 12 (temporary stopping up of streets), the statutory undertaker will be at liberty at all times to take all necessary access across any such stopped up street and/or to execute and do all such works and things in, upon or under any such street as may be reasonably necessary or desirable to enable it to maintain any apparatus which at the time of the stopping up or diversion was in that street.

Acquisition of land

5.—(1) Regardless of any provision in this Order or anything shown on the land plans or contained in the book of reference to the Order, the undertaker may not acquire any land interest or apparatus or override any easement and/or other interest of the statutory undertaker otherwise than by agreement.

(2) As a condition of agreement between the parties in paragraph 5(1), prior to the carrying out of any part of the authorised works (or in such other timeframe as may be agreed between the statutory undertaker and the undertaker) that are subject to the requirements of this Part of this Schedule that will cause any conflict with or breach the terms of any easement and/or other legal or land interest of the statutory undertaker and/or affects the provisions of any enactment or agreement regulating the relations between the statutory undertaker and the undertaker in respect of any apparatus laid or erected in land belonging to or secured by the undertaker, the undertaker must as the statutory undertaker reasonably requires enter into such deeds of consent upon such terms and conditions as may be agreed between the statutory undertaker and the undertaker acting reasonably and which must be no less favourable on the whole to the statutory undertaker unless otherwise agreed by the statutory undertaker, and it will be the responsibility of the undertaker to procure and/or secure the consent and entering into of such deeds and variations by all other third parties with an interest in the land at that time who are affected by such authorised works.

(3) The undertaker and the statutory undertaker agree that where there is any inconsistency or duplication between the provisions set out in this Part of this Schedule relating to the relocation and/or removal of apparatus/including but not limited to the payment of costs and expenses relating to such relocation and/or removal of apparatus) and the provisions of any existing easement, rights, agreements and licences granted, used, enjoyed or exercised by the statutory undertaker and/or other enactments relied upon by the statutory undertaker as of right or other use in relation to the apparatus, then the provisions in this Schedule shall prevail.

(4) Any agreement or consent granted by the statutory undertaker under paragraph 8 or any other paragraph of this Part of this Schedule, shall not be taken to constitute agreement under sub-paragraph 5(1).

Removal of apparatus

6.—(1) If, in the exercise of the agreement reached in accordance with paragraph 5 or in any other authorised manner, the undertaker acquires any interest in or possesses temporarily any land in which any apparatus is placed, that apparatus must not be removed under this Part of this Schedule and any right of the statutory undertaker to maintain that apparatus in that land must not be extinguished until alternative apparatus has been constructed, and is in operation to the reasonable satisfaction of the statutory undertaker in question in accordance with sub-paragraph (2) to (5) inclusive.

(2) If, for the purpose of executing any works in, on, under or over any land purchased, held, appropriated or used under this Order, the undertaker requires the removal of any apparatus placed in that land, it must give to the statutory undertaker advance written notice of that requirement, together with a plan of the work proposed, and of the proposed position of the alternative apparatus to be provided or constructed and in that case (or if in consequence of the exercise of any of the powers conferred by this Order the statutory undertaker reasonably needs to remove any of its apparatus) the undertaker must, subject to sub-paragraph (3), afford to the statutory undertaker to its satisfaction (taking into account paragraph 7(1) below) the necessary facilities and rights—

- (a) for the construction of alternative apparatus in other land of or land secured by the undertaker; and
- (b) subsequently for the maintenance of that apparatus.

(3) If alternative apparatus or any part of such apparatus is to be constructed elsewhere than in other land of or land secured by the undertaker, or the undertaker is unable to afford such facilities and rights as are mentioned in sub-paragraph (2), in the land in which the alternative apparatus or part of such apparatus is to be constructed, the statutory undertaker must, on receipt of a written

notice to that effect from the undertaker, take such steps as are reasonable in the circumstances in an endeavour to obtain the necessary facilities and rights in the land in which the alternative apparatus is to be constructed save that this obligation does not extend to the requirement for the statutory undertaker to use its compulsory purchase powers to this end unless it elects to so do.

(4) Any alternative apparatus to be constructed in land of or land secured by the undertaker under this Part of this Schedule must be constructed in such manner and in such line or situation as may be agreed between the statutory undertaker and the undertaker.

(5) The statutory undertaker must, after the alternative apparatus to be provided or constructed has been agreed, and subject to the grant to the statutory undertaker of any such facilities and rights as are referred to in sub-paragraph (2) or (3), proceed without unnecessary delay to construct and bring into operation the alternative apparatus and subsequently to remove any apparatus required by the undertaker to be removed under the provisions of this Part of this Schedule.

Facilities and rights for alternative apparatus

7.—(1) Where, in accordance with the provisions of this Part of this Schedule, the undertaker affords to or secures for the statutory undertaker facilities and rights in land for the construction, use, maintenance and protection of alternative apparatus in substitution for apparatus to be removed, those facilities and rights must be granted upon such terms and conditions as may be agreed between the undertaker and the statutory undertaker and must be no less favourable on the whole to the statutory undertaker than the facilities and rights enjoyed by it in respect of the apparatus to be removed unless otherwise agreed by the statutory undertaker.

(2) If the facilities and rights to be afforded by the undertaker and agreed with the statutory undertaker under paragraph 7(1) above in respect of any alternative apparatus, and the terms and conditions subject to which those facilities and rights are to be granted, are less favourable on the whole to the statutory undertaker than the facilities and rights enjoyed by it in respect of the apparatus to be removed and the terms and conditions to which those facilities and rights are subject in the matter will be referred to arbitration in accordance with paragraph 14 (Arbitration) of this Part of this Schedule and the arbitrator shall make such provision for the payment of compensation by the undertaker to the statutory undertaker as appears to the arbitrator to be reasonable having regard to all the circumstances of the particular case.

Retained apparatus: Protection of National Grid as electricity undertaker

8.—(1) Not less than 56 days before the commencement of any authorised works that are near to, or will or may affect, any apparatus the removal of which has not been required by the undertaker under paragraph 6(2) or otherwise, the undertaker must submit to the statutory undertaker a plan of the works to be executed and seek from the statutory undertaker details of the underground extent of their electricity tower foundations.

(2) In relation to works which will or may be situated on, over, under or within (i) 15 metres measured in any direction of any apparatus, or (ii) involve embankment works within 15 metres of any apparatus, the plan to be submitted to the statutory undertaker under sub-paragraph (1) must include a method statement and describe—

- (a) the exact position of the works;
- (b) the level at which these are proposed to be constructed or renewed;
- (c) the manner of their construction or renewal including details of excavation, positioning of plant;
- (d) the position of all apparatus;
- (e) by way of detailed drawings, every alteration proposed to be made to or close to any such apparatus;
- (f) any intended maintenance regimes; and
- (g) an assessment of risks of rise of earth issues.

(3) In relation to any works which will or may be situated on, over, under or within 10 metres of any part of the foundations of an electricity tower or between any two or more electricity towers, the plan to be submitted under sub-paragraph (1) must, in addition to the matters set out in sub-paragraph (2), include a method statement describing—

- (a) details of any cable trench design including route, dimensions, clearance to pylon foundations;
- (b) demonstration that pylon foundations will not be affected prior to, during and post construction;
- (c) details of load bearing capacities of trenches;
- (d) details of cable installation methodology including access arrangements, jointing bays and backfill methodology;
- (e) a written management plan for high voltage hazard during construction and ongoing maintenance of the cable route;
- (f) written details of the operations and maintenance regime for the cable, including frequency and method of access;
- (g) assessment of earth rise potential if reasonably required by the statutory undertaker's engineers;
- (h) evidence that trench bearing capacity is to be designed to 26 tonnes to take the weight of overhead line construction traffic.

(4) The undertaker must not commence any works to which sub-paragraphs (2) or (3) apply until the statutory undertaker has given written approval of the plan so submitted.

(5) Any approval of the statutory undertaker required under sub-paragraphs (2) or (3)—

- (a) may be given subject to reasonable conditions for any purpose mentioned in sub-paragraphs (6) or (8); and,
- (b) must not be unreasonably withheld.

(6) In relation to any work to which sub-paragraphs (2) or (3) apply, the statutory undertaker may require such modifications to be made to the plans as may be reasonably necessary for the purpose of securing its apparatus against interference or risk of damage or for the purpose of providing or securing proper and convenient means of access to any apparatus.

(7) Works to which this paragraph applies must only be executed in accordance with the plan, submitted under sub-paragraph (1) or as relevant sub-paragraph (5), as approved or as amended from time to time by agreement between the undertaker and the statutory undertaker and in accordance with such reasonable requirements as may be made in accordance with sub-paragraphs (6) or (8) by the statutory undertaker for the alteration or otherwise for the protection of the apparatus, or for securing access to it, and the statutory undertaker will be entitled to watch and inspect the execution of those works.

(8) Where the statutory undertaker requires any protective works to be carried out by itself or by the undertaker (whether of a temporary or permanent nature) such protective works, inclusive of any measures or schemes required and approved as part of the plan approved pursuant to this paragraph, must be carried out to the statutory undertakers' satisfaction prior to the commencement of any authorised works (or any relevant part thereof) for which protective works are required and the statutory undertaker must give 56 days' notice of such works from the date of submission of a plan pursuant to this paragraph (except in an emergency).

(9) If the statutory undertaker in accordance with sub-paragraphs (6) or (8) and in consequence of the works proposed by the undertaker, reasonably requires the removal of any apparatus and gives written notice to the undertaker of that requirement, paragraphs 1 to 3 and 5 to 7 apply as if the removal of the apparatus had been required by the undertaker under paragraph 7(2).

(10) Nothing in this paragraph precludes the undertaker from submitting at any time or from time to time, but in no case less than 56 days before commencing the execution of the authorised works, a new plan, instead of the plan previously submitted, and having done so the provisions of this paragraph shall apply to and in respect of the new plan.

(11) The undertaker will not be required to comply with sub-paragraph (1) where it needs to carry out emergency works as defined in the 1991 Act but in that case it must give to the statutory undertaker notice as soon as is reasonably practicable and a plan of those works and must

- (a) comply with sub-paragraphs (6), (7) and (8) insofar as is reasonably practicable in the circumstances; and
- (b) comply with sub-paragraph (12) at all times.

(12) At all times when carrying out any works authorised under the Order, the undertaker must comply with the statutory undertaker's policies for development near overhead lines EN43-8 and HSE's guidance note 6 "Avoidance of Danger from Overhead Lines".

Expenses

9.—(1) Subject to the following provisions of this paragraph, the undertaker must pay to the statutory undertaker on demand all charges, costs and expenses reasonably anticipated or incurred by the statutory undertaker in, or in connection with, the inspection, removal, relaying or replacing, alteration or protection of any apparatus or the construction of any new or alternative apparatus which may be required in consequence of the execution of any authorised works as are referred to in this Part of this Schedule including without limitation—

- (a) any costs reasonably incurred by or compensation properly paid by the statutory undertaker in connection with the acquisition of rights or the exercise of statutory powers for such apparatus including without limitation all costs incurred by the statutory undertaker as a consequence of the statutory undertaker;
 - (i) using its own compulsory purchase powers to acquire any necessary rights under paragraph 6(3); and/or
 - (ii) exercising any compulsory acquisition powers in the Order transferred to or benefitting the statutory undertaker;
- (b) in connection with the cost of the carrying out of any diversion work or the provision of any alternative apparatus;
- (c) the cutting off of any apparatus from any other apparatus or the making safe of redundant apparatus;
- (d) the approval of plans;
- (e) the carrying out of protective works, plus a capitalised sum to cover the cost of maintaining and renewing permanent protective works;
- (f) the survey of any land, apparatus or works, the inspection and monitoring of works or the installation or removal of any temporary works reasonably necessary in consequence of the execution of any such works referred to in this Part of this Schedule.

(2) There will be deducted from any sum payable under sub-paragraph (1) the value of any apparatus removed under the provisions of this Part of this Schedule and which is not re-used as part of the alternative apparatus, that value being calculated after removal.

(3) If in accordance with the provisions of this Part of this Schedule—

- (a) apparatus of better type, of greater capacity or of greater dimensions is placed in substitution for existing apparatus of worse type, of smaller capacity or of smaller dimensions; or
- (b) apparatus (whether existing apparatus or apparatus substituted for existing apparatus) is placed at a depth greater than the depth at which the existing apparatus was situated,

and the placing of apparatus of that type or capacity or of those dimensions or the placing of apparatus at that depth, as the case may be, is not agreed by the undertaker or, in default of agreement, is not determined by arbitration in accordance with article 37 (arbitration) to be necessary, then, if such placing involves cost in the construction of works under this Part of this Schedule exceeding that which would have been involved if the apparatus placed had been of the existing type, capacity or dimensions, or at the existing depth, as the case may be, the amount which apart from this sub-paragraph would be payable to the statutory undertaker by virtue of sub-

paragraph (1) will be reduced by the amount of that excess save where it is not possible in the circumstances to obtain the existing type of apparatus at the same capacity and dimensions or place at the existing depth in which case full costs will be borne by the undertaker.

(4) For the purposes of sub-paragraph (3)—

- (a) an extension of apparatus to a length greater than the length of existing apparatus will not be treated as a placing of apparatus of greater dimensions than those of the existing apparatus; and
- (b) where the provision of a joint in a pipe or cable is agreed, or is determined to be necessary, the consequential provision of a jointing chamber or of a manhole will be treated as if it also had been agreed or had been so determined.

(5) An amount which apart from this sub-paragraph would be payable to the statutory undertaker in respect of works by virtue of sub-paragraph (1) will, if the works include the placing of apparatus provided in substitution for apparatus placed more than 7 years and 6 months earlier so as to confer on the statutory undertaker any financial benefit by deferment of the time for renewal of the apparatus in the ordinary course, be reduced by the amount which represents that benefit.

Indemnity

10.—(1) Subject to sub-paragraphs (2) and (3), if by reason or in consequence of the construction of any such works authorised by this Part of this Schedule or in consequence of the construction, use, maintenance or failure of any of the authorised works by or on behalf of the undertaker or in consequence of any act or default of the undertaker (or any person employed or authorised by him) in the course of carrying out such works, including without limitation works carried out by the undertaker under this Part of this Schedule or any subsidence resulting from any of these works, any damage is caused to any apparatus or alternative apparatus (other than apparatus the repair of which is not reasonably necessary in view of its intended removal for the purposes of the authorised works) or property of the statutory undertaker, or there is any interruption in any service provided, or in the supply of any goods, by the statutory undertaker, or the statutory undertaker becomes liable to pay any amount to any third party, the undertaker must—

- (a) bear and pay on demand the cost reasonably incurred by the statutory undertaker in making good such damage or restoring the supply; and
- (b) indemnify the statutory undertaker for any other expenses, loss, demands, proceedings, damages, claims, penalty or costs incurred by or recovered from the statutory undertaker, by reason or in consequence of any such damage or interruption or the statutory undertaker becoming liable to any third party as aforesaid other than arising from any default of the statutory undertaker.

(2) The fact that any act or thing may have been done by the statutory undertaker on behalf of the undertaker or in accordance with a plan approved by the statutory undertaker or in accordance with any requirement of the statutory undertaker or under its supervision does not (unless sub-paragraph (3) applies), excuse the undertaker from liability under the provisions of this sub-paragraph (1) unless the statutory undertaker fails to carry out and execute the works properly with due care and attention and in a skilful and workman like manner or in a manner that does not accord with the approved plan.

(3) Nothing in sub-paragraph (1) imposes any liability on the undertaker in respect of-

- (a) any damage or interruption to the extent that it is attributable to the neglect or default of the statutory undertaker, its officers, servants, contractors or agents; and
- (b) any authorised works and/or any other works authorised by this Part of this Schedule carried out by the statutory undertaker as an assignee, transferee or lessee of the undertaker with the benefit of the Order pursuant to section 156 of the Planning Act 2008 or article 5 (benefit of the Order) subject to the proviso that once such works become apparatus (“new apparatus”), any authorised works yet to be executed and not falling

within this sub-paragraph (3)(b) will be subject to the full terms of this Part of this Schedule including this paragraph 10.

(4) The statutory undertaker must give the undertaker reasonable notice of any such third party claim or demand and no settlement or compromise must, unless payment is required in connection with a statutory compensation scheme, be made without first consulting the undertaker and considering their representations.

Enactments and agreements

11. Save to the extent provided for to the contrary elsewhere in this Part of this Schedule or by agreement in writing between the statutory undertaker and the undertaker, nothing in this Part of this Schedule shall affect the provisions of any enactment or agreement regulating the relations between the undertaker and the statutory undertaker in respect of any apparatus laid or erected in land belonging to the undertaker on the date on which this Order is made.

Co-operation

12.—(1) Where in consequence of the proposed construction of any of the authorised works, the undertaker or the statutory undertaker requires the removal of apparatus under paragraph 6(2) or the statutory undertaker makes requirements for the protection or alteration of apparatus under paragraph 8, the undertaker shall use reasonable endeavours to co-ordinate the execution of the works in the interests of safety and the efficient and economic execution of the authorised development and taking into account the need to ensure the safe and efficient operation of the statutory undertaker's undertaking and the statutory undertaker shall use reasonable endeavours to co-operate with the undertaker for that purpose.

(2) For the avoidance of doubt whenever the statutory undertaker's consent, agreement or approval is required in relation to plans, documents or other information submitted by the undertaker or the taking of action by the undertaker, it must not be unreasonably withheld or delayed.

Access

13. If in consequence of the agreement reached in accordance with paragraph 5(1) or the powers granted under this Order the access to any apparatus is materially obstructed, the undertaker must provide such alternative means of access to such apparatus as will enable the statutory undertaker to maintain or use the apparatus no less effectively than was possible before such obstruction.

Arbitration

14. Save for differences or disputes arising under paragraph 6(2), 6(4), 7(1), and 8 any difference or dispute arising between the undertaker and the statutory undertaker under this Part of this Schedule must, unless otherwise agreed in writing between the undertaker and the statutory undertaker, be determined by arbitration in accordance with article 37 (arbitration).

Notices

15. The plans submitted to the statutory undertaker by the undertaker pursuant to paragraph 8(1) must be sent to National Grid Plant Protection at plantprotection@nationalgrid.com or such other address as the statutory undertaker may from time to time appoint instead for that purpose and notify to the undertaker in writing.

PART 5

Protection for East Anglia TWO Limited

1. For the protection of the statutory undertaker, the following provisions of this Schedule have effect unless otherwise agreed in writing between the undertaker and the statutory undertaker.

2. In this part of this schedule—

“alternative apparatus” means appropriate alternative apparatus to the reasonable satisfaction of the statutory undertaker to enable the statutory undertaker in question to fulfil its statutory functions in a manner no less efficient than previously;

“apparatus” means, electric lines or electrical plant as defined in the 1989 Act, belonging to, maintained by, or to be constructed by the statutory undertaker;

“cable route disposal area(s)” means disposal site reference [] whose coordinates are specified in Schedule 14 (deemed licence under the 2009 Act – offshore transmission assets) to this Order and in the deemed marine licence in Schedule 14 (deemed licence under the 2009 Act – offshore transmission assets) to the East Anglia TWO Order;

“construction” includes execution, placing, altering, replacing, reconstruction, relaying, maintenance, extensions, enlargement and removal; and “construct” and “constructed” must be construed accordingly;

“East Anglia TWO” means the offshore wind farm to be constructed pursuant to the East Anglia TWO Order including, whether pursuant to the East Anglia TWO Order or otherwise, all elements of the connection of the wind farm to the National Grid at Friston;

“East Anglia TWO Order land” means the land within the Order limits defined in the East Anglia TWO Order;

“functions” includes powers and duties;

“in” in a context referring to apparatus or alternative apparatus in land includes a reference to apparatus or alternative apparatus under, over, across, along or upon such land;

“maintain” and “maintenance” include the ability and right to do any of the following in relation to any apparatus or alternative apparatus of the statutory undertaker including construct, use, repair, alter, inspect, renew or remove the apparatus;

“plan” or “plans” include all designs, drawings, specifications, method statements, soil reports, programmes, calculations, risk assessments and other documents that are reasonably necessary properly and sufficiently to describe the specified works to be executed;

“proposed East Anglia TWO cable route” means the proposed route for any cables to serve East Anglia TWO as shown on plans produced to the undertaker by the statutory undertaker pursuant to paragraph 11;

“specified works” means so much of any works or operations authorised by this Order (or authorised by any planning permission or marine licence intended to operate in conjunction with this Order)—

(a) as is within the East Anglia TWO Order land; or

(b) is in, on, under, over or within 750 metres of a proposed East Anglia TWO cable route or existing apparatus seaward of MHWS;

“statutory undertaker” means, in respect of the order land, and in relation to any apparatus, the statutory undertaker who owns and/or operates or has the power to construct the transmission assets under the East Anglia TWO Order.

3. This part of this Schedule does not apply to apparatus in respect of which the relations between the undertaker and the statutory undertaker are regulated by the provisions of Part 3 of the 1991 Act.

4. The consent of the statutory undertaker under this Part is not required where the East Anglia TWO Order has expired without the authorised development having been commenced pursuant to requirement 1 of Part 3 of Schedule 1 (requirements) to the East Anglia TWO Order.

Apparatus of undertakers in stopped up streets

5. Notwithstanding the temporary stopping up or diversion of any highway under the powers of article 12 (temporary stopping up of streets), a statutory undertaker may be at liberty at all times to take all necessary access across any such stopped up highway and/or to execute and do all such works and things in, upon or under any such highway as may be reasonably necessary or desirable to enable it to construct any apparatus within that highway or maintain any apparatus which at the time of the stopping up or diversion was in that highway subject always to the undertaking of works by the undertaker authorised by the Order.

Acquisition of land

6. Regardless of any provision in the Order or anything shown on the land plan or contained in the book of reference to the Order, the undertaker must not acquire any interest in land or any apparatus or override any easement or other interest of the statutory undertaker otherwise than by agreement, such agreement not to be unreasonably withheld or delayed.

Removal of apparatus

7.—(1) If, in the exercise of the agreement reached in accordance with paragraph 6 or in any other authorised manner, the undertaker acquires any interest in any land in which any apparatus is placed, that apparatus must not be removed and any right of a statutory undertaker to maintain that apparatus in that land must not be extinguished until alternative apparatus has been constructed, and is in operation to the reasonable satisfaction of the statutory undertaker in accordance with sub-paragraph (2) to (5) inclusive.

(2) If, for the purpose of executing any works in, on, under or over any land purchased, held, appropriated or used under the Order, the undertaker requires the removal of any apparatus placed in that land, it must give to the statutory undertaker 56 days' advance written notice of that requirement (or such lesser period of notice agreed by the statutory undertaker, acting reasonably), together with a plan of the work proposed, and of the proposed position of the alternative apparatus to be provided or constructed and in that case (or if in consequence of the exercise of any of the powers conferred by the Order a statutory undertaker reasonably needs to remove any of its apparatus) the undertaker must, subject to sub-paragraph (3), afford to the statutory undertaker to their reasonable satisfaction (taking into account paragraph 8(1) below) the necessary facilities and rights —

- (a) for the construction of alternative apparatus in other land of the undertaker; and
- (b) subsequently for the maintenance of that apparatus.

(3) If alternative apparatus or any part of such apparatus is to be constructed elsewhere than in other land of the undertaker, or the undertaker is unable to afford such facilities and rights as are mentioned in sub-paragraph (2), in the land in which the alternative apparatus or part of such apparatus is to be constructed, the statutory undertaker must, on receipt of a written notice to that effect from the undertaker, as soon as reasonably possible take such steps as are reasonable in the circumstances in an endeavour to obtain the necessary facilities and rights in the land in which the alternative apparatus is to be constructed except that this obligation does not extend to the requirement for the statutory undertaker to use its compulsory purchase powers to this end unless it elects to so do

(4) Any alternative apparatus to be constructed in land of the undertaker must be constructed in such manner and in such line or situation as may be reasonably agreed between the statutory undertaker and the undertaker.

(5) The statutory undertaker must, after the alternative apparatus to be provided or constructed has been agreed, and subject to the grant to the statutory undertaker of any such facilities and rights as are referred to in sub-paragraph (2) or (3), proceed without unnecessary delay to construct and bring into operation the alternative apparatus and subsequently to remove any apparatus required by the undertaker to be removed under the provisions hereof.

Facilities and rights for alternative apparatus

8.—(1) Where, in accordance with the provisions hereof, the undertaker affords to a statutory undertaker facilities and rights for the construction and maintenance in land of the undertaker of alternative apparatus in substitution for apparatus to be removed, those facilities and rights must be granted upon such terms and conditions as may be reasonably agreed between the undertaker and the statutory undertaker and must be no less favourable on the whole to the statutory undertaker than the facilities and rights enjoyed by it in respect of the apparatus to be removed unless agreed by the statutory undertaker (acting reasonably).

(2) If the facilities and rights to be afforded by the undertaker and agreed with the statutory undertaker under paragraph 8(1) above in respect of any alternative apparatus, and the terms and conditions subject to which those facilities and rights are to be granted, are in the opinion of the arbitrator less favourable on the whole to the statutory undertaker in question than the facilities and rights enjoyed by it in respect of the apparatus to be removed and the terms and conditions to which those facilities and rights are subject, the arbitrator must make such provision for the payment of compensation by the undertaker to that statutory undertaker as appears to the arbitrator to be reasonable having regard to all the circumstances of the particular case.

Retained apparatus: protection

9.—(1) Not less than 56 days (or such lesser period agreed by the statutory undertaker, acting reasonably) before commencing the execution of any specified works authorised by the Order which do not require the removal of apparatus in accordance with paragraph 7(2), the undertaker must submit to the statutory undertaker a plan.

(2) In relation to specified works which will or may be situated on, over, under or within five metres measured in any direction of any apparatus, or involve embankment works within 5 metres of any apparatus, the plan to be submitted to the statutory undertaker under sub-paragraph (1) must be detailed including a material statement and describing—

- (a) the exact position of the works;
- (b) the level at which these are proposed to be constructed or renewed;
- (c) the manner of their construction or renewal including details of excavation and positioning of plant;
- (d) the position of all apparatus; and
- (e) by way of detailed drawings, every alteration proposed to be made to or close to any such apparatus.

(3) The undertaker must not commence the construction or renewal of any specified works to which sub-paragraph (1) or (2) applies until the statutory undertaker has given written approval of the plan so submitted.

(4) Any approval of the statutory undertaker required under sub-paragraph (3)—

- (a) may be given subject to reasonable conditions for any purpose mentioned in sub-paragraphs (5), (7) or (8);
- (b) must not be unreasonably withheld or delayed.

(5) In relation to a specified work to which sub-paragraph (1) or (2) applies, the statutory undertaker may require such modifications to be made to the plans as may be reasonably necessary for the purpose of securing its system against interference or risk of damage or for the purpose of providing or securing proper and convenient means of access to any apparatus provided that such modifications are made within a period of 56 days beginning with the date on which the plan under sub-paragraph (1) is submitted to it (or such lesser period agreed by the statutory undertaker, acting reasonably). For the avoidance of doubt, provided that any further iterations of the plan submitted to the statutory undertaker for approval as a result of modifications required under this paragraph are not materially different to the modifications previously made by the statutory undertaker, any further required modifications will be made by the statutory undertaker as soon as reasonably practicable thereafter and in any event within 21 days of receipt of any further plans.

(6) Specified works executed under the Order must be executed only in accordance with the plan, submitted under sub-paragraph (1) or as relevant sub paragraph (2), as amended from time to time by agreement between the undertaker and the statutory undertaker and in accordance with such reasonable requirements as may be made in accordance with sub-paragraph (5) or (7) by the statutory undertaker for the alteration or otherwise for the protection of the apparatus, or for securing access to it, and the statutory undertaker is entitled to watch and inspect the execution of those works.

(7) Where the statutory undertaker requires any protective works to be carried out either themselves or by the undertaker (whether of a temporary or permanent nature) such protective works must be carried out to the statutory undertaker's satisfaction prior to the carrying out of any specified works authorised by the Order or any relevant part thereof (unless otherwise agreed by the statutory undertaker, acting reasonably) and the statutory undertaker must give notice of such works as soon as reasonably practicable and in any event within 56 days from the date of submission of a plan in line with sub-paragraph (1) or (2) (except in an emergency).

(8) In relation to a specified work to which sub-paragraph (1) or (2) applies, it is reasonable for a statutory undertaker to require as a condition of granting approval that the undertaker enter into a cable proximity agreement on reasonable terms reflecting industry good practice.

(9) If a statutory undertaker in accordance with sub-paragraph (5) or (7) and in consequence of the works proposed by the undertaker, reasonably requires the removal of any apparatus and gives written notice to the undertaker of that requirement, paragraphs 6 to 8 apply as if the removal of the apparatus had been required by the undertaker under paragraph 7(2).

(10) Nothing in this paragraph precludes the undertaker from submitting at any time or from time to time, but in no case less than 56 days before commencing the execution of any specified works (unless otherwise agreed by the statutory undertaker, acting reasonably), a new plan, instead of the plan previously submitted, and having done so the provisions of this paragraph apply to and in respect of the new plan.

(11) The undertaker is not required to comply with sub-paragraph (1) where it needs to carry out emergency works but in that case it must give to the statutory undertaker notice as soon as is reasonably practicable and a plan of those works and must comply with sub-paragraph (5), (6) and (7) insofar as is reasonably practicable in the circumstances.

Offshore disposals

10.—(1) The undertaker must—

- (a) consult the statutory undertaker in relation to any draft disposal plan or similar which proposes to deposit material within the cable route disposal area(s) at least 56 days prior to the submission of the draft plan or similar to the MMO; and
- (b) make such amendments as are reasonably requested by the statutory undertaker within 30 days following receipt of the draft plan by the statutory undertaker prior to submission of the draft disposal plan or similar to the MMO for approval.

(2) Subject to complying with all relevant health and safety considerations, the undertaker must permit representatives of the statutory undertaker on any vessel carrying out dredging or disposal activities related to the cable route disposal area(s) to monitor and verify the dredging and disposal carried out in terms of location, method, timing, quantity, nature of materials and other relevant matters.

(3) Unless otherwise agreed, the undertaker must give at least 21 days' notice in writing to the statutory undertaker of the intended departure of all vessels referred to in sub-paragraph (2) together with written information concerning the proposed dredging and disposal activities and must comply with all reasonable requests from the statutory undertaker to enable the verification referred to in that sub-paragraph to be carried out effectively and efficiently.

(4) The undertaker must provide to the statutory undertaker a copy of each disposal return required to be submitted to the MMO pursuant to the approved disposal plan or similar under this Order relevant to the cable route disposal area(s) within ten days of submission to the MMO, such

returns to include, without limitation, the actual volumes of materials disposed of, the disposal locations, the approved monitoring plan and the results of monitoring conducted.

Provision of information

11.—(1) To ensure its compliance with this Part, the undertaker must before carrying out any works or operations pursuant to this Order request up-to-date written confirmation from the statutory undertaker of the precise route of any existing installed apparatus and any proposed East Anglia TWO cable route or other apparatus to be installed by the statutory undertaker.

(2) Within 56 days following receipt of a request under sub-paragraph (1), the statutory undertaker must provide the requested information to the extent that such information is available.

Expenses

12.—(1) Subject to the following provisions of this paragraph, the undertaker must repay to the statutory undertaker on demand all charges, costs and expenses reasonably and properly incurred by that statutory undertaker in, or in connection with, the inspection, removal, relaying or replacing, alteration or protection of any apparatus or the construction of any new apparatus which may be required in consequence of the execution of any such works as are referred to herein including without limitation—

- (a) any costs reasonably incurred or compensation properly paid in connection with the acquisition of rights or the exercise of statutory powers for such apparatus including without limitation in the event that the statutory undertaker elects to use powers of compulsory acquisition to acquire any necessary rights under paragraph 7(3) all costs incurred as a result of such action;
- (b) in connection with the cost of the carrying out of any diversion work or the provision of any alternative apparatus;
- (c) the cutting off of any apparatus from any other apparatus or the making safe of redundant apparatus;
- (d) the approval of plans;
- (e) the carrying out of protective works, plus a capitalised sum to cover the cost of maintaining and renewing permanent protective works;
- (f) the survey of any land, apparatus or works, the inspection and monitoring of works or the installation or removal of any temporary works reasonably necessary in consequence of the execution of any such works referred to herein.

(2) There must be deducted from any sum payable under sub-paragraph (1) the value of any apparatus removed under the provisions hereof and which is not re-used as part of the alternative apparatus, that value being calculated after removal.

(3) If in accordance with the provisions hereof —

- (a) apparatus of better type, of greater capacity or of greater dimensions is placed in substitution for existing apparatus of worse type, of smaller capacity or of smaller dimensions; or
- (b) apparatus (whether existing apparatus or apparatus substituted for existing apparatus) is placed at a depth greater than the depth at which the existing apparatus was situated, and the placing of apparatus of that type or capacity or of those dimensions or the placing of apparatus at that depth, as the case may be, is not agreed by the undertaker or in default of agreement settled by arbitration in accordance with article 37 (arbitration) of the Order to be necessary, then, if such placing involves cost in the construction of works under the provisions hereof exceeding that which would have been involved if the apparatus placed had been of the existing type, capacity or dimensions, or at the existing depth, as the case may be, the amount which apart from this sub-paragraph would be payable to the statutory undertaker in question by virtue of sub-paragraph (1) must be reduced by the amount of that excess save where it is not possible in the circumstances to obtain the

existing type of operations, capacity, dimensions or place at the existing depth in which case full costs must be borne by the undertaker.

(4) For the purposes of sub-paragraph (3) —

- (a) an extension of apparatus to a length greater than the length of existing apparatus must not be treated as a placing of apparatus of greater dimensions than those of the existing apparatus; and
- (b) where the provision of a joint in a cable is agreed, or is determined to be necessary, the consequential provision of a jointing chamber or of a manhole must be treated as if it also had been agreed or had been so determined.

(5) An amount which apart from this sub-paragraph would be payable to the statutory undertaker in respect of works by virtue of sub-paragraph (1) must, if the works include the placing of apparatus provided in substitution for apparatus placed more than 7 years and 6 months earlier so as to confer on the statutory undertaker any financial benefit by deferment of the time for renewal of the apparatus in the ordinary course, be reduced by the amount which represents that benefit.

Compensation

13.—(1) Subject to sub-paragraphs (2), (3) and (4), if by reason or in consequence of the construction of any such works authorised herein or in consequence of the construction, use, maintenance or failure of any of the authorised development by or on behalf of the undertaker or in consequence of any act or default of the undertaker (or any person employed or authorised by him) in the course of carrying out such works, including without limitation works carried out by the undertaker under the provisions herein or any subsidence resulting from any of these works), any damage is caused to any apparatus or alternative apparatus (other than apparatus the repair of which is not reasonably necessary in view of its intended removal for the purposes of those works) or property of the statutory undertaker, or there is any interruption in any service provided, or in the supply of any goods, by the statutory undertaker, or the statutory undertaker becomes liable to pay any amount to any third party, the undertaker must

- (a) bear and pay on demand the cost reasonably incurred by the statutory undertaker in making good such damage or restoring the supply; and
- (b) compensate the statutory undertaker for any other expenses, loss, demands, proceedings, damages, claims, penalty or costs incurred by or recovered from the statutory undertaker, by reason or in consequence of any such damage or interruption or the statutory undertaker becoming liable to any third party in accordance with the provisions of this part.

(2) The fact that any act or thing may have been done by the statutory undertaker on behalf of the undertaker or in accordance with a plan approved by the statutory undertaker or in accordance with any requirement of the statutory undertaker or under its supervision does not (subject to sub-paragraph (3)), excuse the undertaker from liability under the provisions of this paragraph.

(3) Nothing in sub-paragraph (1) imposes any liability on the undertaker with respect to any damage or interruption to the extent that it is attributable to the neglect or default of the statutory undertaker, its officers, servants, contractors or agents.

(4) The statutory undertaker must give the undertaker reasonable notice of any such claim or demand and no settlement or compromise may be made without first consulting the undertaker and considering their representations (such representations not to be unreasonably withheld or delayed).

Enactments and agreements

14. Nothing herein affects the provisions of any enactment or agreement regulating the relations between the undertaker and the statutory undertaker in respect of any apparatus laid or erected in land belonging to the undertaker on the date on which the Order is made.

Co-operation

15. Where in consequence of the proposed construction of any of the authorised development, the undertaker or the statutory undertaker requires the removal of apparatus under paragraph 7(2) or a statutory undertaker makes requirements for the protection or alteration of apparatus under paragraph 9 the undertaker must use its best endeavours to co-ordinate the execution of the works in the interests of safety and the efficient and economic execution of the authorised development and taking into account the need to ensure the safe and efficient operation of the statutory undertaker's undertaking and the statutory undertaker must use its best endeavours to co-operate with the undertaker for that purpose.

Access

16. If in consequence of the agreement reached in accordance with paragraph 6 or the powers granted under the Order the access to any apparatus is materially obstructed, the undertaker must provide such alternative means of access to such apparatus as enables the statutory undertaker to maintain or use the apparatus no less effectively than was possible before such obstruction.

Arbitration

17. Any difference or dispute arising between the undertaker and the statutory undertaker must, unless otherwise agreed in writing between the undertaker and the statutory undertaker, be determined by arbitration in accordance with article 37 (arbitration) of the Order.

PART 6

Protection for East Anglia ONE Offshore Wind Farm and East Anglia THREE Offshore Wind Farm

1. For the protection of the statutory undertakers referred to in this part of this Schedule the following provisions have effect unless otherwise agreed in writing between the undertaker and the statutory undertaker concerned.

2. In this part of this schedule—

“apparatus” means electric lines or electrical plant (as defined in the 1989 Act) belonging to or maintained by the statutory undertaker;

“plan” or “plans” includes all designs, drawings, specifications, method statements, programmes, calculations, risk assessments and other documents that are reasonably necessary properly and sufficiently to describe the works to be executed;

“specified works” means works authorised by this Order (or authorised by any marine licence intended to operate in conjunction with this Order) that are to be carried out within 750 metres of apparatus belonging to a statutory undertaker; and

“statutory undertaker” means, as appropriate—

- (a) the statutory undertaker who owns and/or operates the transmission assets under the East Anglia ONE Offshore Wind Farm Order 2014;
- (b) the statutory undertaker who owns and/or operates the transmission assets under the East Anglia THREE Offshore Wind Farm Order 2017.

3.—(1) Not less than 56 days (or such lesser period agreed by the statutory undertaker, acting reasonably) before commencing the execution of any specified works, the undertaker must submit to the statutory undertaker a plan.

(2) The undertaker must not commence the construction or renewal of any works to which sub-paragraph (1) applies until the statutory undertaker has given written approval of the plan so submitted.

(3) Any approval of the statutory undertaker required under sub-paragraph (2)—

- (a) may be given subject to reasonable conditions for any purpose mentioned in sub-paragraphs (4), (6) or (7);
- (b) must not be unreasonably withheld or delayed.

(4) In relation to a work to which sub-paragraph (1) applies, the statutory undertaker may require such modifications to be made to the plans as may be reasonably necessary for the purpose of securing its system against interference or risk of damage or for the purpose of providing or securing proper and convenient means of access to any apparatus provided that such modifications are made within a period of 56 days beginning with the date on which the plan under sub-paragraph (1) is submitted to it (or such lesser period agreed by the statutory undertaker, acting reasonably). For the avoidance of doubt, provided that any further iterations of the plan submitted to the statutory undertaker for approval as a result of modifications required under this paragraph are not materially different to the modifications previously made by the statutory undertaker, any further required modifications will be made by the statutory undertaker as soon as reasonably practicable thereafter and in any event within 21 days of receipt of any further plans.

(5) Specified works executed under this Order must be executed only in accordance with the plan, submitted under sub-paragraph (1), as amended from time to time by agreement between the undertaker and the statutory undertaker and in accordance with such reasonable requirements as may be made in accordance with sub-paragraph (4) or (6) by the statutory undertaker for the alteration or otherwise for the protection of the apparatus, or for securing access to it, and the statutory undertaker is entitled to watch and inspect the execution of those works.

(6) Where the statutory undertaker requires any protective works to be carried out either themselves or by the undertaker (whether of a temporary or permanent nature) such protective works must be carried out to the statutory undertaker's satisfaction prior to the carrying out of any specified works authorised by this Order or any relevant part thereof (unless otherwise agreed by the statutory undertaker, acting reasonably) and the statutory undertaker must give notice of such works as soon as reasonably practicable and in any event within 56 days from the date of submission of a plan in line with sub-paragraph (1) (except in an emergency).

(7) In relation to a specified work to which sub-paragraph (1) applies, it is reasonable for a statutory undertaker to require as a condition of granting approval that the undertaker enter into a cable proximity agreement on reasonable terms reflecting industry good practice.

(8) Nothing in this paragraph precludes the undertaker from submitting at any time or from time to time, but in no case less than 56 days before commencing the execution of any works (unless otherwise agreed by the statutory undertaker, acting reasonably), a new plan, instead of the plan previously submitted, and having done so the provisions of this paragraph apply to and in respect of the new plan.

(9) The undertaker is not required to comply with sub-paragraph (1) where it needs to carry out emergency works but in that case it must give to the statutory undertaker notice as soon as is reasonably practicable and a plan of those works and must comply with sub-paragraph (4) and (6) insofar as is reasonably practicable in the circumstances.

Expenses

4. Subject to the following provisions of this paragraph, the undertaker must repay to the statutory undertaker on demand all charges, costs and expenses reasonably and properly incurred by that statutory undertaker in, or in connection with, the inspection, alteration or protection of any apparatus or the construction of any new apparatus which may be required in consequence of the execution of any such works as are referred to herein including without limitation—

- (a) the approval of plans;
- (b) the carrying out of protective works, plus a capitalised sum to cover the cost of maintaining and renewing permanent protective works;
- (c) the survey of apparatus or works, the inspection and monitoring of works or the installation or removal of any temporary works reasonably necessary in consequence of the execution of any such works referred to herein.

Compensation

5.—(1) Subject to sub-paragraphs (2), (3) and (4), if by reason or in consequence of the construction of any such works authorised herein or in consequence of the construction, use, maintenance or failure of any of the authorised development by or on behalf of the undertaker or in consequence of any act or default of the undertaker (or any person employed or authorised by the undertaker) in the course of carrying out such works, including without limitation works carried out by the undertaker under the provisions herein or any subsidence resulting from any of these works), any damage is caused to any apparatus of the statutory undertaker, or there is any interruption in any service provided, or in the supply of any goods, by the statutory undertaker, or the statutory undertaker becomes liable to pay any amount to any third party, the undertaker must

- (a) bear and pay on demand the cost reasonably incurred by the statutory undertaker in making good such damage or restoring the supply; and
- (b) compensate the statutory undertaker for any other expenses, loss, demands, proceedings, damages, claims, penalty or costs incurred by or recovered from the statutory undertaker, by reason or in consequence of any such damage or interruption or the statutory undertaker becoming liable to any third party in accordance with the provisions of this part.

(2) The fact that any act or thing may have been done by the statutory undertaker on behalf of the undertaker or in accordance with a plan approved by the statutory undertaker or in accordance with any requirement of the statutory undertaker or under its supervision does not (subject to sub-paragraph (3)), excuse the undertaker from liability under the provisions of this paragraph.

(3) Nothing in sub-paragraph (1) imposes any liability on the undertaker with respect to any damage or interruption to the extent that it is attributable to the neglect or default of the statutory undertaker, its officers, servants, contractors or agents.

(4) The statutory undertaker must give the undertaker reasonable notice of any such claim or demand and no settlement or compromise may be made without first consulting the undertaker and considering their representations (such representations not to be unreasonably withheld or delayed).

Co-operation

6. Where in consequence of the proposed construction of any of the authorised development, a statutory undertaker makes requirements for the protection or alteration of apparatus under paragraph 3 the undertaker must use its best endeavours to co-ordinate the execution of the works in the interests of safety and the efficient and economic execution of the authorised development and taking into account the need to ensure the safe and efficient operation of the statutory undertaker's undertaking and the statutory undertaker must use its best endeavours to co-operate with the undertaker for that purpose.

Arbitration

7. Any difference or dispute arising between the undertaker and the statutory undertaker must, unless otherwise agreed in writing between the undertaker and the statutory undertaker, be determined by arbitration in accordance with article 37 (arbitration) of the Order.

PART 7

Protection for EDF Energy

Application

1. For the protection of EDF Energy the following provisions of this Schedule shall have effect unless otherwise agreed in writing between the undertaker and EDF Energy.

Interpretation

2. In this Part of this Schedule—

“EDF Energy” means EDF Energy Nuclear Generation Limited (company number 03076445);

“HDD punch out” means the location where the drilling bit associated with the HDD exits out of the pilot hole on the seabed;

“utility apparatus” includes water mains, pipes, electricity or telecommunication cables, or other apparatus belonging to or maintained by a statutory undertaker.

Interaction at Sizewell Gap

3.—(1) The undertaker shall consult with EDF Energy in the preparation of the Sizewell Gap construction method statement prior to submission of the Sizewell Gap construction method statement to the relevant planning authority for approval in accordance with requirement 22.

(2) The undertaker shall consult with EDF Energy in the preparation of—

(a) the access management plan, to the extent that it relates to Work Nos. 10, 11 or 15; and

(b) the construction traffic management plan, to the extent that it relates to Work Nos. 10 or 15,

prior to the submission of each plan to the relevant highway authority for approval in accordance with requirements 16 and 28 respectively.

(3) Prior to carrying out any of Work Nos. 10, 11 and or 15, the undertaker shall carry out surveys to establish the location of all utility apparatus within these areas which has the potential to provide services to EDF Energy.

(4) In the event of any damage to any utility apparatus which provides services to EDF Energy within the area of Work Nos. 10, 11 and 15, the undertaker shall immediately inform EDF Energy and shall use best endeavours to secure the repair of any damage within 24 hours.

Quality of Sizewell B cooling water intake

4.—(1) Save for urgent reasons of vessel safety which mean there is insufficient time to comply with this sub-paragraph, in which case the undertaker shall use its reasonable endeavours to contact EDF Energy immediately to inform of non-compliance by a mechanism previously agreed in writing with EDF Energy, all operations carried out by the undertaker must avoid the area labelled “Sizewell B Tidally Restricted Shallow Water Area / Vessel Transit and Loading Exclusion Zone” and coloured purple on the Activity Exclusion Zones plan (Drawing No. EA1N-DEV-DRG-IBR-001260).

(2) Sub-paragraph (1) applies unless EDF Energy otherwise agrees in writing either a modification of the procedure described above or an alternative protective measure and that alternative method is shown to be of no greater risk to the Sizewell B intake and its function (such agreement not to be unreasonably withheld or delayed).

Coralline Crag

5.—(1) The undertaker shall consult with EDF Energy in the preparation of the landfall construction method statement prior to submission of the landfall construction method statement to the relevant planning authority for approval in accordance with requirement 13.

(2) Prior to carrying out Work No. 6, the undertaker shall carry out geophysical surveys to confirm the visible extent of the Coralline Crag formation and shall provide the results of such surveys to the extent that they demonstrate the visible extent of the Coralline Crag to EDF Energy on completion.

(3) The undertaker must not undertake cable trenching activities or locate the HDD punch out within—

- (a) the Punch Out and Trenching Restriction Area shown on the Activity Exclusion Zones plan (Drawing No. EA1N-DEV-DRG-IBR-001260); or
- (b) the visible extent of the Coralline Crag as confirmed by the surveys undertaken under sub-paragraph (2),

unless otherwise agreed with EDF Energy (such agreement not to be unreasonably withheld or delayed).

Arbitration

6. Any difference or dispute arising between EDF Energy and the undertaker must, unless otherwise agreed in writing between EDF Energy and the undertaker, be determined by arbitration in accordance with article 37 (arbitration) of the Order.

PART 8

Protection of NNB Generation Company (SZC) Limited

Application

1. For the protection of SZC Co. the following provisions of this Schedule have effect unless otherwise agreed in writing between the undertaker and SZC Co.

Interpretation

2. In this Part of this Schedule—

“SZC Co.” means NNB Generation Company (SZC) Limited (company number 09284825).

Interaction at Sizewell Gap

3. The undertaker shall consult with SZC Co. in the preparation of the Sizewell Gap construction method statement, to the extent that it relates to Work No. 15, prior to submission of the Sizewell Gap construction method statement to the relevant planning authority for approval in accordance with requirement 22.

Interaction at Snape Road

4. The undertaker shall consult with SZC Co. in the formulation of the proposed method of working and timing of execution of works within the area of Work No. 35, prior to Work No. 35 commencing.

Interaction at Friday Street

5. The undertaker shall consult with SZC Co. in the formulation of the proposed method of working and timing of execution of works within the area of Work No. 36, prior to Work No.36 commencing.

Sizewell C proposed intake infrastructure

6.—(1) Save for urgent reasons of vessel safety and subject to sub-paragraph (2), the undertaker shall not carry out any of the authorised project (including the placement temporary or otherwise of anchors or moorings) within the area labelled “Overlap of Sizewell C Order limits with East Anglia ONE North Order limits” and hatched purple on the Sizewell C Order Limits Interaction – Offshore Plan (Drawing No. EA1N-DEV-DRG-IBR-001283) without having first submitted to and secured approval from SZC Co. details of the proposed method of working within these areas

(such approval not to be unreasonably withheld or delayed) and thereafter the undertaker shall implement the authorised project in full accordance with such approved details.

(2) Nothing in this paragraph shall prevent the passage of vessels within the area specified in sub-paragraph (1) prior to the construction of any works within that location by SZC Co. at any time.

Acquisition of land

7. Regardless of any provision in this Order or anything shown on the land plans or contained in the book of reference to the Order, the undertaker may not, to the extent that the exercise of such powers relates to the carrying out of Work Nos. 15, 35 or 36, acquire any land interest or rights or impose restrictive covenants over land belonging to SZC Co. and may not override or extinguish any easement and/or other rights or interests of SZC Co. otherwise than by agreement.

Arbitration

8. Any difference or dispute arising between SZC Co. and the undertaker must, unless otherwise agreed in writing between SZC Co. and the undertaker, be determined by arbitration in accordance with article 37 (arbitration) of the Order.

SCHEDULE 11

Article 34

Hedgerows

PART 1

Removal of important hedgerows

<i>(1)</i>	<i>(2)</i>
<i>Area</i>	<i>Reference of hedgerow</i>
District of East Suffolk	The important hedgerow marked 3 on sheet 1 of 12 of the important hedgerows and tree preservation order plan.
District of East Suffolk	The important hedgerow marked 10 on sheet 3 of 12 of the important hedgerows and tree preservation order plan.
District of East Suffolk	The important hedgerow marked 11 on sheet 3 of 12 of the important hedgerows and tree preservation order plan.
District of East Suffolk	The important hedgerow marked 12 on sheet 3 of 12 of the important hedgerows and tree preservation order plan.
District of East Suffolk	The important hedgerow marked 15 on sheet 4 of 12 of the important hedgerows and tree preservation order plan.
District of East Suffolk	The important hedgerow marked 17 on sheet 4 of 12 of the important hedgerows and tree preservation order plan.
District of East Suffolk	The important hedgerow marked 19 on sheet 5 of 12 of the important hedgerows and tree preservation order plan.
District of East Suffolk	The important hedgerow marked 21 on sheet 5 of 12 of the important hedgerows and tree preservation order plan.

	of 12 of the important hedgerows and tree preservation order plan.
District of East Suffolk	The important hedgerow marked 49 on sheet 7 of 12 of the important hedgerows and tree preservation order plan.
District of East Suffolk	The important hedgerow marked 50 on sheet 7 of 12 of the important hedgerows and tree preservation order plan.
District of East Suffolk	The important hedgerow marked 51 on sheet 7 of 12 of the important hedgerows and tree preservation order plan.
District of East Suffolk	The important hedgerow marked 52 on sheet 7 of 12 of the important hedgerows and tree preservation order plan.
District of East Suffolk	The important hedgerow marked 54 on sheet 7 of 12 of the important hedgerows and tree preservation order plan.
District of East Suffolk	The important hedgerow marked 56 on sheet 8 of 12 of the important hedgerows and tree preservation order plan.
District of East Suffolk	The important hedgerow marked 57 on sheet 8 of 12 of the important hedgerows and tree preservation order plan.
District of East Suffolk	The important hedgerow marked 58 on sheet 8 of 12 of the important hedgerows and tree preservation order plan.
District of East Suffolk	The important hedgerow marked 60 on sheet 7 of 12 of the important hedgerows and tree preservation order plan.
District of East Suffolk	The important hedgerow marked 61 on sheet 9 of 12 of the important hedgerows and tree preservation order plan.
District of East Suffolk	The important hedgerow marked 62 on sheet 9 of 12 of the important hedgerows and tree preservation order plan.
District of East Suffolk	The important hedgerow marked 63 on sheet 9 of 12 of the important hedgerows and tree preservation order plan.
District of East Suffolk	The important hedgerow marked 64 on sheet 9 of 12 of the important hedgerows and tree preservation order plan.
District of East Suffolk	The important hedgerow marked 65 on sheet 9 of 12 of the important hedgerows and tree preservation order plan.
District of East Suffolk	The important hedgerow marked 66 on sheet 9 of 12 of the important hedgerows and tree preservation order plan.

PART 2

Important hedgerows that will be crossed using a reduced working width	
<i>(1)</i>	<i>(2)</i>
<i>Area</i>	<i>Reference of hedgerow</i>
District of East Suffolk	The important hedgerow marked 1 on sheet 1 of

	12 of the important hedgerows and tree preservation order plan.
District of East Suffolk	The important hedgerow marked 2 on sheet 1 of 12 of the important hedgerows and tree preservation order plan.
District of East Suffolk	The important hedgerow marked 4 on sheet 2 of 12 of the important hedgerows and tree preservation order plan.
District of East Suffolk	The important hedgerow marked 6 on sheet 2 of 12 of the important hedgerows and tree preservation order plan.
District of East Suffolk	The important hedgerow marked 7 on sheet 2 of 12 of the important hedgerows and tree preservation order plan.
District of East Suffolk	The important hedgerow marked 8 on sheet 3 of 12 of the important hedgerows and tree preservation order plan.
District of East Suffolk	The important hedgerow marked 9 on sheet 3 of 12 of the important hedgerows and tree preservation order plan.
District of East Suffolk	The important hedgerow marked 14 on sheet 4 of 12 of the important hedgerows and tree preservation order plan.
District of East Suffolk	The important hedgerow marked 16 on sheet 4 of 12 of the important hedgerows and tree preservation order plan.
District of East Suffolk	The important hedgerow marked 18 on sheet 4 of 12 of the important hedgerows and tree preservation order plan.
District of East Suffolk	The important hedgerow marked 20 on sheet 5 of 12 of the important hedgerows and tree preservation order plan.
District of East Suffolk	The important hedgerow marked 22 on sheet 5 of 12 of the important hedgerows and tree preservation order plan.
District of East Suffolk	The important hedgerow marked 23 on sheet 5 of 12 of the important hedgerows and tree preservation order plan.
District of East Suffolk	The important hedgerow marked 24 on sheet 6 of 12 of the important hedgerows and tree preservation order plan.
District of East Suffolk	The important hedgerow marked 31 on sheet 6 of 12 of the important hedgerows and tree preservation order plan.
District of East Suffolk	The important hedgerow marked 32 on sheet 6 of 12 of the important hedgerows and tree preservation order plan.

SCHEDULE 12

Article 35

Trees subject to tree preservation orders

<i>(1)</i>	<i>(2)</i>	<i>(3)</i>	<i>(4)</i>
<i>Area</i>	<i>Type of tree</i>	<i>Reference of trees</i>	<i>Work to be carried out</i>

District of East Suffolk	Several mixed deciduous and coniferous species consisting mainly of Silver Birch, Oak, Beech, Sycamore, Horse Chestnut, Cherry, Scots Pine, Corsican Pine, mixed Ornamental Conifers and Evergreen Oak.	Tree Preservation Order 1987, Area Number A1, TPO Number SCDC/87/00030 marked on sheet 5 of 12 of the important hedgerows and tree preservation order plan.	Removal, trimming, lopping and coppicing of trees within Tree Preservation Order 1987, Area Number A1, TPO Number SCDC/87/00030 to be carried out to facilitate the construction of the authorised development and to ensure its future operation.
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SCHEDULE 13

Article 31

Deemed licence under the 2009 Act - generation assets

PART 1

Licensed marine activities

1.—(1) In this licence—

“the 2004 Act” means the Energy Act 2004;

“the 2009 Act” means the Marine and Coastal Access Act 2009;

“the 2017 Offshore Regulations” means the Conservation of Offshore Marine Habitats and Species Regulations 2017(a);

“the 2017 Regulations” means the Conservation of Habitats and Species Regulations 2017(b);

“air clearance height” means the distance between the lowest point of the rotating blade of the wind turbine generator and MHWS;

“authorised deposits” means the substances and articles specified in paragraph 4 of Part 1 of this licence;

“authorised scheme” means Work Nos. 1 to 4 described in paragraph 3 of Part 1 of this licence or any part of that work;

“best practice protocol for minimising disturbance to red-throated diver” means the document certified as the best practice protocol for minimising disturbance to red-throated diver by the Secretary of State for the purposes of the Order;

“buoy” means any floating device used for navigational purposes or measurement purposes, including LiDAR buoys, wave buoys and guard buoys;

“cable crossings” means the crossing of existing sub-sea cables or pipelines or other existing infrastructure by the platform link or export cables authorised by the Order together with physical protection measures including cable protection;

“cable protection” means measures to protect cables from physical damage and including, but not limited to, the use of bagged solutions filled with grout or other materials, protective aprons or coverings, mattresses, flow energy dissipation devices or rock and gravel burial;

“Cefas” means the Centre for Environment, Fisheries and Aquaculture Science or any successor body to its function;

(a) S.I. 2017/1013.

(b) S.I. 2017/1012.

“commence” means the first carrying out of any licensed marine activities authorised by this licence, save for operations consisting of offshore preparation works or pre-construction monitoring surveys approved under this licence and the words “commencement” and “commenced” must be construed accordingly;

“condition” means a condition in Part 2 of this licence;

“Defence Infrastructure Organisation Safeguarding” means Ministry of Defence Safeguarding, Defence Infrastructure Organisation, Kingston Road, Sutton Coldfield, West Midlands, B75 7RL and any successor body to its functions;

“enforcement officer” means a person authorised to carry out enforcement duties under Chapter 3 of the 2009 Act;

“environmental statement” means the document certified as the environmental statement by the Secretary of State for the purposes of the Order;

“European offshore marine site” has the meaning given in regulation 18 of the 2017 Offshore Regulations;

“European site” has the meaning given in regulation 27 of the 2017 Offshore Regulations;

“gravity base foundation” means a structure principally of steel, concrete, or steel and concrete which rests on the seabed either due to its own weight with or without added ballast or additional skirts and associated equipment including scour protection, J-tubes, corrosion protection systems and access platforms and equipment;

“Historic England” means the Historic Buildings and Monuments Commission for England;

“in principle monitoring plan” means the document certified as the in principle monitoring plan by the Secretary of State for the purposes of the Order;

“in principle East Anglia ONE North Project Southern North Sea SAC Site Integrity Plan” means the document certified as the in principle East Anglia ONE North Project Southern North Sea SAC Site Integrity Plan by the Secretary of State for the purposes of the Order;

“inter-array cable” means the cables linking the wind turbine generators to each other and to the offshore electrical platforms and described in paragraph (c) of Work No. 1;

“jacket foundation” means a steel jacket/lattice-type structure constructed of steel which is fixed to the seabed at three or more points with steel pin piles or steel suction buckets and associated equipment including scour protection, J-tubes, corrosion protection systems and access platform(s) and equipment;

“JNCC Guidance” means the statutory nature conservation body ‘Guidance for assessing the significance of noise disturbance against Conservation Objectives of harbour porpoise SACs’ Joint Nature Conservation Committee Report No.654, May 2020 published in June 2020 as amended, updated or superseded from time to time;

“Kingfisher Fortnightly Bulletin” means the bulletin published by the Humber Seafood Institute or such other alternative publication approved in writing by the MMO for the purposes of this licence;

“LAT” means lowest astronomical tide;

“layout principles statement” means the document certified as the layout principles statement by the Secretary of State for the purposes of the Order;

“licence 2 (transmission)” means the licence set out in Schedule 14 (deemed licence under the 2009 Act – offshore transmission assets);

“licensed activities” means the activities specified in Part 1 of this licence;

“maintain” includes inspect, upkeep, repair, adjust, and alter and further includes remove, reconstruct and replace (but only in relation to any of the ancillary works in Part 2 of Schedule 1 (ancillary works) to the Order and any component part of any wind turbine generator, offshore electrical platform, construction, operation and maintenance platform or meteorological mast described in Part 1 of Schedule 1 (authorised development) to the Order not including the alteration, removal or replacement of foundations), to the extent assessed in the environmental statement; and “maintenance” must be construed accordingly;

“mean high water springs” or “MHWS” means the highest level which spring tides reach on average over a period of time;

“meteorological mast” means a mast housing equipment to measure wind speed and other wind characteristics, including a topside housing electrical, communication and associated equipment and marking and lighting;

“Marine Management Organisation” or “MMO” means the body created under the 2009 Act which is responsible for the monitoring and enforcement of this licence;

“MCA” means the Maritime and Coastguard Agency;

“monopile foundation” means a steel pile, typically cylindrical, driven and/or drilled into the seabed and associated equipment including scour protection, J-tubes, corrosion protection systems and access platform(s) and equipment;

“offshore electrical platform” means a platform with one or more decks, whether open or fully clad, accommodating electrical power transformers, low, medium and/or high voltage switch gear, instrumentation, protection and control systems, neutral earthing resistors, reactive compensation, standby electrical generation equipment, fuelling facilities, auxiliary and uninterruptible power supply systems and transformers, accommodation, emergency shelter, craneage, metering stations, meteorological equipment, helicopter landing facilities, messing facilities, potable water storage, black water separation equipment, control hub, drainage facilities, access equipment, J-tubes, marking and lighting and other associated equipment and facilities to enable the transmission of electronic communications and for electricity to be collected at, and exported from, the platform;

“offshore Order limits” means the limits shown on the works plans within which the authorised scheme may be carried out;

“offshore platforms” means the construction, operation and maintenance platform and the offshore electrical platforms;

“offshore preparation works” means surveys, monitoring and UXO clearance activities seaward of MHWS undertaken prior to the commencement of construction to prepare for construction;

“the Order” means the East Anglia ONE North Offshore Wind Farm Order 202*;

“outline fisheries liaison and coexistence plan” means the document certified as the outline fisheries liaison and coexistence plan by the Secretary of State for the purposes of the Order;

“outline navigation monitoring strategy” means the document certified as the outline navigation monitoring strategy by the Secretary of State for the purposes of the Order;

“outline offshore operations and maintenance plan” means the document certified as the outline offshore operations and maintenance plan by the Secretary of State for the purposes of the Order;

“outline *Sabellaria* reef management plan” means the document certified as the outline *Sabellaria* reef management plan by the Secretary of State for the purposes of the Order;

“outline written scheme of investigation (offshore)” means the document certified as the outline written scheme of investigation (offshore) by the Secretary of State for the purposes of the Order;

“pin piles” means steel cylindrical piles driven and/or drilled into the seabed to secure steel jacket foundations;

“platform link cables” means the cables linking offshore platforms to one another and described in Work No. 4;

“relevant site” means a European offshore marine site or a European site;

“SAC” means special area of conservation;

“statutory historic body” means Historic England or its successor in function;

“statutory nature conservation body” means the appropriate nature conservation body as defined in regulation 5 of the 2017 Regulations;

“suction caisson” means large diameter steel cylindrical shells which penetrate the seabed assisted by a hydrostatic pressure differential for securing steel jacket foundations;

“suction caisson foundation” means a tubular steel structure which penetrates the seabed assisted by a hydrostatic pressure differential and associated equipment, including scour protection, J-tubes, corrosion protection systems and access platform(s) and equipment;

“Trinity House” means the Corporation of Trinity House of Deptford Strond;

“undertaker” means East Anglia ONE North Limited (company number 11121800);

“vessel” means every description of vessel, however propelled or moved, and includes a non-displacement craft, a personal watercraft, a seaplane on the surface of the water, a hydrofoil vessel, a hovercraft or any other amphibious vehicle and any other thing constructed or adapted for movement through, in, on or over water and which is at the time in, on or over water;

“UK Hydrographic Office” means the UK Hydrographic Office of Admiralty Way, Taunton, Somerset, TA1 2DN;

“UXO” means unexploded ordnance;

“wind turbine generator” means a structure comprising a tower, rotor with three blades connected at the hub, nacelle and ancillary electrical and other equipment which may include J-tube(s), transition piece, access and rest platforms, access ladders, boat access systems, corrosion protection systems, fenders and maintenance equipment, helicopter landing facilities and other associated equipment, fixed to a foundation; and

“works plans” means the plans certified as the works plans by the Secretary of State for the purposes of the Order.

(2) A reference to any statute, order, regulation or similar instrument is construed as a reference to a statute, order, regulation or instrument as amended by any subsequent statute, order, regulation or instrument or as contained in any subsequent re-enactment.

(3) Unless otherwise indicated—

(a) all times are taken to be Greenwich Mean Time (GMT);

(b) all coordinates are taken to be latitude and longitude degrees and minutes to two decimal places.

(4) Except where otherwise notified in writing by the relevant organisation, the primary point of contact with the organisations listed below and the address for returns and correspondence are—

(a) Marine Management Organisation

Marine Licensing Team

Lancaster House

Hampshire Court

Newcastle Business Park

Newcastle upon Tyne

NE4 7YH

Tel: 0300 123 1032;

(b) Marine Management Organisation (local office)

Marine Environment Team

Pakefield Road

Lowestoft

Suffolk

NR33 0HT

Tel: 0208 026 6094;

(c) Trinity House

- Tower Hill
London
EC3N 4DH
Tel: 020 7481 6900;
- (d) The United Kingdom Hydrographic Office
Admiralty Way
Taunton
Somerset
TA1 2DN
Tel: 01823 337 900;
- (e) Maritime and Coastguard Agency
Navigation Safety Branch
Bay 2/20, Spring Place
105 Commercial Road
Southampton
SO15 1EG
Tel: 020 3817 2426;
- (f) Natural England
Area 1C, Nobel House
17 Smith Square
London
SW1P 2AL
Tel: 0300 060 4911;
- (g) Historic England
Brooklands
24 Brooklands Avenue
Cambridge
CB2 8BU.
Tel: 01223 582749.

Details of licensed marine activities

2.—(1) Subject to the licence conditions, this licence authorises the undertaker (and any agent or contractor acting on their behalf) to carry out the following licensable marine activities under section 66(1) of the 2009 Act—

- (a) the deposit at sea of the substances and articles specified in paragraph 4 below;
- (b) the construction of works in or over the sea or on or under the sea bed;
- (c) dredging for the purposes of seabed preparation for foundation works and cable laying preparation works;
- (d) debris clearance works;
- (e) boulder clearance works either by displacement ploughing or subsea grab technique or other equivalent method;
- (f) UXO clearance works;
- (g) the removal of out of service cables;

- (h) the removal of sediment samples for the purposes of informing environmental monitoring under this licence during pre-construction, construction and operation; and
- (i) the disposal of up to 2,832,568 m³ of inert material of natural origin and/or dredged material within the offshore Order limits produced during construction drilling or seabed preparation for foundation works, sandwave clearance and boulder clearance works at disposal site reference(s) to be provided by the MMO within the extent of the Order limits seaward of MHWS comprising—
 - (i) 1,590,036 m³ in respect of the wind turbine generators;
 - (ii) 400,000 m³ in respect of the inter-array cables;
 - (iii) 23,732 m³ in respect of the meteorological mast;
 - (iv) 668,800 m³ in respect of the construction, operation and maintenance platform and the offshore electrical platforms (some of which may alternatively be disposed under licence 2 (transmission)); and
 - (v) 150,000 m³ in respect of the platform link cables (some of which may alternatively be disposed under licence 2 (transmission)).

3. Such activities are authorised in relation to the construction, maintenance and operation of—

(1) Work No. 1—

- (a) an offshore wind turbine generating station with a gross electrical output capacity of over 100 MW comprising up to 67 wind turbine generators each fixed to the seabed by one of five foundation types (namely monopile, jacket on suction caissons, jacket on piles, suction caisson or gravity base), fitted with rotating blades and situated within the area shown on the works plans and further comprising (b) to (c) below;
- (b) up to one meteorological mast fixed to the seabed within the area shown on the works plans by one of five foundation types (namely monopile, jacket on suction caissons, jacket on piles, suction caisson or gravity base); and
- (c) a network of subsea inter-array cables within the area shown on the works plans between the wind turbine generators and between the wind turbine generators and Work No. 3 for the transmission of electricity and electronic communications including one or more cable crossings.

(2) Work No. 2—

- (a) up to one construction, operation and maintenance platform fixed to the seabed within the area shown on the works plans by one of four foundation types (namely monopile, jacket on suction caissons, jacket on piles or gravity base) (which may alternatively be constructed under licence 2 (transmission));

(3) Work No. 3—

- (a) up to four offshore electrical platforms fixed to the seabed within the area shown on the works plans by one of four foundation types (namely monopile, jacket on suction caissons, jacket on piles or gravity base) (which may alternatively be constructed under licence 2 (transmission));

(4) Work No. 4—

- (a) a network of subsea platform link cables within the area shown on the works plans between the offshore electrical platforms comprising Work No. 3 and between the construction, operation and maintenance platform comprising Work No. 2 and the offshore electrical platforms comprising Work No. 3 for the transmission of electricity and electronic communications including one or more cable crossings (which may alternatively be constructed under licence 2 (transmission));

(5) In connection with such Work Nos. 1 to 4 and to the extent that they do not otherwise form part of any such work, further associated development comprising such other works as may be necessary or expedient for the purposes of or in connection with the relevant part of the authorised scheme and which fall within the scope of the work assessed by the environmental statement, including—

- (a) scour protection around the foundations of the offshore structures;
- (b) cable protection measures such as rock placement and the placement of concrete mattresses and frond mattresses;
- (c) dredging;
- (d) the removal of material from the seabed required for the construction of Work Nos. 1 to 4 and the disposal of seabed sediments produced during construction drilling and seabed preparation for the installation of the foundations of the offshore structures or during seabed preparation for cable laying;

(6) In connection with such Work Nos. 1 to 4, ancillary works within the Order limits which have been subject to an environmental impact assessment recorded in the environmental statement comprising—

- (a) temporary landing places, moorings or other means of accommodating vessels in the construction and/ or maintenance of the authorised scheme; and
- (b) marking buoys, beacons, fenders and other navigational warning or ship impact protection works.

4. The substances or articles authorised for deposit at sea are—

- (a) iron and steel, copper and aluminium;
- (b) stone and rock;
- (c) concrete;
- (d) sand and gravel;
- (e) plastic and synthetic;
- (f) material extracted from within the offshore Order limits during construction drilling and seabed preparation for foundation works and sandwave clearance works; and
- (g) marine coatings, other chemicals and timber.

5. The grid coordinates for the authorised scheme are specified below—

<i>Point</i>	<i>Latitude</i>	<i>Longitude</i>
1	52° 21 40.240N	02° 18 57.351E
2	52° 22 49.082N	02° 18 20.131E
3	52° 25 41.851N	02° 18 38.726E
4	52° 26 07.817N	02° 19 55.691E
5	52° 25 47.948N	02° 34 14.117E
6	52° 20 33.278N	02° 34 13.789E
7	52° 20 19.052N	02° 28 56.310E
8	52° 18 11.924N	02° 20 49.771E
9	52° 21 07.976N	02° 19 14.783E

6. This licence remains in force until the authorised scheme has been decommissioned in accordance with a programme approved by the Secretary of State under section 106 of the 2004 Act, including any modification to the programme under section 108, and the completion of such programme has been confirmed by the Secretary of State in writing.

7. The provisions of section 72 of the 2009 Act apply to this licence except that the provisions of section 72(7) and (8) relating to the transfer of the licence only apply to a transfer not falling within article 5 (benefit of the Order).

8. With respect to any condition which requires the licensed activities be carried out in accordance with the plans, protocols or statements approved under this licence, the approved details, plan or scheme are taken to include any amendments that may subsequently be approved in writing by the MMO.

9. Any amendments to the details, plan or scheme must be in accordance with the principles and assessments set out in the environmental statement, and approval for an amendment may be given only where it has been demonstrated to the satisfaction of the MMO that the amendment is unlikely to give rise to any materially new or materially different environmental effects from those assessed in the environmental statement.

PART 2

Conditions

Design parameters

1.—(1) Subject to paragraph (2), wind turbine generators forming part of the authorised scheme must not—

- (a) exceed a height of 282 metres when measured from LAT to the tip of the vertical blade;
- (b) exceed a height of 175 metres to the height of the centreline of the generator shaft forming part of the hub when measured from LAT;
- (c) exceed a rotor diameter of 250 metres;
- (d) be less than 800 metres from the nearest wind turbine generator in either direction perpendicular to the approximate prevailing wind direction (crosswind) or be less than 1,200 metres from the nearest wind turbine generator in either direction which is in line with the approximate prevailing wind direction (downwind);
- (e) have an air clearance height of less than 24 metres from MHWS.

(2) References to the location of a wind turbine generator are references to the centre point of that turbine.

2.—(1) The total number of meteorological masts forming part of the authorised scheme must not exceed one.

(2) The meteorological mast must not exceed a height of 175 metres above LAT.

3.—(1) The total number of construction, operation and maintenance platforms forming part of the authorised scheme and the authorised scheme in licence 2 (transmission) taken together must not exceed one (whether constructed under this licence or licence 2 (transmission)).

(2) The dimensions of the construction, operation and maintenance platform forming part of the authorised scheme (excluding towers, helipads, masts and cranes) must not exceed 50 metres in height when measured from LAT, 70 metres in length and 50 metres in width.

4.—(1) The total number of offshore electrical platforms forming part of the authorised scheme and the authorised scheme in licence 2 (transmission) taken together must not exceed four (whether constructed under this licence or licence 2 (transmission)).

(2) The dimensions of any offshore electrical platform forming part of the authorised scheme (excluding towers, helipads, masts and cranes) must not exceed 50 metres in height when measured from LAT, 70 metres in length and 50 metres in width.

5.—(1) The total length of the cables forming part of the authorised scheme and the authorised scheme in licence 2 (transmission) and the volume and area of their cable protection must not exceed the following (whether installed under this licence or licence 2 (transmission))—

<i>Work</i>	<i>Length</i>	<i>Area of cable protection</i>	<i>Volume of cable protection</i>
Work No. 1(c) (inter-array cables)	200 kilometres	210,800 m ²	237,008 m ³
Work No. 4 (platform link cables)	75 kilometres	130,390 m ²	146,650 m ³

6.—(1) In relation to a wind turbine generator, each gravity base foundation must not have a diameter at the level of the seabed which is more than 60 metres;

(2) In relation to a wind turbine generator, each suction caisson foundation must not have a diameter at the level of the seabed which is more than 35 metres;

(3) In relation to a wind turbine generator, each jacket foundation must not have—

(a) a pile diameter which is more than 4.6 metres in the case of pin piles or a suction caisson diameter which is more than 16 metres;

(b) more than four piles or more than four suction caissons;

(c) more than four legs.

(4) In relation to a wind turbine generator, each monopile foundation must not have a diameter which is more than 15 metres.

(5) The total amount of scour protection for the wind turbine generators must not exceed 1,348,686 m².

(6) The total volume of scour protection for the wind turbine generators must not exceed 2,023,029 m³.

7.—(1) In relation to a meteorological mast, each gravity base foundation must not have a footprint at the seabed which is more than 315 m².

(2) In relation to a meteorological mast, each suction caisson foundation must not have a footprint at seabed which is more than 177 m².

(3) In relation to a meteorological mast, each jacket foundation must not have a footprint at the seabed which is more than 651 m².

(4) In relation to a meteorological mast, each monopile foundation must not have a footprint at the seabed which is more than 51 m².

(5) The total amount of scour protection for the meteorological mast must not exceed 2,828 m².

(6) The total volume of scour protection for the meteorological mast must not exceed 4,241 m³.

8.—(1) In relation to any construction, operation and maintenance platform, the gravity base foundations must not have a total footprint of more than 4,800 m².

(2) In relation to any construction, operation and maintenance platform, the jacket foundations must not have a total footprint at the seabed which is more than 5,676 m².

(3) In relation to any construction, operation and maintenance platform, the monopile foundation must not have a total footprint at the seabed which is more than 177 m².

(4) The total amount of scour protection for the construction, operation and maintenance platform forming part of the authorised scheme and the authorised scheme in licence 2 (transmission) must not exceed 15,276 m² (whether installed under this licence or licence 2 (transmission)).

(5) The total volume of scour protection for the construction, operation and maintenance platform forming part of the authorised scheme and the authorised scheme in licence 2 (transmission) must not exceed 22,914 m³ (whether installed under this licence or licence 2 (transmission)).

9.—(1) In relation to each offshore electrical platform, the gravity base foundations must not have a total footprint at the seabed which is more than 4,800 m².

(2) In relation to each offshore electrical platform, the jacket foundations must not have a total footprint at the seabed which is more than 5,676 m².

(3) In relation to each offshore electrical platform, the monopile foundation must not have a total footprint at the seabed which is more than 177 m².

(4) The total amount of scour protection for the offshore electrical platforms forming part of the authorised scheme and the authorised scheme in licence 2 (transmission) must not exceed 62,064 m² (whether installed under this licence or licence 2 (transmission)).

(5) The total volume of scour protection for the offshore electrical platforms forming part of the authorised scheme and the authorised scheme in licence 2 (transmission) must not exceed 91,656 m³ (whether installed under this licence or licence 2 (transmission)).

Notifications and inspections

10.—(1) The undertaker must ensure that—

- (a) a copy of this licence (issued as part of the grant of the Order) and any subsequent amendments or revisions to it is provided to—
 - (i) all agents and contractors notified to the MMO in accordance with condition 19 and
 - (ii) the masters and transport managers responsible for the vessels notified to the MMO in accordance with condition 19;
- (b) within 28 days of receipt of a copy of this licence those persons referred to in paragraph (a) above must confirm receipt of this licence in writing to the MMO.

(2) Only those persons and vessels notified to the MMO in accordance with condition 19 are permitted to carry out the licensed activities.

(3) Copies of this licence must also be available for inspection at the following locations—

- (a) the undertaker's registered address;
- (b) any site office located at or adjacent to the construction site and used by the undertaker or its agents and contractors responsible for the loading, transportation or deposit of the authorised deposits; and
- (c) on board each vessel or at the office of any transport manager with responsibility for vessels from which authorised deposits or removals are to be made.

(4) The documents referred to in sub-paragraph (1)(a) must be available for inspection by an authorised enforcement officer at the locations set out in sub-paragraph (3)(b) above.

(5) The undertaker must provide access, and if necessary appropriate transportation, to the offshore construction site or any other associated works or vessels to facilitate any inspection that the MMO considers necessary to inspect the works during construction and operation of the authorised scheme.

(6) The undertaker must inform the MMO Coastal Office in writing at least five days prior to UXO clearance activities and at least five days prior to commencement of the licensed activities or any part of them, and within five days of completion of the licensed activities.

(7) The undertaker must inform the Kingfisher Information Service of Seafish by email to kingfisher@seafish.co.uk of details regarding the vessel routes, timings and locations relating to the construction of the authorised scheme or relevant part—

- (a) at least 14 days prior to UXO clearance activities, for inclusion in the Kingfisher Fortnightly Bulletin and offshore hazard awareness data;
- (b) at least 14 days prior to the commencement of offshore activities, for inclusion in the Kingfisher Fortnightly Bulletin and offshore hazard awareness data; and
- (c) as soon as reasonably practicable and no later than 24 hours after completion of construction of all offshore activities.

Confirmation of notification must be provided to the MMO within five days.

(8) A notice to mariners must be issued at least 14 days prior to UXO clearance activities and at least 14 days prior to the commencement of the licensed activities or any part of them advising of the start date of Work No. 1, and to the extent that they are constructed under this licence, Work Nos. 2, 3, and 4, and the expected vessel routes from the construction ports to the relevant location. Copies of all notices must be provided to the MMO, MCA and UKHO within five days.

(9) The notices to mariners must be updated and reissued at regular intervals during construction activities and at least five days before any planned operations and maintenance works and supplemented with VHF radio broadcasts agreed with the MCA in accordance with the

construction programme approved under condition 17(1)(b). Copies of all notices must be provided to the MMO and UKHO within five days.

(10) The undertaker must notify the UK Hydrographic Office of UXO clearance activities (14 days prior) and of the commencement (14 days prior), progress and completion of construction (within 14 days) of the licensed activities in order that all necessary amendments to nautical charts are made and the undertaker must send a copy of such notifications to the MMO within five days.

(11) In case of damage to, or destruction or decay of, the authorised scheme seaward of MHWS or any part thereof the undertaker must as soon as possible and no later than 24 hours following the undertaker becoming aware of any such damage, destruction or decay, notify MMO, MCA, Trinity House, Kingfisher Information Service and the UK Hydrographic Office.

(12) In case of exposure of cables on or above the seabed, the undertaker must, within three days following identification of a cable exposure, notify mariners by issuing a notice to mariners and by informing Kingfisher Information Service of the location and extent of exposure. Copies of all notices must be provided to the MMO, MCA, Trinity House and UKHO within five days.

Aids to navigation

11.—(1) The undertaker must during the whole period from commencement of the licensed activities to completion of decommissioning seaward of MHWS exhibit such lights, marks, sounds, signals and other aids to navigation, and take such other steps for the prevention of danger to navigation as Trinity House may from time to time direct.

(2) The undertaker must during the period from the start of construction of the authorised scheme to completion of decommissioning seaward of MHWS keep Trinity House and the MMO informed of progress of the authorised scheme including the following—

- (a) notice of commencement of construction of the authorised scheme within 24 hours of commencement having occurred;
- (b) notice within 24 hours of any aids to navigation being established by the undertaker; and
- (c) notice within five days of completion of construction of the authorised scheme.

(3) The undertaker must provide reports to Trinity House on the availability of aids to navigation in accordance with the frequencies set out in the aids to navigation management plan approved pursuant to condition 17(1)(i) using the reporting system provided by Trinity House.

(4) The undertaker must during the whole period from commencement of the licensed activities to completion of decommissioning seaward of MHWS notify Trinity House and the MMO of any failure of the aids to navigation and the timescales and plans for remedying such failures, as soon as possible and no later than 24 hours following the undertaker becoming aware of any such failure.

(5) In the event that the provisions of condition 10(11) are invoked, the undertaker must lay down such buoys, exhibit such lights and take such other steps for preventing danger to navigation as directed by Trinity House.

12.—(1) The undertaker must colour all structures yellow (colour code RAL 1023) from at least highest astronomical tide to a height directed by Trinity House, or must colour the structure as directed by Trinity House from time to time.

(2) Subject to sub-paragraph (1) above, unless the MMO otherwise directs, the undertaker must ensure that the remainder of the structures are painted submarine grey (colour code RAL 7035).

Aviation safety

13.—(1) The undertaker must notify the Defence Infrastructure Organisation Safeguarding, at least 14 days prior to the commencement of the authorised scheme, in writing of the following information—

- (a) the date of the commencement of construction of the authorised scheme;
- (b) the date any wind turbine generators are brought into use;

- (c) the maximum height of any construction equipment to be used;
- (d) the maximum heights of any wind turbine generator, meteorological mast and platform to be constructed;
- (e) the latitude and longitude of each wind turbine generator, meteorological mast and platform to be constructed,

and the Defence Infrastructure Organisation Safeguarding must be notified of any changes to the information supplied under this paragraph and of the completion of the construction of the authorised scheme. Copies of notifications must be provided to the MMO within five working days of the notification to the Defence Infrastructure Organisation Safeguarding.

Chemicals, drilling and debris

14.—(1) Unless otherwise agreed in writing by the MMO, the carriage and use of chemicals in the construction of the authorised scheme must comply with the International Convention for the Prevention of Pollution from Ships.

(2) The undertaker must ensure that any coatings/treatments are suitable for use in the marine environment and are used in accordance with guidelines approved by Health and Safety Executive and the Environment Agency Pollution Prevention Control Guidelines.

(3) The storage, handling, transport and use of fuels, lubricants, chemicals and other substances must be undertaken so as to prevent releases into the marine environment, including bunding of 110% of the total volume of all reservoirs and containers.

(4) The undertaker must inform the MMO of the location and quantities of material disposed of each month under the Order, by submission of a disposal return by 31 January each year for the months July to December inclusive, and by 31 July each year for the months January to June inclusive.

(5) The undertaker must ensure that only inert material of natural origin, drilling mud and dredged material, produced during the drilling installation of or seabed preparation for foundations, and sandwave clearance works is disposed of within site disposal reference [] within the extent of the Order limits seaward of MHWS. Any material of anthropogenic origin will be screened out and disposed of at an appropriate waste facility onshore.

(6) The undertaker must ensure that any rock material used in the construction of the authorised scheme is from a recognised source, free from contaminants and containing minimal fines.

(7) In the event that any rock material used in the construction of the authorised scheme is misplaced or lost below MHWS, the undertaker must report the loss to the District Marine Office within 48 hours and if the MMO reasonably considers such material to constitute a navigation or environmental hazard (dependent on the size and nature of the material) the undertaker must endeavour to locate the material and recover it.

(8) The undertaker must ensure that no waste concrete slurry or wash water from concrete or cement works are discharged into the marine environment. Concrete and cement mixing and washing areas should be contained to prevent run off entering the water through the freeing ports.

(9) The undertaker must ensure that any oil, fuel or chemical spill within the marine environment is reported to the MMO, Marine Pollution Response Team in accordance with the marine pollution contingency plan approved under condition 17(1)(e)(i).

(10) All dropped objects must be reported to the MMO using the Dropped Object Procedure Form as soon as reasonably practicable and in any event within five days of the undertaker becoming aware of an incident. On receipt of the Dropped Object Procedure Form, the MMO may require relevant surveys to be carried out by the undertaker (such as side scan sonar) if reasonable to do so and the MMO may require obstructions to be removed from the seabed at the undertaker's expense if reasonable to do so.

Force majeure

15.—(1) If, due to stress of weather or any other cause the master of a vessel determines that it is necessary to deposit the authorised deposits within or outside of the Order limits because the safety of human life and/or of the vessel is threatened, within 48 hours full details of the circumstances of the deposit must be notified to the MMO.

(2) The unauthorised deposits must be removed at the expense of the undertaker unless written approval is obtained from the MMO.

UXO clearance

16.—(1) No removal or detonation of UXO can take place until the following have been submitted to and approved in writing by the MMO in consultation with the relevant statutory nature conservation body and, in respect of the method statement, the MCA—

- (a) a method statement for UXO clearance which must include—
 - (i) methodologies for—
 - (aa) identification and investigation of potential UXO targets;
 - (bb) clearance of UXO;
 - (cc) removal and disposal of large debris;
 - (ii) a plan showing the area in which clearance activities are proposed to take place;
 - (iii) a programme of works; and
 - (iv) any exclusion zones/environmental micrositing requirements;
- (b) a marine mammal mitigation protocol in accordance with the draft marine mammal mitigation protocol, the intention of which is to prevent injury to marine mammals, following current best practice as advised by the relevant statutory nature conservation bodies.

(2) The method statement (excluding the information required under sub-paragraphs (1)(a)(ii) and (1)(a)(iv)) and the marine mammal mitigation protocol must be submitted to the MMO for approval at least six months prior to the date on which it is intended for UXO clearance activities to begin.

(3) The information to be included within the method statement in accordance with sub-paragraphs (1)(a)(ii) and (1)(a)(iv) must be submitted to the MMO for approval at least three months prior to the date on which it is intended for UXO clearance activities to begin.

(4) Any UXO clearance activities must be undertaken in accordance with the method statement and marine mammal mitigation protocol approved under paragraph (1).

(5) Subject to paragraph (6), a UXO clearance close out report must be submitted to the MMO and the relevant statutory nature conservation body within three months following the end of the UXO clearance activity and must include the following for each detonation undertaken—

- (a) co-ordinates, depth, current speed, charge utilised and the date and time of each detonation; and
- (b) whether any mitigation was deployed, including feedback on practicalities of deployment of equipment and efficacy of the mitigation where reasonably practicable, or justification if this information is not available.

(6) Should there be more than one UXO clearance activity, the report required under paragraph (5) will be provided at intervals agreed with the MMO.

Pre-construction plans and documentation

17.—(1) The licensed activities or any part of those activities must not commence until the following (as relevant to that part) have been submitted to and approved in writing by the MMO—

- (a) A design plan at a scale of between 1:25,000 and 1:50,000, including detailed representation on the most suitably scaled admiralty chart, to be approved in writing by the MMO in consultation with Trinity House and the MCA which shows—
- (i) the proposed location and choice of foundation of all wind turbine generators, offshore electrical platforms, the construction, operation and maintenance platform and meteorological mast;
 - (ii) the height to the tip of the vertical blade; height to the centreline of the generator shaft forming part of the hub;
 - (iii) rotor diameter and spacing of all wind turbine generators;
 - (iv) the height of all lattice towers forming part of the meteorological mast;
 - (v) the length and arrangement of all cables comprising Work Nos. 1 and 4;
 - (vi) the dimensions of all gravity base foundations;
 - (vii) the dimensions of all jacket foundations;
 - (viii) the dimensions of all suction caisson foundations;
 - (ix) the dimensions of all monopile foundations;
 - (x) the proposed layout of all wind turbine generators (to be in accordance with the layout principles statement and which must accord with the recommendations for layout contained in MGN654 and its annexes), offshore electrical platforms, the construction, operation and maintenance platform and meteorological mast including any exclusion zones identified under condition 17(1)(g)(iv);
 - (xi) a plan showing the indicative layout of all wind turbine generators, offshore electrical platforms, the construction, operation and maintenance platform and meteorological mast including all exclusion zones (insofar as not shown in (x) above) and showing the indicative programming of particular works as set out in the indicative programme to be provided under condition 17(1)(b)(iii); and
 - (xii) any exclusion zones/environmental micro-siting requirements;
- to ensure conformity with the description of Work Nos. 1 to 4 and compliance with conditions 1 to 9 above.
- (b) A construction programme to include details of—
- (i) the proposed construction start date;
 - (ii) proposed timings for mobilisation of plant delivery of materials and installation works;
 - (iii) an indicative written construction programme for all wind turbine generators offshore electrical platforms, the construction, operation and maintenance platform, meteorological mast and cable comprised in the works at paragraph 3 of Part 1 (licenced marine activities) of this licence (insofar as not shown in paragraph (ii) above);
- (c) A monitoring plan (which accords with the in principle monitoring plan) to include details of proposed pre-construction surveys, baseline report format and content, construction monitoring, post-construction monitoring and related reporting in accordance with conditions 20, 21 and 22 to be submitted to the MMO in accordance with the following—
- (i) at least six months prior to the first survey, detail of the pre-construction surveys and an outline of all proposed monitoring;
 - (ii) at least six months prior to construction, detail on construction monitoring;
 - (iii) at least six months prior to completion of construction, detail of post-construction (and operational) monitoring;
- unless otherwise agreed in writing with the MMO.
- (d) A construction method statement in accordance with the construction methods assessed in the environmental statement and including details of—

- (i) foundation installation methodology, including drilling methods and disposal of drill arisings and material extracted during seabed preparation for foundation works;
- (ii) cable specification, installation and monitoring, to include—
 - (aa) technical specification of offshore cables below MHWS;
 - (bb) a detailed cable laying plan for the Order limits, incorporating a burial risk assessment encompassing the identification of any cable protection that exceeds 5% of navigable depth referenced to Chart Datum and, in the event that any area of cable protection exceeding 5% of navigable depth is identified, details of any steps (to be determined following consultation with the MCA and Trinity House) to be taken to ensure existing and future safe navigation is not compromised or such similar assessment to ascertain suitable burial depths and cable laying techniques, including cable protection; and
 - (cc) proposals for monitoring offshore cables and the status of cable protection during the operational lifetime of the authorised scheme which include a risk based approach to the management of unburied or shallow buried cables.
- (iii) scour protection management and cable protection including details of the need, type, sources, quantity and installation methods for scour protection and cable protection, with details updated and resubmitted for approval if changes to it are proposed following cable laying operations;
- (iv) main contractors;
- (v) vessels and vessels transit corridors; and
- (vi) associated and ancillary works.
- (e) A project environmental management plan covering the period of construction and operation to include details of—
 - (i) a marine pollution contingency plan to address the risks, methods and procedures to deal with any spills and collision incidents of the authorised scheme in relation to all activities carried out;
 - (ii) a chemical risk assessment to include information regarding how and when chemicals are to be used, stored and transported in accordance with recognised best practice guidance;
 - (iii) waste management and disposal arrangements;
 - (iv) the appointment and responsibilities of a fisheries liaison officer;
 - (v) a fisheries liaison and coexistence plan, in accordance with the outline fisheries liaison and coexistence plan, to ensure relevant fishing fleets are notified of commencement of licensed activities pursuant to condition 10 and to address the interaction of the licensed activities with fishing activities;
 - (vi) procedures which must be adopted within vessels transit corridors to minimise disturbance to red-throated diver during the period 1 November to 1 March (inclusive), which must be in accordance with the best practice protocol for minimising disturbance to red-throated diver.
- (f) In the event that driven or part-driven pile foundations are proposed to be used, a marine mammal mitigation protocol in accordance with the draft marine mammal mitigation protocol, the intention of which is to prevent injury to marine mammals, following current best practice as advised by the relevant statutory nature conservation bodies.
- (g) A written scheme of archaeological investigation in relation to the offshore Order limits seaward of mean high water, which must be submitted to the statutory historic body at least six months prior to commencement of the licensed activities and to the MMO at least four months prior to commencement of the licensed activities and which must accord with the outline written scheme of investigation (offshore) and industry good practice, in consultation with the statutory historic body to include—
 - (i) details of responsibilities of the undertaker, archaeological consultant and contractor;

- (ii) a methodology for further site investigation including any specifications for geophysical, geotechnical and diver or remotely operated vehicle investigations;
 - (iii) archaeological analysis of survey data, and timetable for reporting, which is to be submitted to the MMO within four months of any survey being completed;
 - (iv) delivery of any mitigation including, where necessary, identification and modification of archaeological exclusion zones;
 - (v) monitoring of archaeological exclusion zones during and post construction, where required;
 - (vi) a requirement for the undertaker to ensure that a copy of any agreed archaeological report is deposited with the Archaeological Data Service, by submitting an OASIS (Online Access to the Index of archaeological investigations) form with a digital copy of the report within six months of completion of construction of the authorised scheme, and to notify the MMO and Historic England that the OASIS form has been submitted to the Archaeological Data Service within two weeks of submission;
 - (vii) a reporting and recording protocol, including reporting of any wreck or wreck material during construction, operation and decommissioning of the authorised scheme; and
 - (viii) a timetable for all further site investigations, which must allow sufficient opportunity to establish a full understanding of the historic environment within the offshore Order limits and the approval of any necessary mitigation required as a result of the further site investigations prior to commencement of licensed activities.
- (h) An offshore operations and maintenance plan, in accordance with the outline offshore operations and maintenance plan, to be submitted to the MMO at least six months prior to commencement of operation of the licensed activities and to provide for review and resubmission every three years during the operational phase.
- (i) An aids to navigation management plan to be approved in writing by the MMO following consultation with Trinity House, to include details of how the undertaker will comply with the provisions of condition 11 for the lifetime of the authorised scheme.
- (j) A *Sabellaria* reef management plan, in accordance with the outline *Sabellaria* reef management plan, to be submitted to the MMO at least six months prior to undertaking any pre-construction geophysical survey detailed in the monitoring plan to be submitted under condition 17(1)(c)(i).
- (2) In the event that driven or part-driven pile foundations are proposed to be used, the hammer energy used to drive or part-drive the pile foundations must not exceed—
- (a) 4,000kJ in respect of monopile foundations; and
 - (b) 2,400kJ in respect of pin piles.
- (3) Pre-construction archaeological investigations, UXO clearance and pre-commencement material operations which involve intrusive seabed works must only take place in accordance with a specific written scheme of archaeological investigation which is itself in accordance with the details set out in the outline written scheme of investigation (offshore), and which has been submitted to and approved by the MMO in consultation with the statutory historic body.
- 18.—(1)** Any archaeological reports produced in accordance with condition 17(1)(g)(iii) are to be approved by the statutory historic body.
- (2) Each programme, statement, plan, protocol or scheme required to be approved under condition 17 must be submitted for approval at least six months prior to the intended commencement of licensed activities, except where otherwise stated or unless otherwise agreed in writing by the MMO.
- (3) No licensed activity may commence until for that licensed activity the MMO has approved in writing any relevant programme, statement, plan, protocol or scheme required to be approved under condition 17.

(4) The licensed activities must be carried out in accordance with the approved plans, protocols, statements, schemes and details approved under condition 17, unless otherwise agreed in writing by the MMO.

(5) No part of the authorised scheme may commence until the MMO, in consultation with the MCA, has confirmed in writing that the undertaker has taken into account and, so far as is applicable to that part of the authorised scheme, adequately addressed all MCA recommendations as appropriate to the authorised scheme contained within MGN654 “Offshore Renewable Energy Installations (OREIs) – Guidance on UK Navigational Practice, Safety and Emergency Response Issues” and its annexes.

Reporting of engaged agents, contractors and vessels

19.—(1) The undertaker must provide the following information to the MMO—

- (a) the name and function of any agent or contractor appointed to engage in the licensed activities within seven days of appointment; and
- (b) each week during the construction of the authorised scheme a completed Hydrographic Note H102 listing the vessels currently and to be used in relation to the licensed activities.

(2) Any changes to the supplied details must be notified to the MMO in writing prior to the agent, contractor or vessel engaging in the licensed activities.

Pre-construction monitoring and surveys

20.—(1) The undertaker must, in discharging condition 17(1)(c), submit details (which accord with the in principle monitoring plan) for written approval by the MMO in consultation with the relevant statutory bodies of proposed pre-construction surveys, including methodologies (including appropriate buffers, where relevant) and timings, and a proposed format and content for a pre-construction baseline report; and

- (a) the survey proposals must specify each survey’s objectives and explain how it will assist in either informing a useful and valid comparison with the post-construction position and/or will enable the validation or otherwise of key predictions in the environmental statement; and
- (b) the baseline report proposals must ensure that the outcome of the agreed surveys together with existing data and reports are drawn together to present a valid statement of the pre-construction position, with any limitations, and must make clear what post-construction comparison is intended and the justification for this being required.

(2) The pre-construction surveys referred to in sub-paragraph (1) must, unless otherwise agreed with the MMO, have due regard to, but not be limited to, the need to undertake—

- (a) a survey to determine the location and extent of any *Sabellaria spinulosa* reef inside the area(s) within the Order limits in which it is proposed to carry out construction works;
- (b) a full sea floor coverage swath-bathymetry survey undertaken to IHO Order 1a standard that meets the requirements of MGN654 and its annexes, and side scan sonar, of the area(s) within the Order limits in which it is proposed to carry out construction works including an appropriate buffer area around the site of each work, inclusive of seabed anomalies or sites of historic or archaeological interest that lie within the buffer;
- (c) any marine mammal monitoring required by the monitoring plan submitted in accordance with condition 17(1)(c); and
- (d) any ornithological monitoring required by the monitoring plan submitted in accordance with condition 17(1)(c).

(3) The undertaker must carry out the surveys agreed under sub-paragraph (1) and provide the baseline report to the MMO in the agreed format in accordance with the agreed timetable, unless otherwise agreed in writing by the MMO in consultation with the relevant statutory nature conservation bodies.

Construction monitoring

21.—(1) The undertaker must, in discharging condition 17(1)(c), submit details (which accord with the in principle monitoring plan) for approval by the MMO in consultation with the relevant statutory nature conservation bodies of any proposed monitoring, including methodologies and timings, to be carried out during the construction of the authorised scheme. The survey proposals must specify each survey's objectives. In any event, such monitoring must include measurements of noise generated by the installation of the first four piled foundations of each piled foundation type to be installed.

(2) The undertaker must carry out the surveys approved under sub-paragraph (1), including any further noise monitoring required in writing by the MMO, and provide the agreed reports in the agreed format in accordance with the agreed timetable, unless otherwise agreed in writing with the MMO in consultation with the relevant statutory nature conservation bodies.

(3) The results of the initial noise measurements monitored in accordance with sub-paragraph (1) must be provided to the MMO within six weeks of the installation of the first four piled foundations of each piled foundation type. The assessment of this report by the MMO will determine whether any further noise monitoring is required. If, in the opinion of the MMO in consultation with the statutory nature conservation body, the assessment shows significantly different impacts to those assessed in the environmental statement or failures in mitigation, all piling activity must cease until an update to the marine mammal mitigation protocol and further monitoring requirements have been agreed.

(4) Construction monitoring must include traffic monitoring in accordance with the outline navigation monitoring strategy, including the provision of reports on the results of that monitoring periodically as requested by the MMO in consultation with Trinity House and the MCA.

Post construction

22.—(1) The undertaker must, in discharging condition 17(1)(c), submit details (which accord with the in principle monitoring plan) for approval by the MMO in consultation with relevant statutory bodies of proposed post-construction surveys, including methodologies and timings, and a proposed format, content and timings for providing reports on the results. The survey proposals must specify each survey's objectives and explain how it will assist in either informing a useful and valid comparison with the pre-construction position and/or will enable the validation or otherwise of key predictions in the environmental statement.

(2) The post-construction surveys referred to in sub-paragraph (1) must, unless otherwise agreed with the MMO, have due regard to, but not be limited to, the need to undertake—

- (a) appropriate surveys to determine any change in the location, extent and composition of any *Sabellaria spinulosa* reef identified in the pre-construction survey in the parts of the offshore Order limits in which construction works were carried out. The survey design must be informed by the results of the pre-construction survey;
- (b) within twelve months of completion of the licensed activities, one swath-bathymetry survey undertaken to IHO Order 1a standard that meets the requirements of MGN654 and its annexes of the part(s) of the Order limits in which construction works were carried out to assess any changes in bedform topography and such further monitoring or assessment as may be agreed to ensure that cables have been buried or protected;
- (c) any marine mammal monitoring required by the monitoring plan submitted in accordance with condition 17(1)(c);
- (d) post-construction traffic monitoring in accordance with the outline navigation monitoring strategy, including the provision of reports on the results of that monitoring periodically as requested by the MMO in consultation with Trinity House and the MCA; and
- (e) any ornithological monitoring required by the monitoring plan submitted in accordance with condition 17(1)(c).

(3) The undertaker must carry out the surveys agreed under sub-paragraph (1) and provide the agreed reports in the agreed format in accordance with the agreed timetable, unless otherwise

agreed in writing with the MMO in consultation with the relevant statutory nature conservation bodies.

(4) Following installation of cables, the cable monitoring plan required under condition 17(1)(d)(ii)(cc) must be updated with the results of the post installation surveys. The plan must be implemented during the operational lifetime of the project and reviewed as specified within the plan, following cable burial surveys, or as instructed by the MMO.

Reporting of impact pile driving/detonation of explosives

23.—(1) Only when driven or part-driven pile foundations or detonation of explosives are proposed to be used as part of the foundation installation the undertaker must provide the following information to the Marine Noise Registry—

- (a) prior to the commencement of the licenced activities, information on the expected location, start and end dates of impact pile driving/detonation of explosives to satisfy the Marine Noise Registry’s Forward Look requirements;
- (b) within 12 weeks of completion of impact pile driving/detonation of explosives, information on the locations and dates of impact pile driving/detonation of explosives to satisfy the Marine Noise Registry’s Close Out requirements

(2) The undertaker must notify the MMO of the successful submission of Forward Look or Close Out data pursuant to paragraph (1) above within 7 days of the submission.

(3) For the purpose of this condition—

- (a) “*Marine Noise Registry*” means the database developed and maintained by JNCC on behalf of Defra to record the spatial and temporal distribution of impulsive noise generating activities in UK seas;
- (b) “*Forward Look*” and “*Close Out*” requirements are as set out in the UK Marine Noise Registry Information Document Version 1 (July 2015) or any updated information document.

Scour protection and cable protection during operation

24.—(1) During the period of five years following the completion of construction the undertaker must not install scour protection in locations where scour protection was not installed during construction until the following information has been submitted to and approved by the MMO in consultation with the relevant statutory nature conservation body—

- (a) the need for and location of the scour protection;
- (b) the type and sources of scour protection proposed to be used;
- (c) the volume and area of scour protection proposed, together with details of the total volume and area of scour protection installed under this licence;
- (d) installation methods for the scour protection; and
- (e) a report to confirm the Environmental Statement predictions in relation to the potential impact of scour protection and that the data used is appropriate.

(2) The information required under paragraph (1) must be submitted to the MMO for approval at least four months prior to the date on which scour protection is intended for installation, unless otherwise agreed with the MMO.

(3) The installation of such scour protection must be undertaken in accordance with the details approved under paragraph (1).

(4) A close out report following each instance of installation of scour protection approved under paragraph (1) must be submitted to the MMO within three months of completion of the activity.

(5) Following the date of completion of construction, the undertaker must not install scour protection in locations where scour protection was not installed during construction unless approved under paragraph (1).

(6) During the period of five years following the completion of construction the undertaker must not install cable protection in locations where cable protection was not installed during construction until the following information has been submitted to and approved by the MMO in consultation with the relevant statutory nature conservation body—

- (a) the need for and location of the cable protection;
- (b) the type and sources of cable protection proposed to be used;
- (c) the volume and area of cable protection proposed, together with details of the total volume and area of cable protection installed under this licence;
- (d) installation methods for the cable protection; and
- (e) a report to confirm the Environmental Statement predictions in relation to the potential impact of cable protection and that the data used is appropriate.

(7) The information required under paragraph (6) must be submitted to the MMO for approval at least four months prior to the date on which cable protection is intended for installation, unless otherwise agreed with the MMO.

(8) The installation of such cable protection must be undertaken in accordance with the details approved under paragraph (6).

(9) A close out report following each instance of installation of cable protection approved under paragraph (6) must be submitted to the MMO within three months of completion of the activity.

(10) Following the date of completion of construction, the undertaker must not install cable protection in locations where cable protection was not installed during construction unless approved under paragraph (6).

Co-operation

25.—(1) Prior to submission of plans and documentation required to be submitted to the MMO for approval in accordance with conditions 16(1),17(1) and 26(1), the undertaker must provide a copy of the relevant plans and documentation to the East Anglia TWO undertaker to enable the East Anglia TWO undertaker to provide any comments on the plans and documentation to the undertaker.

(2) The plans and documentation submitted to the MMO for approval in accordance with conditions 16(1), 17(1) and 26(1) must be accompanied by any comments received by the undertaker from the East Anglia TWO undertaker in accordance with paragraph (1) or a statement from the undertaker confirming that no such comments were received.

(3) The undertaker must participate in liaison meetings with the East Anglia TWO undertaker as requested from time to time by the MMO in writing in advance, and such meetings will be chaired by the MMO and may consider such matters as are determined by the MMO relating to the efficient management and discharge of conditions 16(1),17(1) and 26(1) of this licence and conditions 16(1),17(1) and 26(1) of Schedule 13, Part 2 to the East Anglia TWO Order.

(4) For the purposes of this condition—

“East Anglia TWO authorised scheme” means Work Nos. 1 to 6 of the East Anglia TWO Order;

“East Anglia TWO Order” means the East Anglia TWO Offshore Wind Farm Order 20[xx]; and

“East Anglia TWO undertaker” means the undertaker in respect of the East Anglia TWO authorised scheme.

Southern North Sea Special Area of Conservation Site Integrity Plan (Piling)

26.—(1) No piling activities can commence until a Site Integrity Plan (SIP), which accords with the principles set out in the in principle East Anglia ONE North Project Southern North Sea SAC Site Integrity Plan, has been submitted to, and approved in writing, by the MMO in consultation with the relevant statutory nature conservation body.

(2) The SIP submitted for approval must contain a description of the conservation objectives for the Southern North Sea Special Area of Conservation (SNS SAC) as well as any relevant management measures and it must set out the key statutory nature conservation body advice on activities within the SNS SAC relating to piling as set out within the JNCC Guidance and how this has been considered in the context of the authorised scheme.

(3) The SIP must be submitted to the MMO no later than six months prior to the commencement of piling activities.

(4) In approving the SIP the MMO must be satisfied that the authorised scheme at the pre-construction stage, in-combination with other plans and projects, is in line with the JNCC Guidance.

Southern North Sea Special Area of Conservation Site Integrity Plan (UXO clearance)

27.—(1) No removal or detonation of UXO can take place until a Site Integrity Plan (SIP), which accords with the principles set out in the in principle East Anglia ONE North Project Southern North Sea SAC Site Integrity Plan, has been submitted to, and approved in writing, by the MMO in consultation with the relevant statutory nature conservation body.

(2) The SIP submitted for approval must contain a description of the conservation objectives for the Southern North Sea Special Area of Conservation (SNS SAC) as well as any relevant management measures and it must set out the key statutory nature conservation body advice on activities within the SNS SAC relating to removal or detonation of UXO as set out within the JNCC Guidance and how this has been considered in the context of the authorised scheme.

(3) The SIP must be submitted to the MMO no later than six months prior to removal or detonation of UXO being undertaken.

(4) In approving the SIP the MMO must be satisfied that the authorised scheme at the pre-construction stage, in-combination with other plans and projects, is in line with the JNCC Guidance.

Control of piling and UXO detonations

28.—(1) The undertaker must not—

- (a) undertake pile driving in respect of more than one pile at the same time;
- (b) undertake more than one UXO detonation at the same time; or
- (c) undertake pile driving at the same time as undertaking a UXO detonation.

(2) In the event that pile driving or UXO detonation is being carried out under licence 2 (transmission), the undertaker must not undertake pile driving or UXO detonation under this licence at the same time.

(3) During the winter period the undertaker must not carry out more than one pile driving activity or UXO detonation within a 24 hour period under this licence, alone or in-combination with pile driving or UXO detonations undertaken in accordance with licence 2 (transmission).

(4) For the purpose of this condition—

- (a) “winter period” means the period between 1 October to 31 March inclusive.

Herring spawning

29.—(1) The undertaker must not undertake pile driving or UXO detonations during the herring spawning period.

(2) The “herring spawning period” means a period within 1 November and 31 January to be confirmed in writing by the MMO following submission of a herring spawning report by the undertaker which analyses the International Herring Larval Survey data for the periods 1-15 January and 16-31 January for the preceding ten years in order to determine when the highest larval densities occur and which includes a methodology for the analysis.

(3) Unless otherwise agreed in writing with the MMO, the report referred to in paragraph (2) must be submitted to the MMO at least six months prior to—

- (a) the date on which it is intended for UXO clearance activities to begin; or
- (b) the commencement of construction,

whichever is earlier.

Sediment sampling

30.—(1) The undertaker must not undertake dredge or disposal activities until the following have been submitted to and approved in writing by the MMO—

- (a) details of an additional sediment contaminants sampling campaign; and
- (b) a dredge and disposal process report detailing—
 - (i) the results of the sampling campaign referred to in paragraph (1)(a); and
 - (ii) the requirements to be adhered to during any dredge and disposal activities.

(2) Any dredge and disposal activities must be undertaken in accordance with the dredge and disposal process report approved under paragraph (1).

Completion of construction

31.—(1) The undertaker must submit a close out report to the MMO and the relevant statutory nature conservation body within three months of the date of completion of construction. The close out report must confirm the date of completion of construction and must include the following details—

- (a) the final number of installed wind turbine generators; and
- (b) the installed wind turbine generator parameters relevant for ornithological collision risk modelling.

(2) Following completion of construction, no further construction activities can be undertaken under this licence.

SCHEDULE 14

Article 31

Deemed licence under the 2009 Act – offshore transmission assets

PART 1

Licensed marine activities

1.—(1) In this licence—

“the 2004 Act” means the Energy Act 2004;

“the 2009 Act” means the Marine and Coastal Access Act 2009;

“the 2017 Offshore Regulations” means the Conservation of Offshore Marine Habitats and Species Regulations 2017(a);

“the 2017 Regulations” means the Conservation of Habitats and Species Regulations 2017(b);

“air clearance height” means the distance between the lowest point of the rotating blade of the wind turbine generator and MHWS;

(a) S.I. 2017/1013.

(b) S.I. 2017/1012.

“authorised deposits” means the substances and articles specified in paragraph 4 of Part 1 of this licence;

“authorised scheme” means Work Nos. 2 to 6 described in paragraph 3 of Part 1 of this licence or any part of that work;

“best practice protocol for minimising disturbance to red-throated diver” means the document certified as the best practice protocol for minimising disturbance to red-throated diver by the Secretary of State for the purposes of the Order;

“buoy” means any floating device used for navigational purposes or measurement purposes, including LiDAR buoys, wave buoys and guard buoys;

“cable crossings” means the crossing of existing sub-sea cables or pipelines or other existing infrastructure by the platform link or export cables authorised by the Order together with physical protection measures including cable protection;

“cable protection” means measures to protect cables from physical damage and including, but not limited to, the use of bagged solutions filled with grout or other materials, protective aprons or coverings, mattresses, flow energy dissipation devices or rock and gravel burial;

“Cefas” means the Centre for Environment, Fisheries and Aquaculture Science or any successor body to its function;

“commence” means the first carrying out of any licensed marine activities authorised by this licence, save for operations consisting of offshore preparation works or pre-construction monitoring surveys approved under this licence and the words “commencement” and “commenced” must be construed accordingly;

“condition” means a condition in Part 2 of this licence;

“Defence Infrastructure Organisation Safeguarding” means Ministry of Defence Safeguarding, Defence Infrastructure Organisation, Kingston Road, Sutton Coldfield, West Midlands, B75 7RL and any successor body to its functions;

“enforcement officer” means a person authorised to carry out enforcement duties under Chapter 3 of the 2009 Act;

“environmental statement” means the document certified as the environmental statement by the Secretary of State for the purposes of the Order;

“European offshore marine site” has the meaning given in regulation 18 of the 2017 Offshore Regulations;

“European site” has the meaning given in regulation 27 of the 2017 Offshore Regulations;

“gravity base foundation” means a structure principally of steel, concrete, or steel and concrete which rests on the seabed either due to its own weight with or without added ballast or additional skirts and associated equipment including scour protection, J-tubes, corrosion protection systems and access platforms and equipment;

“in principle monitoring plan” means the document certified as the in principle monitoring plan by the Secretary of State for the purposes of the Order;

“in principle East Anglia ONE North Project Southern North Sea SAC Site Integrity Plan” means the document certified as the in principle East Anglia ONE North Project Southern North Sea SAC Site Integrity Plan by the Secretary of State for the purposes of the Order;

“Historic England” means the Historic Buildings and Monuments Commission for England;

“intertidal area” means the area between MHWS and MLWS;

“jacket foundation” means a steel jacket/lattice-type structure constructed of steel which is fixed to the seabed at three or more points with steel pin piles or steel suction buckets and associated equipment including scour protection, J-tubes, corrosion protection systems and access platform(s) and equipment;

“JNCC Guidance” means the statutory nature conservation body ‘Guidance for assessing the significance of noise disturbance against Conservation Objectives of harbour porpoise SACs’ Joint Nature Conservation Committee Report No.654, May 2020 published in June 2020 as amended, updated or superseded from time to time;

“Kingfisher Fortnightly Bulletin” means the bulletin published by the Humber Seafood Institute or such other alternative publication approved in writing by the MMO for the purposes of this licence;

“LAT” means lowest astronomical tide;

“licence 1 (generation)” means the licence set out in Schedule 13 (deemed licence under the 2009 Act – generation assets);

“licensed activities” means the activities specified in Part 1 of this licence;

“maintain” includes inspect, upkeep, repair, adjust, and alter and further includes remove, reconstruct and replace (but only in relation to any of the ancillary works in Part 2 of Schedule 1 (ancillary works) to the Order and any component part of any offshore electrical platform or construction, operation and maintenance platform described in Part 1 of Schedule 1 (authorised development) to the Order not including the alteration, removal or replacement of foundations), to the extent assessed in the environmental statement; and “maintenance” must be construed accordingly;

“mean high water springs” or “MHWS” means the highest level which spring tides reach on average over a period of time;

“mean low water springs” or “MLWS” means the average height of all low waters above Chart Datum;

“Marine Management Organisation” or “MMO” means the body created under the 2009 Act which is responsible for the monitoring and enforcement of this licence;

“MCA” means the Maritime and Coastguard Agency;

“monopile foundation” means a steel pile, typically cylindrical, driven and/or drilled into the seabed and associated equipment including scour protection, J-tubes, corrosion protection systems and access platform(s) and equipment;

“offshore electrical platform” means a platform with one or more decks, whether open or fully clad, accommodating electrical power transformers, low, medium and/or high voltage switch gear, instrumentation, protection and control systems, neutral earthing resistors, reactive compensation, standby electrical generation equipment, fuelling facilities, auxiliary and uninterruptible power supply systems and transformers, accommodation, emergency shelter, craneage, metering stations, meteorological equipment, helicopter landing facilities, messing facilities, potable water storage, black water separation equipment, control hub, drainage facilities, access equipment, J-tubes, marking and lighting and other associated equipment and facilities to enable the transmission of electronic communications and for electricity to be collected at, and exported from, the platform;

“offshore Order limits” means the limits shown on the works plans within which the authorised scheme may be carried out;

“offshore platforms” means the construction, operation and maintenance platform and the offshore electrical platforms;

“offshore preparation works” means surveys, monitoring and UXO clearance activities seaward of MHWS undertaken prior to the commencement of construction to prepare for construction;

“the Order” means the East Anglia ONE North Offshore Wind Farm Order 202*;

“outline fisheries liaison and coexistence plan” means the document certified as the outline fisheries liaison and coexistence plan by the Secretary of State for the purposes of the Order;

“outline navigation monitoring strategy” means the document certified as the outline navigation monitoring strategy by the Secretary of State for the purposes of the Order;

“outline offshore operations and maintenance plan” means the document certified as the outline offshore operations and maintenance plan by the Secretary of State for the purposes of the Order;

“outline *Sabellaria* reef management plan” means the document certified as the outline *Sabellaria* reef management plan by the Secretary of State for the purposes of the Order;

“outline written scheme of investigation (offshore)” means the document certified as the outline written scheme of investigation (offshore) by the Secretary of State for the purposes of the Order;

“pin piles” means steel cylindrical piles driven and/or drilled into the seabed to secure steel jacket foundations;

“platform link cables” means the cables linking offshore platforms to one another and described in Work No. 4;

“relevant site” means a European offshore marine site or a European site;

“SAC” means special area of conservation;

“statutory historic body” means Historic England or its successor in function;

“statutory nature conservation body” means the appropriate nature conservation body as defined in regulation 5 of the 2017 Regulations;

“suction caisson” means large diameter steel cylindrical shells which penetrate the seabed assisted by a hydrostatic pressure differential for securing steel jacket foundations;

“suction caisson foundation” means a tubular steel structure which penetrates the seabed assisted by a hydrostatic pressure differential and associated equipment, including scour protection, J-tubes, corrosion protection systems and access platform(s) and equipment;

“transition bay” means an underground pit where the offshore export cables comprised in Work No. 7 are jointed to the onshore works;

“Trinity House” means the Corporation of Trinity House of Deptford Strond;

“undertaker” means East Anglia ONE North Limited (company number 11121800);

“vessel” means every description of vessel, however propelled or moved, and includes a non-displacement craft, a personal watercraft, a seaplane on the surface of the water, a hydrofoil vessel, a hovercraft or any other amphibious vehicle and any other thing constructed or adapted for movement through, in, on or over water and which is at the time in, on or over water;

“UK Hydrographic Office” means the UK Hydrographic Office of Admiralty Way, Taunton, Somerset, TA1 2DN;

“UXO” means unexploded ordnance; and

“works plans” means the plans certified as the works plans by the Secretary of State for the purposes of the Order.

(2) A reference to any statute, order, regulation or similar instrument is construed as a reference to a statute, order, regulation or instrument as amended by any subsequent statute, order, regulation or instrument or as contained in any subsequent re-enactment.

(3) Unless otherwise indicated—

- (a) all times are taken to be Greenwich Mean Time (GMT);
- (b) all coordinates are taken to be latitude and longitude degrees and minutes to two decimal places.

(4) Except where otherwise notified in writing by the relevant organisation, the primary point of contact with the organisations listed below and the address for returns and correspondence are—

(a) Marine Management Organisation

Marine Licensing Team

Lancaster House

Hampshire Court

Newcastle Business Park

Newcastle upon Tyne

NE4 7YH

Tel: 0300 123 1032;

- (b) Marine Management Organisation (local office)
Marine Environment Team
Pakefield Road
Lowestoft
Suffolk
NR33 0HT
Tel: 0208 026 6094;
- (c) Trinity House
Tower Hill
London
EC3N 4DH
Tel: 020 7481 6900;
- (d) The United Kingdom Hydrographic Office
Admiralty Way
Taunton
Somerset
TA1 2DN
Tel: 01823 337 900;
- (e) Maritime and Coastguard Agency
Navigation Safety Branch
Bay 2/20, Spring Place
105 Commercial Road
Southampton
SO15 1EG
Tel: 020 3817 2426;
- (f) Natural England
Area 1C, Nobel House
17 Smith Square
London
SW1P 2AL
Tel: 0300 060 4911;
- (g) Historic England
Brooklands
24 Brooklands Avenue
Cambridge
CB2 8BU.
Tel: 01223 582749.

Details of licensed marine activities

2.—(1) Subject to the licence conditions, this licence authorises the undertaker (and any agent or contractor acting on their behalf) to carry out the following licensable marine activities under section 66(1) of the 2009 Act—

- (a) the deposit at sea of the substances and articles specified in paragraph 4 below;
- (b) the construction of works in or over the sea or on or under the sea bed;

- (c) dredging for the purposes of seabed preparation for foundation works and cable laying preparation works;
- (d) debris clearance works;
- (e) boulder clearance works either by displacement ploughing or subsea grab technique or other equivalent method;
- (f) UXO clearance works;
- (g) the removal of out of service cables;
- (h) the removal of sediment samples for the purposes of informing environmental monitoring under this licence during pre-construction, construction and operation; and
- (i) the disposal of up to 1,887,600 m³ of inert material of natural origin and/or dredged material within the offshore Order limits produced during construction drilling or seabed preparation for foundation works, sandwave clearance and boulder clearance works at disposal site reference(s) to be provided by the MMO within the extent of the Order limits seaward of MHWS comprising—
 - (i) 668,800 m³ in respect of the construction, operation and maintenance platform and the offshore electrical platforms (some of which may alternatively be disposed under licence 1 (generation));
 - (ii) 150,000 m³ in respect of the platform link cables (some of which may alternatively be disposed under licence 1 (generation)); and
 - (iii) 1,068,800 m³ in respect of the subsea export cables.

3. Such activities are authorised in relation to the construction, maintenance and operation of—

(1) Work No. 2—

- (a) up to one construction, operation and maintenance platform fixed to the seabed within the area shown on the works plans by one of four foundation types (namely monopile, jacket on suction caissons, jacket on piles or gravity base) (which may alternatively be constructed under licence 1 (generation));

(2) Work No. 3—

- (a) up to four offshore electrical platforms fixed to the seabed within the area shown on the works plans by one of four foundation types (namely monopile, jacket on suction caissons, jacket on piles or gravity base) (which may alternatively be constructed under licence 1 (generation));

(3) Work No. 4—

- (a) a network of subsea platform link cables within the area shown on the works plans between the offshore electrical platforms comprising Work No. 3 and between the construction, operation and maintenance platform comprising Work No. 2 and the offshore electrical platforms comprising Work No. 3 for the transmission of electricity and electronic communications including one or more cable crossings (which may alternatively be constructed under licence 1 (generation));

(4) Work No. 5—

- (a) up to two subsea export cables between Work No. 3 and Work No. 6 within the area shown on the works plans including one or more cable crossings;

(5) Work No. 6—

- (a) a landfall connection works consisting of up to two cables laid underground from Work No. 5 to the transition bays;

(6) In connection with such Work Nos. 2 to 6 and to the extent that they do not otherwise form part of any such work, further associated development comprising such other works as may be necessary or expedient for the purposes of or in connection with the relevant part of the authorised scheme and which fall within the scope of the work assessed by the environmental statement, including—

- (a) scour protection around the foundations of the offshore structures;

- (b) cable protection measures such as rock placement and the placement of concrete mattresses and frond mattresses;
- (c) dredging;
- (d) the removal of material from the seabed required for the construction of Work Nos. 2 to 6 and the disposal of seabed sediments produced during construction drilling and seabed preparation for the installation of the foundations of the offshore structures or during seabed preparation for cable laying;

(7) In connection with such Work Nos. 2 to 6, ancillary works within the Order limits which have been subject to an environmental impact assessment recorded in the environmental statement comprising—

- (a) temporary landing places, moorings or other means of accommodating vessels in the construction and/ or maintenance of the authorised scheme; and
- (b) marking buoys, beacons, fenders and other navigational warning or ship impact protection works.

4. The substances or articles authorised for deposit at sea are—

- (a) iron and steel, copper and aluminium;
- (b) stone and rock;
- (c) concrete;
- (d) sand and gravel;
- (e) plastic and synthetic;
- (f) bentonite drilling mud;
- (g) material extracted from within the offshore Order limits during construction drilling and seabed preparation for foundation works and sandwave clearance works; and
- (h) marine coatings, other chemicals and timber.

5. The grid coordinates for the authorised scheme are specified below—

<i>Point</i>	<i>Latitude</i>	<i>Longitude</i>
1	52° 21 40.240N	02° 18 57.351E
2	52° 22 49.082N	02° 18 20.131E
3	52° 25 41.851N	02° 18 38.726E
4	52° 26 07.817N	02° 19 55.691E
5	52° 25 47.948N	02° 34 14.117E
6	52° 20 33.278N	02° 34 13.789E
7	52° 20 19.052N	02° 28 56.310E
8	52° 18 11.924N	02° 20 49.771E
9	52° 21 07.976N	02° 19 14.783E
10	52° 19 34.060N	02° 11 21.980E
11	52° 19 10.459N	02° 10 57.491E
12	52° 19 10.410N	02° 08 40.019E
13	52° 17 42.613N	02° 08 31.830E
14	52° 18 44.262N	02° 06 49.319E
15	52° 18 39.650N	01° 57 24.848E
16	52° 17 25.858N	01° 54 09.969E
17	52° 17 24.663N	01° 52 03.374E
18	52° 17 24.629N	01° 52 03.277E
19	52° 15 14.373N	01° 45 57.606E
20	52° 14 29.510N	01° 45 06.050E
21	52° 10 51.365N	01° 42 32.460E
22	52° 09 56.713N	01° 39 52.443E
23	52° 09 53.117N	01° 38 40.253E

24	52° 10 06.702N	01° 37 38.597E
25	52° 10 44.466N	01° 37 04.551E
26	52° 11 01.504N	01° 37 17.750E
27	52° 11 02.378N	01° 37 15.833E
28	52° 11 11.451N	01° 37 20.545E
29	52° 11 22.030N	01° 37 22.233E
30	52° 11 30.678N	01° 37 21.417E
31	52° 11 31.210N	01° 37 24.534E
32	52° 11 33.421N	01° 37 24.505E
33	52° 11 53.663N	01° 37 50.246E
34	52° 12 26.106N	01° 40 17.584E
35	52° 13 37.194N	01° 41 04.014E
36	52° 15 54.943N	01° 45 03.442E
37	52° 18 25.193N	01° 52 05.276E
38	52° 20 19.496N	01° 56 37.327E
39	52° 20 25.400N	02° 08 48.429E
40	52° 20 02.196N	02° 08 47.461E
41	52° 20 02.239N	02° 10 44.070E

6. This licence remains in force until the authorised scheme has been decommissioned in accordance with a programme approved by the Secretary of State under section 106 of the 2004 Act, including any modification to the programme under section 108, and the completion of such programme has been confirmed by the Secretary of State in writing.

7. The provisions of section 72 of the 2009 Act apply to this licence except that the provisions of section 72(7) and (8) relating to the transfer of the licence only apply to a transfer not falling within article 5 (benefit of the Order).

8. With respect to any condition which requires the licensed activities be carried out in accordance with the plans, protocols or statements approved under this licence, the approved details, plan or scheme are taken to include any amendments that may subsequently be approved in writing by the MMO.

9. Any amendments to the details, plan or scheme must be in accordance with the principles and assessments set out in the environmental statement, and approval for an amendment may be given only where it has been demonstrated to the satisfaction of the MMO that the amendment is unlikely to give rise to any materially new or materially different environmental effects from those assessed in the environmental statement.

PART 2

Conditions

Design parameters

1.—(1) The total number of construction, operation and maintenance platforms forming part of the authorised scheme and the authorised scheme in licence 1 (generation) taken together must not exceed one (whether constructed under this licence or licence 1 (generation)).

(2) The dimensions of the construction, operation and maintenance platform forming part of the authorised scheme (excluding towers, helipads, masts and cranes) must not exceed 50 metres in height when measured from LAT, 70 metres in length and 50 metres in width.

2.—(1) The total number of offshore electrical platforms forming part of the authorised scheme and the authorised scheme in licence 1 (generation) taken together must not exceed four (whether constructed under this licence or licence 1 (generation)).

(2) The dimensions of any offshore electrical platform forming part of the authorised scheme (excluding towers, helipads, masts and cranes) must not exceed 50 metres in height when measured from LAT, 70 metres in length and 50 metres in width.

3.—(1) The total length of the cables forming part of the authorised scheme and the authorised scheme in licence 1 (generation) and the volume and area of their cable protection must not exceed the following (whether installed under this licence or licence 1 (generation))—

<i>Work</i>	<i>Length</i>	<i>Area of cable protection</i>	<i>Volume of cable protection</i>
Work No. 4 (platform link cables)	75 kilometres	130,390 m ²	146,650 m ³
Work Nos. 5 and 6 (export cables)	152 kilometres	110,840 m ²	124,662 m ³

4.—(1) In relation to any construction, operation and maintenance platform, the gravity base foundations must not have a total footprint of more than 4,800 m².

(2) In relation to any construction, operation and maintenance platform, the jacket foundations must not have a total footprint at the seabed which is more than 5,676 m².

(3) In relation to any construction, operation and maintenance platform, the monopile foundation must not have a total footprint at the seabed which is more than 177 m².

(4) The total amount of scour protection for the construction, operation and maintenance platform forming part of the authorised scheme and the authorised scheme in licence 1 (generation) must not exceed 15,276 m² (whether installed under this licence or licence 1 (generation)).

(5) The total volume of scour protection for the construction, operation and maintenance platform forming part of the authorised scheme and the authorised scheme in licence 1 (generation) must not exceed 22,914 m³ (whether installed under this licence or licence 1 (generation)).

5.—(1) In relation to each offshore electrical platform, the gravity base foundations must not have a total footprint at the seabed which is more than 4,800 m².

(2) In relation to each offshore electrical platform, the jacket foundations must not have a total footprint at the seabed which is more than 5,676 m².

(3) In relation to each offshore electrical platform, the monopile foundation must not have a total footprint at the seabed which is more than 177 m².

(4) The total amount of scour protection for the offshore electrical platforms forming part of the authorised scheme and the authorised scheme in licence 1 (generation) must not exceed 62,064 m² (whether installed under this licence or licence 1 (generation)).

(5) The total volume of scour protection for the offshore electrical platforms forming part of the authorised scheme and the authorised scheme in licence 1 (generation) must not exceed 91,656 m³ (whether installed under this licence or licence 1 (generation)).

Notifications and inspections

6.—(1) The undertaker must ensure that—

- (a) a copy of this licence (issued as part of the grant of the Order) and any subsequent amendments or revisions to it is provided to—
 - (i) all agents and contractors notified to the MMO in accordance with condition 15; and
 - (ii) the masters and transport managers responsible for the vessels notified to the MMO in accordance with condition 15;
- (b) within 28 days of receipt of a copy of this licence those persons referred to in paragraph (a) above must confirm receipt of this licence in writing to the MMO.

(2) Only those persons and vessels notified to the MMO in accordance with condition 15 are permitted to carry out the licensed activities.

- (3) Copies of this licence must also be available for inspection at the following locations—
- (a) the undertaker's registered address;
 - (b) any site office located at or adjacent to the construction site and used by the undertaker or its agents and contractors responsible for the loading, transportation or deposit of the authorised deposits; and
 - (c) on board each vessel or at the office of any transport manager with responsibility for vessels from which authorised deposits or removals are to be made.
- (4) The documents referred to in sub-paragraph (1)(a) must be available for inspection by an authorised enforcement officer at the locations set out in sub-paragraph (3)(b) above.
- (5) The undertaker must provide access, and if necessary appropriate transportation, to the offshore construction site or any other associated works or vessels to facilitate any inspection that the MMO considers necessary to inspect the works during construction and operation of the authorised scheme.
- (6) The undertaker must inform the MMO Coastal Office in writing at least five days prior to UXO clearance activities and at least five days prior to commencement of the licensed activities or any part of them, and within five days of completion of the licensed activities.
- (7) The undertaker must inform the Kingfisher Information Service of Seafish by email to kingfisher@seafish.co.uk of details regarding the vessel routes, timings and locations relating to the construction of the authorised scheme or relevant part—
- (a) at least 14 days prior to UXO clearance activities, for inclusion in the Kingfisher Fortnightly Bulletin and offshore hazard awareness data;
 - (b) at least 14 days prior to the commencement of offshore activities, for inclusion in the Kingfisher Fortnightly Bulletin and offshore hazard awareness data; and
 - (c) as soon as reasonably practicable and no later than 24 hours after completion of construction of all offshore activities.

Confirmation of notification must be provided to the MMO within five days.

(8) A notice to mariners must be issued at least 14 days prior to UXO clearance activities and at least 14 days prior to the commencement of the licensed activities or any part of them advising of the start date of Work Nos. 2, 3, 4, 5 and 6 to the extent that they are constructed under this licence, and the expected vessel routes from the construction ports to the relevant location. Copies of all notices must be provided to the MMO, MCA and UKHO within five days.

(9) The notices to mariners must be updated and reissued at regular intervals during construction activities and at least five days before any planned operations and maintenance works and supplemented with VHF radio broadcasts agreed with the MCA in accordance with the construction programme approved under condition 13(1)(b). Copies of all notices must be provided to the MMO and UKHO within five days.

(10) The undertaker must notify the UK Hydrographic Office of UXO clearance activities (14 days prior) and of the commencement (14 days prior), progress and completion of construction (within 14 days) of the licensed activities in order that all necessary amendments to nautical charts are made and the undertaker must send a copy of such notifications to the MMO within five days.

(11) In case of damage to, or destruction or decay of, the authorised scheme seaward of MHWS or any part thereof the undertaker must as soon as possible and no later than 24 hours following the undertaker becoming aware of any such damage, destruction or decay, notify MMO, MCA, Trinity House, Kingfisher Information Service and the UK Hydrographic Office.

(12) In case of exposure of cables on or above the seabed, the undertaker must, within three days following identification of a cable exposure, notify mariners by issuing a notice to mariners and by informing Kingfisher Information Service of the location and extent of exposure. Copies of all notices must be provided to the MMO, MCA, Trinity House and UKHO within five days.

Aids to navigation

7.—(1) The undertaker must during the whole period from commencement of the licensed activities to completion of decommissioning seaward of MHWS exhibit such lights, marks, sounds, signals and other aids to navigation, and take such other steps for the prevention of danger to navigation as Trinity House may from time to time direct.

(2) The undertaker must during the period from the start of construction of the authorised scheme to completion of decommissioning seaward of MHWS keep Trinity House and the MMO informed of progress of the authorised scheme including the following—

- (a) notice of commencement of construction of the authorised scheme within 24 hours of commencement having occurred;
- (b) notice within 24 hours of any aids to navigation being established by the undertaker; and
- (c) notice within five days of completion of construction of the authorised scheme.

(3) The undertaker must provide reports to Trinity House on the availability of aids to navigation in accordance with the frequencies set out in the aids to navigation management plan approved pursuant to condition 13(1)(i) using the reporting system provided by Trinity House.

(4) The undertaker must during the whole period from commencement of the licensed activities to completion of decommissioning seaward of MHWS notify Trinity House and the MMO of any failure of the aids to navigation and the timescales and plans for remedying such failures, as soon as possible and no later than 24 hours following the undertaker becoming aware of any such failure.

(5) In the event that the provisions of condition 6(11) are invoked, the undertaker must lay down such buoys, exhibit such lights and take such other steps for preventing danger to navigation as directed by Trinity House.

8.—(1) The undertaker must colour all structures yellow (colour code RAL 1023) from at least highest astronomical tide to a height directed by Trinity House, or must colour the structure as directed by Trinity House from time to time.

(2) Subject to sub-paragraph (1) above, unless the MMO otherwise directs, the undertaker must ensure that the remainder of the structures are painted submarine grey (colour code RAL 7035).

Aviation safety

9.—(1) The undertaker must notify the Defence Infrastructure Organisation Safeguarding, at least 14 days prior to the commencement of the authorised scheme, in writing of the following information—

- (a) the date of the commencement of construction of the authorised scheme;
- (b) the maximum height of any construction equipment to be used;
- (c) the maximum height of any platform to be constructed;
- (d) the latitude and longitude of each platform to be constructed,

and the Defence Infrastructure Organisation Safeguarding must be notified of any changes to the information supplied under this paragraph and of the completion of the construction of the authorised scheme. Copies of notifications must be provided to the MMO within five working days of the notification to the Defence Infrastructure Organisation Safeguarding.

Chemicals, drilling and debris

10.—(1) Unless otherwise agreed in writing by the MMO, the carriage and use of chemicals in the construction of the authorised scheme must comply with the International Convention for the Prevention of Pollution from Ships.

(2) The undertaker must ensure that any coatings/treatments are suitable for use in the marine environment and are used in accordance with guidelines approved by Health and Safety Executive and the Environment Agency Pollution Prevention Control Guidelines.

(3) The storage, handling, transport and use of fuels, lubricants, chemicals and other substances must be undertaken so as to prevent releases into the marine environment, including bunding of 110% of the total volume of all reservoirs and containers.

(4) The undertaker must inform the MMO of the location and quantities of material disposed of each month under the Order, by submission of a disposal return by 31 January each year for the months July to December inclusive, and by 31 July each year for the months January to June inclusive.

(5) The undertaker must ensure that only inert material of natural origin, drilling mud and dredged material, produced during the drilling installation of or seabed preparation for foundations, and sandwave clearance works is disposed of within site disposal reference [] within the extent of the Order limits seaward of MHWS. Any material of anthropogenic origin will be screened out and disposed of at an appropriate waste facility onshore.

(6) The undertaker must ensure that any rock material used in the construction of the authorised scheme is from a recognised source, free from contaminants and containing minimal fines.

(7) In the event that any rock material used in the construction of the authorised scheme is misplaced or lost below MHWS, the undertaker must report the loss to the District Marine Office within 48 hours and if the MMO reasonably considers such material to constitute a navigation or environmental hazard (dependent on the size and nature of the material) the undertaker must endeavour to locate the material and recover it.

(8) The undertaker must ensure that no waste concrete slurry or wash water from concrete or cement works are discharged into the marine environment. Concrete and cement mixing and washing areas should be contained to prevent run off entering the water through the freeing ports.

(9) The undertaker must ensure that any oil, fuel or chemical spill within the marine environment is reported to the MMO, Marine Pollution Response Team in accordance with the marine pollution contingency plan approved under condition 13(1)(e)(i).

(10) All dropped objects must be reported to the MMO using the Dropped Object Procedure Form as soon as reasonably practicable and in any event within five days of the undertaker becoming aware of an incident. On receipt of the Dropped Object Procedure Form, the MMO may require relevant surveys to be carried out by the undertaker (such as side scan sonar) if reasonable to do so and the MMO may require obstructions to be removed from the seabed at the undertaker's expense if reasonable to do so.

Force majeure

11.—(1) If, due to stress of weather or any other cause the master of a vessel determines that it is necessary to deposit the authorised deposits within or outside of the Order limits because the safety of human life and/or of the vessel is threatened, within 48 hours full details of the circumstances of the deposit must be notified to the MMO.

(2) The unauthorised deposits must be removed at the expense of the undertaker unless written approval is obtained from the MMO.

UXO clearance

12.—(1) No removal or detonation of UXO can take place until the following have been submitted to and approved in writing by the MMO in consultation with the relevant statutory nature conservation body and, in respect of the method statement, the MCA—

- (a) a method statement for UXO clearance which must include—
 - (i) methodologies for—
 - (aa) identification and investigation of potential UXO targets;
 - (bb) clearance of UXO;
 - (cc) removal and disposal of large debris;
 - (ii) a plan showing the area in which clearance activities are proposed to take place;

- (iii) a programme of works; and
 - (iv) any exclusion zones/environmental micro-siting requirements;
- (b) a marine mammal mitigation protocol in accordance with the draft marine mammal mitigation protocol, the intention of which is to prevent injury to marine mammals, following current best practice as advised by the relevant statutory nature conservation bodies.
- (2) The method statement (excluding the information required under paragraphs (1)(a)(ii) and (1)(a)(iv)) and the marine mammal mitigation protocol must be submitted to the MMO for approval at least six months prior to the date on which it is intended for UXO clearance activities to begin.
- (3) The information to be included within the method statement in accordance with sub-paragraphs (1)(a)(ii) and (1)(a)(iv) must be submitted to the MMO for approval at least three months prior to the date on which it is intended for UXO clearance activities to begin.
- (4) Any UXO clearance activities must be undertaken in accordance with the method statement and marine mammal mitigation protocol approved under paragraph (1).
- (5) Subject to paragraph (6), a UXO clearance close out report must be submitted to the MMO and the relevant statutory nature conservation body within three months following the end of the UXO clearance activity and must include the following for each detonation undertaken—
- (a) co-ordinates, depth, current speed, charge utilised and the date and time of each detonation; and
 - (b) whether any mitigation was deployed, including feedback on practicalities of deployment of equipment and efficacy of the mitigation where reasonably practicable, or justification if this information is not available.
- (6) Should there be more than one UXO clearance activity, the report required under paragraph (5) will be provided at intervals agreed with the MMO.

Pre-construction plans and documentation

- 13.—**(1) The licensed activities or any part of those activities must not commence until the following (as relevant to that part) have been submitted to and approved in writing by the MMO—
- (a) A design plan at a scale of between 1:25,000 and 1:50,000, including detailed representation on the most suitably scaled admiralty chart, to be approved in writing with the MMO in consultation with Trinity House and the MCA which shows—
 - (i) the proposed location and choice of foundation of all offshore electrical platforms and the construction, operation and maintenance platform;
 - (ii) the length and arrangement of all cables comprising Work Nos. 4, 5 and 6;
 - (iii) the dimensions of all gravity base foundations;
 - (iv) the dimensions of all jacket foundations;
 - (v) the dimensions of all suction caisson foundations;
 - (vi) the dimensions of all monopile foundations;
 - (vii) the proposed layout of the offshore electrical platforms and the construction, operation and maintenance platform including any exclusion zones identified under condition 13(1)(g)(iv);
 - (viii) a plan showing the indicative layout of the offshore electrical platforms and the construction, operation and maintenance platform including all exclusion zones (insofar as not shown in (vii) above) and showing the indicative programming of particular works as set out in the indicative programme to be provided under condition 13(1)(b)(iii); and
 - (ix) any exclusion zones/environmental micro-siting requirements;
- to ensure conformity with the description of Work Nos. 2 to 6 and compliance with conditions 1 to 5 above.

- (b) A construction programme to include details of—
 - (i) the proposed construction start date;
 - (ii) proposed timings for mobilisation of plant delivery of materials and installation works;
 - (iii) an indicative written construction programme for the offshore electrical platforms, and the construction, operation and maintenance platform and cables comprised in the works at paragraph 3 of Part 1 (licenced marine activities) of this licence (insofar as not shown in paragraph (ii) above);
- (c) A monitoring plan (which accords with the in principle monitoring plan) to include details of proposed pre-construction surveys, baseline report format and content, construction monitoring, post-construction monitoring and related reporting in accordance with conditions 16, 17 and 18 to be submitted to the MMO in accordance with the following—
 - (i) at least six months prior to the first survey, detail of the pre-construction surveys and an outline of all proposed monitoring;
 - (ii) at least six months prior to construction, detail on construction monitoring;
 - (iii) at least six months prior to completion of construction, detail of post-construction (and operational) monitoring;
 unless otherwise agreed in writing with the MMO.
- (d) A construction method statement in accordance with the construction methods assessed in the environmental statement and including details of—
 - (i) foundation installation methodology, including drilling methods and disposal of drill arisings and material extracted during seabed preparation for foundation works;
 - (ii) cable specification, installation and monitoring, to include—
 - (aa) technical specification of offshore cables below MHWS;
 - (bb) a detailed cable laying plan for the Order limits, incorporating a burial risk assessment encompassing the identification of any cable protection that exceeds 5% of navigable depth referenced to Chart Datum and, in the event that any area of cable protection exceeding 5% of navigable depth is identified, details of any steps (to be determined following consultation with the MCA and Trinity House) to be taken to ensure existing and future safe navigation is not compromised or such similar assessment to ascertain suitable burial depths and cable laying techniques, including cable landfall and cable protection; and
 - (cc) proposals for monitoring offshore cables and the status of cable protection during the operational lifetime of the authorised scheme which include a risk based approach to the management of unburied or shallow buried cables; and
 - (dd) where necessary, a relocation plan for Waverider Buoy and associated buoy (WMO ID: 62294) located at 52°12' 28.8"N, 001° 41' 04.8"E during cable installation, after consultation by the undertaker with Cefas and Trinity House;
 - (iii) scour protection management and cable protection including details of the need, type, sources, quantity and installation methods for scour protection and cable protection, with details updated and resubmitted for approval if changes to it are proposed following cable laying operations;
 - (iv) main contractors;
 - (v) vessels and vessels transit corridors; and
 - (vi) associated and ancillary works.
- (e) A project environmental management plan covering the period of construction and operation to include details of—

- (i) a marine pollution contingency plan to address the risks, methods and procedures to deal with any spills and collision incidents of the authorised scheme in relation to all activities carried out;
 - (ii) a chemical risk assessment to include information regarding how and when chemicals are to be used, stored and transported in accordance with recognised best practice guidance;
 - (iii) waste management and disposal arrangements;
 - (iv) the appointment and responsibilities of a fisheries liaison officer;
 - (v) a fisheries liaison and coexistence plan, in accordance with the outline fisheries liaison and coexistence plan, to ensure relevant fishing fleets are notified of commencement of licensed activities pursuant to condition 6 and to address the interaction of the licensed activities with fishing activities;
 - (vi) procedures which must be adopted within vessels transit corridors to minimise disturbance to red-throated diver during the period 1 November to 1 March (inclusive), which must be in accordance with the best practice protocol for minimising disturbance to red-throated diver.
- (f) In the event that driven or part-driven pile foundations are proposed to be used, a marine mammal mitigation protocol in accordance with the draft marine mammal mitigation protocol, the intention of which is to prevent injury to marine mammals, following current best practice as advised by the relevant statutory nature conservation bodies.
- (g) A written scheme of archaeological investigation in relation to the offshore Order limits seaward of mean high water, which must be submitted to the statutory historic body at least six months prior to commencement of the licensed activities and to the MMO at least four months prior to commencement of the licensed activities and which must accord with the outline written scheme of investigation (offshore) and industry good practice, in consultation with the statutory historic body (and, if relevant, Suffolk County Council) to include—
- (i) details of responsibilities of the undertaker, archaeological consultant and contractor;
 - (ii) details of coastal interface;
 - (iii) a methodology for further site investigation including any specifications for geophysical, geotechnical and diver or remotely operated vehicle investigations;
 - (iv) archaeological analysis of survey data, and timetable for reporting, which is to be submitted to the MMO within four months of any survey being completed;
 - (v) delivery of any mitigation including, where necessary, identification and modification of archaeological exclusion zones;
 - (vi) monitoring of archaeological exclusion zones during and post construction, where required;
 - (vii) a requirement for the undertaker to ensure that a copy of any agreed archaeological report is deposited with the Archaeological Data Service, by submitting an OASIS (Online Access to the Index of archaeological investigationS’) form with a digital copy of the report within six months of completion of construction of the authorised scheme, and to notify the MMO and Historic England that the OASIS form has been submitted to the Archaeological Data Service within two weeks of submission;
 - (viii) a reporting and recording protocol, including reporting of any wreck or wreck material during construction, operation and decommissioning of the authorised scheme; and
 - (ix) a timetable for all further site investigations, which must allow sufficient opportunity to establish a full understanding of the historic environment within the offshore Order limits and the approval of any necessary mitigation required as a result of the further site investigations prior to commencement of licensed activities.
- (h) An offshore operations and maintenance plan, in accordance with the outline offshore operations and maintenance plan, to be submitted to the MMO at least six months prior to

commencement of operation of the licensed activities and to provide for review and resubmission every three years during the operational phase.

- (i) An aids to navigation management plan to be approved in writing by the MMO following consultation with Trinity House, to include details of how the undertaker will comply with the provisions of condition 7 for the lifetime of the authorised scheme.
- (j) A *Sabellaria* reef management plan, in accordance with the outline *Sabellaria* reef management plan, to be submitted to the MMO at least six months prior to undertaking any pre-construction geophysical survey detailed in the monitoring plan to be submitted under condition 13(1)(c)(i).

(2) In the event that driven or part-driven pile foundations are proposed to be used, the hammer energy used to drive or part-drive the pile foundations must not exceed—

- (a) 4,000kJ in respect of monopile foundations; and
- (b) 2,400kJ in respect of pin piles.

(3) Pre-construction archaeological investigations, UXO clearance and pre-commencement material operations which involve intrusive seabed works must only take place in accordance with a specific written scheme of archaeological investigation which is itself in accordance with the details set out in the outline written scheme of investigation (offshore), and which has been submitted to and approved by the MMO in consultation with the statutory historic body.

14.—(1) Any archaeological reports produced in accordance with condition 13(1)(g)(iii) are to be approved by the statutory historic body.

(2) Each programme, statement, plan, protocol or scheme required to be approved under condition 13 must be submitted for approval at least six months prior to the intended commencement of licensed activities, except where otherwise stated or unless otherwise agreed in writing by the MMO.

(3) No licensed activity may commence until for that licensed activity the MMO has approved in writing any relevant programme, statement, plan, protocol or scheme required to be approved under condition 13.

(4) The licensed activities must be carried out in accordance with the approved plans, protocols, statements, schemes and details approved under condition 13, unless otherwise agreed in writing by the MMO.

(5) No part of the authorised scheme may commence until the MMO, in consultation with the MCA, has confirmed in writing that the undertaker has taken into account and, so far as is applicable to that part of the authorised scheme, adequately addressed all MCA recommendations as appropriate to the authorised scheme contained within MGN654 “Offshore Renewable Energy Installations (OREIs) – Guidance on UK Navigational Practice, Safety and Emergency Response Issues” and its annexes.

Reporting of engaged agents, contractors and vessels

15.—(1) The undertaker must provide the following information to the MMO—

- (a) the name and function of any agent or contractor appointed to engage in the licensed activities within seven days of appointment; and
- (b) each week during the construction of the authorised scheme a completed Hydrographic Note H102 listing the vessels currently and to be used in relation to the licensed activities.

(2) Any changes to the supplied details must be notified to the MMO in writing prior to the agent, contractor or vessel engaging in the licensed activities.

Pre-construction monitoring and surveys

16.—(1) The undertaker must, in discharging condition 13(1)(c), submit details (which accord with the in principle monitoring plan) for written approval by the MMO in consultation with the relevant statutory bodies of proposed pre-construction surveys, including methodologies

(including appropriate buffers, where relevant) and timings, and a proposed format and content for a pre-construction baseline report; and

- (a) the survey proposals must specify each survey's objectives and explain how it will assist in either informing a useful and valid comparison with the post-construction position and/or will enable the validation or otherwise of key predictions in the environmental statement; and
- (b) the baseline report proposals must ensure that the outcome of the agreed surveys together with existing data and reports are drawn together to present a valid statement of the pre-construction position, with any limitations, and must make clear what post-construction comparison is intended and the justification for this being required.

(2) The pre-construction surveys referred to in sub-paragraph (1) must, unless otherwise agreed with the MMO, have due regard to, but not be limited to, the need to undertake—

- (a) a survey to determine the location and extent of any *Sabellaria spinulosa* reef inside the area(s) within the Order limits in which it is proposed to carry out construction works;
- (b) a full sea floor coverage swath-bathymetry survey undertaken to IHO Order 1a standard that meets the requirements of MGN654 and its annexes, and side scan sonar, of the area(s) within the Order limits in which it is proposed to carry out construction works including an appropriate buffer area around the site of each work, inclusive of seabed anomalies or sites of historic or archaeological interest that lie within the buffer;
- (c) any marine mammal monitoring required by the monitoring plan submitted in accordance with condition 13(1)(c); and
- (d) any ornithological monitoring required by the monitoring plan submitted in accordance with condition 13(1)(c).

(3) The undertaker must carry out the surveys agreed under sub-paragraph (1) and provide the baseline report to the MMO in the agreed format in accordance with the agreed timetable, unless otherwise agreed in writing by the MMO in consultation with the relevant statutory nature conservation bodies.

Construction monitoring

17.—(1) The undertaker must, in discharging condition 13(1)(c), submit details (which accord with the in principle monitoring plan) for approval by the MMO in consultation with the relevant statutory nature conservation bodies of any proposed monitoring, including methodologies and timings, to be carried out during the construction of the authorised scheme. The survey proposals must specify each survey's objectives. In any event, such monitoring must include measurements of noise generated by the installation of the first four piled foundations of each piled foundation type to be installed.

(2) The undertaker must carry out the surveys approved under sub-paragraph (1), including any further noise monitoring required in writing by the MMO, and provide the agreed reports in the agreed format in accordance with the agreed timetable, unless otherwise agreed in writing with the MMO in consultation with the relevant statutory nature conservation bodies.

(3) The results of the initial noise measurements monitored in accordance with sub-paragraph (1) must be provided to the MMO within six weeks of the installation of the first four piled foundations of each piled foundation type. The assessment of this report by the MMO will determine whether any further noise monitoring is required. If, in the opinion of the MMO in consultation with the statutory nature conservation body, the assessment shows significantly different impacts to those assessed in the environmental statement or failures in mitigation, all piling activity must cease until an update to the marine mammal mitigation protocol and further monitoring requirements have been agreed.

(4) Construction monitoring must include traffic monitoring in accordance with the outline navigation monitoring strategy, including the provision of reports on the results of that monitoring periodically as requested by the MMO in consultation with Trinity House and the MCA.

Post construction

18.—(1) The undertaker must, in discharging condition 13(1)(c), submit details (which accord with the in principle monitoring plan) for approval by the MMO in consultation with relevant statutory bodies of proposed post-construction surveys, including methodologies and timings, and a proposed format, content and timings for providing reports on the results. The survey proposals must specify each survey's objectives and explain how it will assist in either informing a useful and valid comparison with the pre-construction position and/or will enable the validation or otherwise of key predictions in the environmental statement.

(2) The post-construction surveys referred to in sub-paragraph (1) must, unless otherwise agreed with the MMO, have due regard to, but not be limited to, the need to undertake—

- (a) appropriate surveys to determine any change in the location, extent and composition of any *Sabellaria spinulosa* reef identified in the pre-construction survey in the parts of the offshore Order limits in which construction works were carried out. The survey design must be informed by the results of the pre-construction survey;
- (b) within twelve months of completion of the licensed activities, one swath-bathymetry survey undertaken to IHO Order 1a standard that meets the requirements of MGN654 and its annexes of the part(s) of the Order limits in which construction works were carried out to assess any changes in bedform topography and such further monitoring or assessment as may be agreed to ensure that cables have been buried or protected;
- (c) any marine mammal monitoring required by the monitoring plan submitted in accordance with condition 13(1)(c);
- (d) post-construction traffic monitoring in accordance with the outline navigation monitoring strategy, including the provision of reports on the results of that monitoring periodically as requested by the MMO in consultation with Trinity House and the MCA; and
- (e) any ornithological monitoring required by the monitoring plan submitted in accordance with condition 13(1)(c).

(3) The undertaker must carry out the surveys agreed under sub-paragraph (1) and provide the agreed reports in the agreed format in accordance with the agreed timetable, unless otherwise agreed in writing with the MMO in consultation with the relevant statutory nature conservation bodies.

(4) Following installation of cables, the cable monitoring plan required under condition 13(1)(d)(ii)(cc) must be updated with the results of the post installation surveys. The plan must be implemented during the operational lifetime of the project and reviewed as specified within the plan, following cable burial surveys, or as instructed by the MMO.

Reporting of impact pile driving/detonation of explosives

19.—(1) Only when driven or part-driven pile foundations or detonation of explosives are proposed to be used as part of the foundation installation the undertaker must provide the following information to the Marine Noise Registry—

- (a) prior to the commencement of the licenced activities, information on the expected location, start and end dates of impact pile driving/detonation of explosives to satisfy the Marine Noise Registry's Forward Look requirements;
- (b) within 12 weeks of completion of impact pile driving/detonation of explosives, information on the locations and dates of impact pile driving/detonation of explosives to satisfy the Marine Noise Registry's Close Out requirements

(2) The undertaker must notify the MMO of the successful submission of Forward Look or Close Out data pursuant to paragraph (1) above within 7 days of the submission.

(3) For the purpose of this condition—

- (a) "*Marine Noise Registry*" means the database developed and maintained by JNCC on behalf of Defra to record the spatial and temporal distribution of impulsive noise generating activities in UK seas;

- (b) “*Forward Look*” and “*Close Out*” requirements are as set out in the UK Marine Noise Registry Information Document Version 1 (July 2015) or any updated information document.

Scour protection and cable protection during operation

20.—(1) During the period of five years following the completion of construction the undertaker must not install scour protection in locations where scour protection was not installed during construction until the following information has been submitted to and approved by the MMO in consultation with the relevant statutory nature conservation body—

- (a) the need for and location of the scour protection;
- (b) the type and sources of scour protection proposed to be used;
- (c) the volume and area of scour protection proposed, together with details of the total volume and area of scour protection installed under this licence;
- (d) installation methods for the scour protection; and
- (e) a report to confirm the Environmental Statement predictions in relation to the potential impact of scour protection and that the data used is appropriate.

(2) The information required under paragraph (1) must be submitted to the MMO for approval at least four months prior to the date on which scour protection is intended for installation, unless otherwise agreed with the MMO.

(3) The installation of such scour protection must be undertaken in accordance with the details approved under paragraph (1).

(4) A close out report following each instance of installation of scour protection approved under paragraph (1) must be submitted to the MMO within three months of completion of the activity.

(5) Following the date of completion of construction, the undertaker must not install scour protection in locations where scour protection was not installed during construction unless approved under paragraph (1).

(6) During the period of five years following the completion of construction the undertaker must not install cable protection in locations where cable protection was not installed during construction until the following information has been submitted to and approved by the MMO in consultation with the relevant statutory nature conservation body—

- (a) the need for and location of the cable protection;
- (b) the type and sources of cable protection proposed to be used;
- (c) the volume and area of cable protection proposed, together with details of the total volume and area of cable protection installed under this licence;
- (d) installation methods for the cable protection; and
- (e) a report to confirm the Environmental Statement predictions in relation to the potential impact of cable protection and that the data used is appropriate.

(7) The information required under paragraph (6) must be submitted to the MMO for approval at least four months prior to the date on which cable protection is intended for installation, unless otherwise agreed with the MMO.

(8) The installation of such cable protection must be undertaken in accordance with the details approved under paragraph (6).

(9) A close out report following each instance of installation of cable protection approved under paragraph (6) must be submitted to the MMO within three months of completion of the activity.

(10) Following the date of completion of construction, the undertaker must not install cable protection in locations where cable protection was not installed during construction unless approved under paragraph (6).

Co-operation

21.—(1) Prior to submission of plans and documentation required to be submitted to the MMO for approval in accordance with conditions 12(1), 13(1) and 22(1), the undertaker must provide a copy of the relevant plans and documentation to the East Anglia TWO undertaker to enable the East Anglia TWO undertaker to provide any comments on the plans and documentation to the undertaker.

(2) The plans and documentation submitted to the MMO for approval in accordance with conditions 12(1), 13(1) and 22(1) must be accompanied by any comments received by the undertaker from the East Anglia TWO undertaker in accordance with paragraph (1) or a statement from the undertaker confirming that no such comments were received.

(3) The undertaker must participate in liaison meetings with the East Anglia TWO undertaker as requested from time to time by the MMO in writing in advance, and such meetings will be chaired by the MMO and may consider such matters as are determined by the MMO relating to the efficient management and discharge of conditions 12(1), 13(1) and 22(1) of this licence and conditions 12(1), 13(1) and 22(1) of Schedule 14, Part 2 to the East Anglia TWO Order.

(4) For the purposes of this condition—

“East Anglia TWO authorised scheme” means Work Nos. 1 to 6 of the East Anglia TWO Order;

“East Anglia TWO Order” means the East Anglia TWO Offshore Wind Farm Order 20[xx]; and

“East Anglia TWO undertaker” means the undertaker in respect of the East Anglia TWO authorised scheme.

Southern North Sea Special Area of Conservation Site Integrity Plan (Piling)

22.—(1) No piling activities can commence until a Site Integrity Plan (SIP), which accords with the principles set out in the in principle East Anglia ONE North Project Southern North Sea SAC Site Integrity Plan, has been submitted to, and approved in writing, by the MMO in consultation with the relevant statutory nature conservation body.

(2) The SIP submitted for approval must contain a description of the conservation objectives for the Southern North Sea Special Area of Conservation (SNS SAC) as well as any relevant management measures and it must set out the key statutory nature conservation body advice on activities within the SNS SAC relating to piling as set out within the JNCC Guidance and how this has been considered in the context of the authorised scheme.

(3) The SIP must be submitted to the MMO no later than six months prior to commencement of piling activities.

(4) In approving the SIP the MMO must be satisfied that the authorised scheme at the pre-construction stage, in-combination with other plans and projects, is in line with the JNCC Guidance.

Southern North Sea Special Area of Conservation Site Integrity Plan (UXO clearance)

23.—(1) No removal or detonation of UXO can take place until a Site Integrity Plan (SIP), which accords with the principles set out in the in principle East Anglia ONE North Project Southern North Sea SAC Site Integrity Plan, has been submitted to, and approved in writing, by the MMO in consultation with the relevant statutory nature conservation body.

(2) The SIP submitted for approval must contain a description of the conservation objectives for the Southern North Sea Special Area of Conservation (SNS SAC) as well as any relevant management measures and it must set out the key statutory nature conservation body advice on activities within the SNS SAC relating to removal or detonation of UXO as set out within the JNCC Guidance and how this has been considered in the context of the authorised scheme.

(3) The SIP must be submitted to the MMO no later than six months prior to removal or detonation of UXO being undertaken.

(4) In approving the SIP the MMO must be satisfied that the authorised scheme at the pre-construction stage, in-combination with other plans and projects, is in line with the JNCC Guidance.

Control of piling and UXO detonations

24.—(1) The undertaker must not—

- (a) undertake pile driving in respect of more than one pile at the same time;
- (b) undertake more than one UXO detonation at the same time; or
- (c) undertake pile driving at the same time as undertaking a UXO detonation.

(2) In the event that pile driving or UXO detonation is being carried out under licence 1 (generation), the undertaker must not undertake pile driving or UXO detonation under this licence at the same time.

(3) During the winter period the undertaker must not carry out more than one pile driving activity or UXO detonation within a 24 hour period under this licence, alone or in-combination with pile driving or UXO detonations undertaken in accordance with licence 1 (generation).

(4) For the purpose of this condition—

- (a) “winter period” means the period between 1 October to 31 March inclusive.

Herring spawning

25.—(1) The undertaker must not undertake pile driving or UXO detonations during the herring spawning period.

(2) The “herring spawning period” means a period within 1 November and 31 January to be confirmed in writing by the MMO following submission of a herring spawning report by the undertaker which analyses the International Herring Larval Survey data for the periods 1-15 January and 16-31 January for the preceding ten years in order to determine when the highest larval densities occur and which includes a methodology for the analysis.

(3) Unless otherwise agreed in writing with the MMO, the report referred to in paragraph (2) must be submitted to the MMO at least six months prior to—

- (a) the date on which it is intended for UXO clearance activities to begin; or
- (b) the commencement of construction,

whichever is earlier.

Sediment sampling

26.—(1) The undertaker must not undertake dredge or disposal activities until the following have been submitted to and approved in writing by the MMO—

- (a) details of an additional sediment contaminants sampling campaign; and
- (b) a dredge and disposal process report detailing—
 - (i) the results of the sampling campaign referred to in paragraph (1)(a); and
 - (ii) the requirements to be adhered to during any dredge and disposal activities.

(2) Any dredge and disposal activities must be undertaken in accordance with the dredge and disposal process report approved under paragraph (1).

Completion of construction

27.—(1) The undertaker must submit a close out report to the MMO and the relevant statutory nature conservation body confirming the date of completion of construction within three months of the date of completion of construction.

(2) Following completion of construction, no further construction activities can be undertaken under this licence.

SCHEDULE 15

Article 37

Arbitration Rules

Primary objective

1.—(1) The primary objective of these Arbitration Rules is to achieve a fair, impartial, final and binding award on the substantive difference between the parties (save as to costs) within four months from the date the Arbitrator is appointed pursuant to article 37 (arbitration) of the Order.

(2) The Arbitration shall be deemed to have commenced when a party (“the Claimant”) serves a written notice of arbitration on the other party (“the Respondent”).

Time periods

2.—(1) All time periods in these Arbitration Rules are measured in days and this will include weekends but not bank holidays specified in the Banking and Financial Dealings Act 1971 in respect of England and Wales.

(2) Time periods will be calculated from the day after the Arbitrator is appointed which shall be either—

- (a) the date the Arbitrator notifies the parties in writing of his/her acceptance of an appointment by agreement of the parties; or
- (b) the date the Arbitrator is appointed by the Secretary of State.

Timetable

3.—(1) The timetable for the Arbitration is set out in sub-paragraphs (2) to (4) below unless amended in accordance with paragraph 5(3).

(2) Within 14 days of the Arbitrator being appointed, the Claimant must provide both the Respondent and the Arbitrator with—

- (a) a written Statement of Claim which describes the nature of the difference between the parties, the legal and factual issues, the Claimant’s contentions as to those issues, the amount of its claim and/or the remedy it is seeking;
- (b) all statements of evidence and copies of all documents on which it relies, including contractual documentation, correspondence (including electronic documents), legal precedents and expert witness reports.

(3) Within 14 days of receipt of the Claimant’s statements under sub-paragraph (2) by the Arbitrator and Respondent, the Respondent must provide the Claimant and the Arbitrator with—

- (a) a written Statement of Defence responding to the Claimant’s Statement of Claim, its statement in respect of the nature of the difference, the legal and factual issues in the Claimant’s claim, its acceptance of any element(s) of the Claimant’s claim, its contentions as to those elements of the Claimant’s claim it does not accept;
- (b) all statements of evidence and copies of all documents on which it relies, including contractual documentation, correspondence (including electronic documents), legal precedents and expert witness reports;
- (c) any objections it wishes to make to the Claimant’s statements, comments on the Claimant’s expert report(s) (if submitted by the Claimant) and explanations for the objections.

(4) Within 7 days of the Respondent serving its statements under sub-paragraph (3), the Claimant may make a Statement of Reply by providing both the Respondent and the Arbitrator with—

- (a) a written statement responding to the Respondent's submissions, including its reply in respect of the nature of the difference, the issues (both factual and legal) and its contentions in relation to the issues;
- (b) all statements of evidence and copies of documents in response to the Respondent's submissions;
- (c) any expert report in response to the Respondent's submissions;
- (d) any objections to the statements of evidence, expert reports or other documents submitted by the Respondent;
- (e) its written submissions in response to the legal and factual issues involved.

Procedure

4.—(1) The seat, or place, of the arbitration shall be London, England, the governing law shall be the laws of England and the language of the arbitration proceedings shall be English. The proceedings shall be conducted in accordance with the Arbitration Act 1996, save where modified by these Rules.

(2) The Arbitrator must make an award on the substantive difference(s) based solely on the written material submitted by the parties unless the Arbitrator decides that a hearing is necessary to explain or resolve any matters.

(3) Either party may, within 2 business days of delivery of the last submission, request a hearing giving specific reasons why it considers a hearing is required.

(4) Within 7 days of receiving the last submission, the Arbitrator must notify the parties whether a hearing is to be held and the length of that hearing.

(5) Within 10 days of the Arbitrator advising the parties that he is to hold a hearing, the date and venue for the hearing must be fixed by agreement with the parties, save that if there is no agreement the Arbitrator must direct a date and venue which he considers is fair and reasonable in all the circumstances. The date for the hearing must not be less than 35 days from the date of the Arbitrator's direction confirming the date and venue of the hearing.

(6) A decision must be made by the Arbitrator on whether there is any need for expert evidence to be submitted orally at the hearing. If oral expert evidence is required by the Arbitrator, then any expert(s) attending the hearing may be asked questions by the Arbitrator.

(7) There is no process of examination and cross-examination of experts, but the Arbitrator shall invite the parties to ask questions of the experts by way of clarification of any answers given by the expert(s) in response to the Arbitrator's questions. Prior to the hearing the procedure for the expert(s) is—

- (a) at least 28 days before a hearing, the Arbitrator must provide a list of issues to be addressed by the expert(s);
- (b) if more than one expert is called, they are to jointly confer and produce a joint report or reports within 14 days of the issues being provided; and
- (c) the form and content of a joint report must be as directed by the Arbitrator and must be provided at least 7 days before the hearing.

(8) Within 14 days of a Hearing or a decision by the Arbitrator that no hearing is to be held the Parties may by way of exchange provide the Arbitrator with a final submission in connection with the matters in dispute and any submissions on costs. The Arbitrator must take these submissions into account in the award.

(9) Where a party requests an expedited procedure, accompanied by an evidenced reason for expedition, the Arbitrator may vary the timescales in sub paragraphs (3), (4), (5) and (7), but where a party does so, the Arbitrator must provide an opportunity for parties objecting to the effects of an expedited procedure to provide written submissions on that point and may decide to

revert to standard timescales in response to such submissions. Where an expedited procedure is sustained, the Arbitrator must set out their reasons for acceding to an expedited timetable in writing, to be given alongside their award.

(10) The Arbitrator may make other directions or rulings as considered appropriate in order to ensure that the parties comply with the timetable and procedures to achieve an award on the substantive difference within four months of the date on which they are appointed, unless both parties otherwise agree to an extension to the date for the award.

(11) If a party fails to comply with the timetable, procedure or any other direction then the Arbitrator may continue in the absence of a party or submission or document, and may make a decision on the information before them attaching the appropriate weight to any evidence submitted beyond any timetable or in breach of any procedure and/or direction.

(12) The Arbitrator's award must include reasons. The parties must accept that the extent to which reasons are given shall be proportionate to the issues in dispute and the time available to the Arbitrator to deliver the award.

Arbitrator's powers

5.—(1) The Arbitrator has all the powers of the Arbitration Act 1996, including the non-mandatory sections, save where modified by these Rules.

(2) There must be no discovery or disclosure, except that the Arbitrator has the power to order the parties to produce such documents as are reasonably requested by another party no later than the Statement of Reply, or by the Arbitrator, where the documents are manifestly relevant, specifically identified and the burden of production is not excessive. Any application and orders are to be made by way of a Redfern Schedule without any hearing.

(3) Any time limits fixed in accordance with this procedure or by the Arbitrator may be varied by agreement between the parties, subject to any such variation being acceptable to and approved by the Arbitrator. In the absence of agreement, the Arbitrator may vary the timescales and/or procedure—

- (a) if the Arbitrator is satisfied that a variation of any fixed time limit is reasonably necessary to avoid a breach of the rules of natural justice and then;
- (b) only for such a period that is necessary to achieve fairness between the parties.

(4) On the date the award is made, the Arbitrator must notify the parties that the award is completed, signed and dated, and that it is to be issued to the parties on receipt of cleared funds for the Arbitrator's fees and expenses.

Costs

6.—(1) The costs of the Arbitration must include the fees and expenses of the Arbitrator, the reasonable fees and expenses of any experts and the reasonable legal and other costs incurred by the parties for the Arbitration.

(2) Subject to sub-paragraph (3), the Arbitrator will award recoverable costs on the general principle that each party should bear its own costs.

(3) The Arbitrator may depart from the general principle in sub-paragraph (2) and make such other costs award as it considers reasonable where a party has behaved unreasonably as defined within the National Planning Practice Guidance or such other guidance as may replace it.

Confidentiality

7.—(1) Subject to sub-paragraphs (2), (3) and (4), any arbitration hearing and documentation shall be open to and accessible by the public.

(2) Where the Arbitration relates to a dispute or difference under the provisions of Schedule 10, the hearings must take place in private unless otherwise agreed between the parties and any matters, materials, documents, awards, expert reports and the like are confidential and must not be disclosed to any third party without prior written consent of the other party.

(3) The Arbitrator may direct that the whole or part of a hearing is to be private and/or any documentation to be confidential where it is necessary in order to protect commercially sensitive information.

(4) Nothing in this paragraph shall prevent any disclosure of a document by a party pursuant to an order of a court in England and Wales or where disclosure is required under any enactment.

Conservatory and Interim Measures

8.—(1) Unless the parties have otherwise agreed, after the arbitration has commenced, the Arbitrator may, at the request of either party, order any conservatory or interim measure it deems appropriate. Any conservatory or interim measure shall be in the form of an order, giving reasons, or of an award, as the Arbitrator considers appropriate.

(2) Unless the parties have otherwise agreed, either party may apply to the courts of England and Wales for conservatory or interim measures.

(3) Such application by a party shall not be deemed to be an infringement or a waiver of the arbitration agreement, and shall not affect the relevant powers reserved to the Arbitrator.

SCHEDULE 16

Article 38

Procedure for discharge of requirements

Applications made for certain approvals

1.—(1) Where an application has been made to a discharging authority for any consent, agreement or approval required or contemplated by any of the requirements within Part 3 of Schedule 1 (requirements) to this Order—

- (a) the undertaker must give the discharging authority sufficient information to identify the requirement(s) to which the application relates; and
- (b) the undertaker must provide such particulars, plans and drawings as are reasonably considered necessary to deal with the application.

(2) The discharging authority must give notice to the undertaker of its decision on the application before the end of the decision period.

(3) For the purposes of this paragraph, the decision period is—

- (a) where no further information is requested under paragraph 2 (further information), 56 days from the day immediately following that on which the application is received by the discharging authority;
- (b) where further information is requested under paragraph 2 (further information) 42 days from the day immediately following that on which the further information has been supplied by the undertaker under paragraph 2; or
- (c) such longer period as may be agreed by the undertaker and the discharging authority in writing before the end of the period in sub-paragraph (a) or (b).

Further information

2.—(1) In relation to any application to which this Schedule applies, the discharging authority has the right to request such further information from the undertaker as is reasonably necessary to enable it to consider the application.

(2) If the discharging authority considers such further information to be necessary it must, as soon as reasonably practicable and within 20 business days of receipt of the application notify the undertaker in writing specifying the further information required.

(3) If the discharging authority does not give such notification as specified in sub-paragraph (2) it is to be deemed to have sufficient information to consider the application and is not subsequently entitled to request further information without the prior agreement of the undertaker.

(4) A discharging authority may request further information under sub-paragraph (1) on more than one occasion provided that all such requests are made within the period specified by sub-paragraph (2).

Appeals

3.—(1) The undertaker may appeal to the Secretary of State in the event that—

- (a) the discharging authority refuses an application for any consent, agreement or approval required or contemplated by a requirement contained within Part 3 of Schedule 1 (requirements) to this Order or grants it subject to conditions to which the undertaker objects;
- (b) the discharging authority does not give notice of its decision to the undertaker within the decision period specified in paragraph 1 (applications made for certain approvals);
- (c) on receipt of a request for further information under paragraph 2 (further information) the undertaker considers that either the whole or part of the specified information requested by the discharging authority is not necessary for consideration of the application; or
- (d) on receipt of any further information requested, the discharging authority notifies the undertaker that the information provided is inadequate and requests additional information which the undertaker considers is not necessary for consideration of the application.

(2) The appeal process is as follows—

- (a) the undertaker must submit the appeal documentation to the Secretary of State, which must include a copy of the application submitted to the discharging authority and any supporting documentation which the undertaker may wish to provide;
- (b) the undertaker must on the same day provide copies of the appeal documentation to the discharging authority and the relevant consultees (if applicable);
- (c) as soon as is practicable after receiving the appeal documentation, but in any event within 10 business days of receiving the appeal documentation, the Secretary of State must appoint a person to determine the appeal (“the appointed person”) and must notify the appeal parties of the identity of the appointed person and the address to which all correspondence for that person’s attention should be sent;
- (d) the discharging authority and the relevant consultees must submit written representations to the appointed person in respect of the appeal within 20 business days of the date on which the appeal parties are notified of the appointment of a person under sub-paragraph (c) and must ensure that copies of their written representations are sent to each other and to the undertaker on the day on which they are submitted to the appointed person;
- (e) the appeal parties shall make any counter-submissions to the appointed person within 20 business days of receipt of written representations pursuant to sub-paragraph (d) above.

(3) The appointed person must make a decision and notify it to the appeal parties, with reasons, as soon as reasonably practicable and within 40 business days of—

- (a) the deadline within sub-paragraph (2)(e); or
- (b) the deadline for written submissions in respect of further information submitted in accordance with sub-paragraph (5),

whichever is later.

(4) If the appointed person considers that further information is necessary to enable consideration of the appeal the appointed person must, as soon as practicable, and within 10 business days of the deadline for submissions in accordance with sub-paragraph (2)(e), or where further information has already been requested, within 10 business days of the deadline for written submissions in accordance sub-paragraph (5), notify the appeal parties in writing specifying the

further information required, the appeal party from whom the information is sought, and the date by which the information is to be submitted.

(5) Any further information required under sub-paragraph (4) is to be provided by the party from whom the information is sought to the appointed person and to other appeal parties by the date specified by the appointed person. Any written representations concerning matters contained in the further information must be submitted to the appointed person, and made available to all appeal parties within 10 business days of that date.

(6) On an appeal under this paragraph, the appointed person may—

- (a) allow or dismiss the appeal; or
- (b) reverse or vary any part of the decision of the discharging authority (whether the appeal relates to that part of it or not), and may deal with the application as if it had been made to the appointed person in the first instance.

(7) The appointed person may proceed to a decision even though no written representations have been made within those time limits if it appears to the appointed person that there is sufficient material to enable a decision to be made.

(8) The decision of the appointed person on an appeal is to be final and binding on the appeal parties, and a court may entertain proceedings for questioning the decision only if the proceedings are brought by a claim for judicial review.

(9) If an approval is given by the appointed person under this Schedule, it is deemed to be an approval for the purpose of any consent, agreement or approval required under Part 3 of Schedule 1 (requirements) as if it had been given by the discharging authority.

(10) Except where a direction is given under sub-paragraph (11) requiring the costs of the appointed person to be paid by the discharging authority, the reasonable costs of the appointed person are to be met by the undertaker.

(11) On application by the discharging authority or the undertaker, the appointed person may give directions as to the costs of the appeal parties and as to the parties by whom the costs of the appeal are to be paid. In considering whether to make any such direction and the terms on which it is to be made, the appointed person must have regard to the Planning Practice Guidance published by the Department for Communities and Local Government on 6th March 2014 or any circular or guidance which may from time to time replace it.

Interpretation of Schedule 16

4. In this Schedule—

“the appeal parties” means the discharging authority, the undertaker and any relevant consultees.

“business day” means a day other than Saturday or Sunday which is not Christmas Day, Good Friday or a bank holiday under section 1 of the Banking and Financial Dealings Act 1971;

“discharging authority” means the body responsible for giving consent, agreement or approval pursuant to a requirement within Part 3 of Schedule 1 (requirements) to this Order;

“relevant consultee” means any body named in a requirement which is required to be consulted by the discharging authority in discharging that requirement.

SCHEDULE 17

Article 36

Documents to be certified

PART 1

Documents forming the environmental statement to be certified

<i>(1)</i>	<i>(2)</i>	<i>(3)</i>	<i>(4)</i>	<i>(5)</i>
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<i>Document Reference (and relevant ES Chapters)</i>	<i>Examination Library Reference (and relevant ES Chapter reference)</i>	<i>Document Name</i>	<i>Version</i>	<i>Date</i>
6.1	APP-049 to APP-079	Environmental Statement	1	25 October 2019
6.2	APP-080 to APP-441	Figures	1	25 October 2019
6.3	APP-442 to APP-571	Technical Appendices	1	25 October 2019
ExA.WQ-1.A10.D1.V1 (Chapter 6)	REP1-099 (APP-054)	Applicants' Responses to WQ1 Appendix 10 Landfall Indicative HDD Working Area	1	Deadline 1 2 November 2020
ExA.WQ-1.A11.D1.V1 (Chapter 6)	REP1-100 (APP-054)	Applicants' Responses to WQ1 Appendix 11 Landfall HDD Cross Sections	1	Deadline 1 2 November 2020
ExA.AS-13.D6.V1 (Chapter 6)	REP6-024 (APP-054)	HDD Verification Clarification Note	1	Deadline 6 24 February 2021
ExA.WQ-1.A6.D1.V1 (Chapter 6)	REP1-090 (APP-054)	Applicants' Responses to WQ1 Appendix 6 Illustrative Open Trench and Trenchless Onshore Cable Route	1	Deadline 1 2 November 2020
ExA.WQ-1.A7.D1.V1 (Chapter 6)	REP1-091 (APP-054)	Applicants' Responses to WQ1 Appendix 7 Onshore Crossing Schedule	1	Deadline 1 2 November 2020
ExA.AS-10.D3.V1 (Chapter 6)	REP3-056 (APP-054)	Onshore Cable Route Works Programme Clarification Note	1	Deadline 3 15 December 2020
ExA.AS-11.D3.V1 (Chapter 6) (Chapter 29)	REP3-057 (APP-054) (APP-077)	Onshore Substations Update Clarification Note	1	Deadline 3 15 December 2020
ExA.AS-12.D3.V1 (Chapter 6)	REP3-058 (APP-054)	Construction in Proximity to Properties	1	Deadline 3 15 December 2020
6.3.6.2	REP8-015	EA1N	5	Deadline 8

(Chapter 6)	(APP-054)	Environmental Statement Appendix 6.2 Relationship of Onshore Plans Secured by the DCO		25 March 2021
6.3.6.3 (Chapter 6)	REP8-016 (APP-054)	EA1N Environmental Statement Appendix 6.3 Relationship of Offshore Plans Secured by the DCO	5	Deadline 8 25 March 2021
6.3.6.4 (Chapter 6)	REP3-020 (APP-054)	EA1N Environmental Statement Appendix 6.4 Cumulative Project Description	2	Deadline 3 15 December 2020
ExA.RRA6.D0.V 1 (Chapters 7 to 17)	AS-043 (APP-055 to APP-065)	Applicant's Responses to Relevant Representations Appendices. Appendix 6 Disposal Site Locations (Windfarm Site)	1	11 June 2020
ExA.RRA2.D0.V 1 (Chapter 7)	AS-039 (APP-055)	Applicant's Responses to Relevant Representations Appendices. Appendix 2 Wave Climatology Clarification Note	1	11 June 2020
ExA.AS-13.D3.V1 (Chapter 7) (Chapter 9) (Chapter 10) (Chapter 12)	REP3-059 (APP-055) (APP-057) (APP-058) (APP-060)	Effects on Supporting Habitats of Outer Thames Estuary SPA Clarification Note	1	Deadline 3 15 December 2020
ExA.RRA3.D0.V 1 (Chapter 10)	AS-040 (APP-058)	Applicant's Responses to Relevant Representations Appendices. Appendix 3 Fish and Shellfish Ecology	1	11 June 2020

		Clarification Note		
ExA.AS- 5.D11.V2 (Chapter 11)	REP11-045 (APP-062)	Underwater Noise Modelling Update	2	Deadline 11 7 June 2021
ExA.AS- 3.D2.V1 (Chapter 12)	REP2-006 (APP-060)	Cumulative Auk Displacement, Seabird Assemblage Assessment of FFC SPA and Gannet PVA	1	Deadline 2 17 November 2020
ExA.AS- 2.D11.V5 (Chapter 12)	REP11-026 (APP-060)	Displacement of red-throated divers in the Outer Thames Estuary SPA	5	Deadline 11 7 June 2021
ExA.AS- 20.D1.V1 (Chapter 19) (Chapter 26)	REP1-040 (APP-067) (APP-074)	Deadline 1 Air Quality Clarification Note	1	Deadline 1 2 November 2020
ExA.AS- 16.D3.V1 (Chapter 19)	REP3-061 (APP-067)	Deadline 3 Air Quality Clarification Note	1	Deadline 3 15 December 2020
ExA.WQ- 1.A8.D1.V1 (Chapter 20)	REP1-092 (APP-068)	Applicants' Responses to WQ1 Appendix 8 Environment Agency Flood Zones	1	Deadline 1 2 November 2020
ExA.AS- 9.D4.V2 (Chapter 20)	REP4-044 (APP-068)	SuDS Infiltration Note	2	Deadline 4 13 January 2021
ExA.AS- 12.D6.V1 (Chapter 18)(Chapter 20)	REP6-021 (APP-066) (APP-068)	Landfall Hydrogeological Risk Assessment	1	Deadline 6 24 February 2021
ExA.AS- 13.D8.V1 (Chapter 20)	REP8-038 (APP-068)	Flood Risk and Drainage Clarification Note	1	Deadline 8 25 March 2021
ExA.AS- 11.D1.V1 (Chapter 21)	REP1-022 (APP-069)	Land Use Clarification Note	1	Deadline 1 2 November 2020
ExA.WQ- 1.A4.D1.V1 (Chapter 22)	REP1-088 (APP-070)	Applicants' Responses to WQ1 Appendix 4 Ecological Mitigation Works	1	Deadline 1 2 November 2020
ExA.AS- 12.D1.V1 (Chapter 22)	REP1-023 (APP-070)	Onshore Ecology Clarification Note	1	Deadline 1 2 November 2020
ExA.AS-	REP1-035	Ecological	1	Deadline 1

16.D1.V1 (Chapter 22)	(APP-070)	Enhancement Clarification Note		2 November 2020
ExA.AS- 14.D3.V1 (Chapter 22)	REP3-060 (APP-070)	Deadline 3 Onshore Ecology Clarification Note	1	Deadline 3 15 December 2020
ExA.AS- 10.D4.V1 (Chapter 22)	REP4-005 (APP-070)	Deadline 4 Onshore Ecology Clarification Note	1	Deadline 4 13 January 2021
ExA.AS- 14.D6.V1 (Chapter 22)	REP6-025 (APP-070)	Deadline 6 Onshore Ecology Clarification Note	1	Deadline 6 24 February 2021
ExA.AS- 28.D6.V1 (Chapter 22)	REP6-035 (APP-070)	Ecology Survey Results: February 2021	1	Deadline 6 24 February 2021
ExA.AS- 16.D8.V1 (Chapter 22)	REP8-041 (APP-070)	Ecological Enhancement Clarification Note Addendum	1	Deadline 8 25 March 2021
ExA.AS- 10.D1.V1 (Chapter 24) (Chapter 29)	REP1-021 (APP-072) (APP-077)	Archaeology and Cultural Heritage Clarification Note	1	Deadline 1 2 November 2020
ExA.AS- 13.D1.V1 (Chapter 24)	REP1-024 (APP-072)	Pre-Construction Trial Trenching Report	1	Deadline 1 2 November 2020
ExA.AS- 14.D1.V1 (Chapter 24)	REP1-025 to REP1-033 (APP-072)	Onshore Archaeology Geophysical Survey Report (Parts 1 to 9)	1	Deadline 1 2 November 2020
ExA.AS- 15.D1.V1 (Chapter 24)	REP1-034 (APP-072)	Onshore Archaeology Earthworks Report	1	Deadline 1 2 November 2020
ExA.AS- 29.D8.V1 (Chapter 24)	REP8-063 (APP-072)	Cultural heritage Viewpoint 5 Additional Visualisation	1	Deadline 8 25 March 2021
ExA.AS- 16.D3.V1 (Chapter 24) (Chapter 29)	REP3-062 to REP3-068 (APP-072) (APP-077)	Updated Photomontages Clarification Note	1	Deadline 3 15 December 2020
ExA.AS- 11.D4.V1 (Chapter 24)	REP4-006 (APP-072)	Heritage Assessment Addendum	1	Deadline 4 13 January 2021
ExA.AS- 11.D4.V1_001 (Chapter 24)	REP4-007 (APP-072)	Heritage Assessment Addendum Appendix 1 CHVP2 –PRoW between Friston	2	Deadline 4 13 January 2021

		Hall and Friston (Appendix 24.7, Figure 7 Update)		
ExA.AS- 11.D4.V1_002 (Chapter 24)	REP4-008 (APP-072)	Heritage Assessment Addendum Appendix 2 CHVP3 – PRoW between Moor Farm and Little Moor Farm (Appendix 24.7, Figure 8 Update)	3	Deadline 4 13 January 2021
ExA.AS- 11.D4.V1_003 (Chapter 24)	REP4-009 (APP-072)	Heritage Assessment Addendum Appendix 3 CHVP4 – PRoW to east of Little Moor Farm (Appendix 24.7, Figure 9 Update)	3	Deadline 4 13 January 2021
ExA.AS- 11.D4.V1_004 (Chapter 24)	REP4-010 (APP-072)	Heritage Assessment Addendum Appendix 4 CHVP5 – PRoW at Woodside Farm (Appendix 24.7, Figure 10 Update)	3	Deadline 4 13 January 2021
ExA.AS- 11.D4.V1_005 (Chapter 24)	REP4-011 (APP-072)	Heritage Assessment Addendum Appendix 5 CHVP7 – Friston House (b) (Appendix 24.7, Figure 12 Update)	2	Deadline 4 13 January 2021
ExA.AS- 11.D4.V1_006 (Chapter 24)	REP4-012 (APP-072)	Heritage Assessment Addendum Appendix 6 CHVP8 – Friston War Memorial (Appendix 24.7, Figure 13 Update)	2	Deadline 4 13 January 2021
ExA.AS- 29.D11.V1 (Chapter 24)	REP11-075	Heritage Assessment GIS Addendum	1	Deadline 11 7 June 2021
ExA.AS- 29.D11.V1_01 (Chapter 24)	REP11-076	Heritage Assessment GIS Addendum App 1 CHVP2 App	1	Deadline 11 7 June 2021

		24.7 Fig 7 Update		
ExA.AS- 29.D11.V1_02 (Chapter 24)	REP11-077	Heritage Assessment GIS Addendum App 2 CHVP3 App 24.7 Fig 8 Update	1	Deadline 11 7 June 2021
ExA.AS- 29.D11.V1_03 (Chapter 24)	REP11-078	Heritage Assessment GIS Addendum App 3 CHVP4 App 24.7 Fig 9 Update	1	Deadline 11 7 June 2021
ExA.AS- 30.D11.V1_04 (Chapter 24)	REP11-054	Heritage Assessment GIS Addendum App 4 CHVP5 App 24.7 Fig 10 Update	1	Deadline 11 7 June 2021
ExA.AS- 29.D11.V1_05 (Chapter 24)	REP11-079	Heritage Assessment GIS Addendum App 5 CHVP7 App 24.7 Fig 12 Update	1	Deadline 11 7 June 2021
ExA.AS- 29.D11.V1_06 (Chapter 24)	REP11-080	Heritage Assessment GIS Addendum App 6 CHVP8 App 24.7 Fig 13	1	Deadline 11 7 June 2021
ExA.AS- 14.D8.V1 (Chapter 25)	REP8-039 (APP-073)	Applicants' Position Statement on Noise	1	Deadline 8 25 March 2021
ExA.AS- 8.D2.V1 (Chapter 25)	REP2-011 (APP-073)	Noise and Vibration Assessment Clarification Note	1	Deadline 2 17 November 2020
ExA.AS- 8.D4.V1 (Chapter 25)	REP4-043 (APP-073)	Noise Modelling Clarification Note	1	Deadline 4 13 January 2021
ExA.WQ- 1.A14.D1.V1 (Chapter 26)	REP1-103 (APP-074)	Applicants' Responses to WQ1 Appendix 14 Junction Locations	1	Deadline 1 2 November 2020
ExA.AS- 8.D1.V1 (Chapter 26)	REP1-048 (APP-074)	Traffic and Transport Clarification Note for Deadline 1	1	Deadline 1 2 November 2020
ExA.AS- 6.D6.V2 (Chapter 26)	REP6-043 (APP-074)	Sizewell C Cumulative Impact	2	Deadline 6 24 February 2021

		Assessment Note (Traffic and Transport)		
ExA.AS- 9.D3.V1 (Chapter 26)	REP3-055 (APP-074)	Traffic and Transport Clarification Note for Deadline 3	1	Deadline 3 15 December 2020
ExA.AS- 26.D4.V1 (Chapter 26)	REP4-027 (APP-074)	Traffic and Transport Deadline 4 Clarification Note	1	Deadline 4 13 January 2021
ExA.AS- 9.D1.V1 (Chapters 27 to 30)	REP1-049 (APP-075 to APP-078)	Public Rights of Way Clarification Note	1	Deadline 1 2 November 2020
ExA.AS- 5.D2.V1 (Chapter 28) (Chapter 29)	REP2-008 (APP-076) (APP-077)	Effects with Regard to the Statutory Purposes of the Suffolk Coast and Heaths Area of Outstanding Natural Beauty and Accordance with NPS Policy	1	Deadline 2 17 November 2020
ExA.AS- 33.D8.V1 (Chapter 28)	REP8-075 (APP-076)	Landscape and Visual: Sizewell C Cumulative Impact Assessment	1	Deadline 8 25 March 2021
ExA.WQ- 1.A9.1.D1.V1 (Chapter 29)	REP1-093 (APP-077)	Applicants' Responses to WQ1 Appendix 9.1 EA1N Annotated Viewpoint 1	1	Deadline 1 2 November 2020
ExA.WQ- 1.A9.2.D1.V1 (Chapter 29)	REP1-094 (APP-077)	Applicants' Responses to WQ1 Appendix 9.2 EA1N Annotated Viewpoint 3	1	Deadline 1 2 November 2020
ExA.WQ- 1.A9.3.D1.V1 (Chapter 29)	REP1-095 (APP-077)	Applicants' Responses to WQ1 Appendix 9.3 EA1N Annotated Viewpoint 4	1	Deadline 1 2 November 2020
ExA.WQ- 1.A9.4.D1.V1 (Chapter 29)	REP1-096 (APP-077)	Applicants' Responses to WQ1 Appendix 9.4 EA1N Annotated Viewpoint 5	1	Deadline 1 2 November 2020

ExA.WQ- 1.A9.5.D1.V1 (Chapter 29)	REP1-097 (APP-077)	Applicants' Responses to WQ1 Appendix 9.5 EA1N Annotated Viewpoint 8	1	Deadline 1 2 November 2020
ExA.WQ- 1.A9.6.D1.V1 (Chapter 29)	REP1-098 (APP-077)	Applicants' Responses to WQ1 Appendix 9.6 EA1N Annotated Viewpoint 14	1	Deadline 1 2 November 2020
ExA.AS- 7.D2.V1 (Chapter 29)	REP2-010 (APP-077)	Sizewell C Cumulative Impact Assessment Note (Landscape and Visual)	1	Deadline 2 17 November 2020
ExA.AS- 3.D4.V1 (Chapter 29)	REP4-031 (APP-077)	Landscape and Visual Impact Assessment Addendum	1	Deadline 4 13 January 2021
ExA.AS- 3.D4.V1_001 (Chapter 29)	REP4-032 (APP-077)	Landscape and Visual Impact Assessment Addendum Appendix 1 Viewpoint 1 – Public Right of Way (PRoW) near Friston House (Figure 29.13 Update)	1	Deadline 4 13 January 2021
ExA.AS- 3.D4.V1_002 (Chapter 29)	REP4-033 (APP-077)	Landscape and Visual Impact Assessment Addendum Appendix 2 Viewpoint 2 – Friston, Church Road (Figure 29.14 Update)	1	Deadline 4 13 January 2021
ExA.AS- 3.D4.V1_003 (Chapter 29)	REP4-034 (APP-077)	Landscape and Visual Impact Assessment Addendum Appendix 3 Viewpoint 3 – Grove Road, near Pear Tree Farm (Figure 29.15 Update)	1	Deadline 4 13 January 2021
ExA.AS- 3.D4.V1_004 (Chapter 29)	REP4-035 (APP-077)	Landscape and Visual Impact Assessment Addendum	1	Deadline 4 13 January 2021

		Appendix 4 Viewpoint 4 – Grove Road, near Church Road (Friston) (Figure 29.16 Update)		
ExA.AS- 3.D4.V1_005 (Chapter 29)	REP4-036 (APP-077)	Landscape and Visual Impact Assessment Addendum Appendix 5 Viewpoint 5 – PRoW near Moor Farm (Figure 29.17 Update)	1	Deadline 4 13 January 2021
ExA.AS- 3.D4.V1_006 (Chapter 29)	REP4-037 (APP-077)	Landscape and Visual Impact Assessment Addendum Appendix 6 Viewpoint 6 – Friston, Village Green (Figure 29.18 Update)	1	Deadline 4 13 January 2021
ExA.AS- 3.D4.V1_007 (Chapter 29)	REP4-038 (APP-077)	Landscape and Visual Impact Assessment Addendum Appendix 7 Viewpoint 8 – Saxmundham Road (North of Friston) (Figure 29.20 Update)	1	Deadline 4 13 January 2021
ExA.AS- 3.D4.V1_008 (Chapter 29)	REP4-039 (APP-077)	Landscape and Visual Impact Assessment Addendum Appendix 8 Viewpoint 9 – B1121 Aldeburgh Road, south of Friston (Figure 29.21 Update)	1	Deadline 4 13 January 2021
ExA.AS- 6.D7.V1 (Chapter 29)	REP7-062 (APP-077)	Updated Figure 29.37- Viewpoint 5 Public Rights of Way, near Moor Farm (with National Grid GIS Substation)	1	Deadline 7 4 March 2021
ExA.AS- 28.D8.V1_01 (Chapter 29)	REP8-055 (APP-077)	National Grid GIS Substation Photomontages:	1	Deadline 8 25 March 2021

		Figure 29.13 Update Viewpoint 1 Public Rights of Way near Friston House		
ExA.AS- 28.D8.V1_02 (Chapter 29)	REP8-056 (APP-077)	National Grid GIS Substation Photomontages: Figure 29.14 Update Viewpoint 2 Friston, Church Road	1	Deadline 8 25 March 2021
ExA.AS- 28.D8.V1_03 (Chapter 29)	REP8-057 (APP-077)	National Grid GIS Substation Photomontages: Figure 29.17 Update Viewpoint 5 Public Rights of Way, near Moor Farm	1	Deadline 8 25 March 2021
ExA.AS- 28.D8.V1_04 (Chapter 29)	REP8-058 (APP-077)	National Grid GIS Substation Photomontages: Figure 29.20 Update Viewpoint 8 Saxmundham Road (North of Friston)	1	Deadline 8 25 March 2021
ExA.AS- 28.D8.V1_05 (Chapter 29)	REP8-059 (APP-077)	National Grid GIS Substation Photomontages: Figure 29.21 Update Viewpoint 9: B1121 Aldeburgh Road (south of Friston)	1	Deadline 8 25 March 2021
ExA.AS- 28.D8.V1_06 (Chapter 29)	REP8-060 (APP-077)	National Grid GIS Substation Photomontages: CHVP3 – P _{RoW} between Moor Farm and Little Moor Farm (Appendix 24.7, Figure 8-Update)	1	Deadline 8 25 March 2021
ExA.AS- 28.D8.V1_07 (Chapter 29)	REP8-061 (APP-077)	National Grid GIS Substation Photomontages: CHVP4 – P _{RoW} to east of Little Moor Farm	1	Deadline 8 25 March 2021

		(Appendix 24.7, Figure 9-Update)		
ExA.AS- 28.D8.V1_08 (Chapter 29)	REP8-062 (APP-077)	National Grid GIS Substation Photomontages: CHVP5 – PRow at Woodside Farm (Appendix 24.7, Figure 10- Update)	1	Deadline 8 25 March 2021
ExA.AS- 30.D8.V1_01 (Chapter 29)	REP8-066 (APP-077)	Different colour schemes for Substations Design Principles Statement: Viewpoint 1 Public Rights of Way near Friston House	1	Deadline 8 25 March 2021
ExA.AS- 30.D8.V1_02 (Chapter 29)	REP8-067 (APP-077)	Different colour schemes for Substations Design Principles Statement: Viewpoint 2 Friston, Church Road	1	Deadline 8 25 March 2021
ExA.AS- 30.D8.V1_03 (Chapter 29)	REP8-068 (APP-077)	Different colour schemes for Substations Design Principles Statement: Viewpoint 9 – B1121 Aldeburgh Road, south of Friston	1	Deadline 8 25 March 2021
ExA.AS- 31.D8.V1_01 (Chapter 29)	REP8-071 (APP-077)	Viewpoint Photomontages with Potential National Grid Extension Bays: Figure 29.14 Update Viewpoint 2 Friston, Church Road	1	Deadline 8 25 March 2021
ExA.AS- 31.D8.V1_02 (Chapter 29)	REP8-072 (APP-077)	Viewpoint Photomontages with Potential National Grid Extension Bays: Figure 29.17 Update Viewpoint 5 Public Rights of Way, near Moor	1	Deadline 8 25 March 2021

		Farm		
ExA.AS-31.D8.V1_03 (Chapter 29)	REP8-073 (APP-077)	Viewpoint Photomontages with Potential National Grid Extension Bays: Figure 29.20 Update Viewpoint 8 Saxmundham Road (North of Friston)	1	Deadline 8 25 March 2021
ExA.AS-31.D8.V1_04 (Chapter 29)	REP8-069 (APP-077)	Viewpoint Photomontages with Potential National Grid Extension Bays: CHVP3 – PRow between Moor Farm and Little Moor Farm (Appendix 24.7, Figure 8-Update)	1	Deadline 8 25 March 2021
ExA.AS-31.D8.V1_05 (Chapter 29)	REP8-070 (APP-077)	Viewpoint Photomontages with Potential National Grid Extension Bays: CHVP4 – PRow to east of Little Moor Farm (Appendix 24.7, Figure 9-Update)	1	Deadline 8 25 March 2021
ExA.AS-32.D8.V1 (Chapter 29)	REP8-074 (APP-077)	Extension of National Grid Substation Appraisal	1	Deadline 8 25 March 2021
ExA.AS-4.D11.V1 (Chapter 29)	REP11-028	Landscape and Visual Impact Assessment GIS Addendum	1	Deadline 11 7 June 2021
ExA.AS-4.D11.V1_01 (Chapter 29)	REP11-029	LVIA GIS Addendum Appendix 1 Viewpoint 1 Figure 29.13 GIS Update	1	Deadline 11 7 June 2021
ExA.AS-4.D11.V1_02 (Chapter 29)	REP11-030	LVIA GIS Addendum Appendix 2 Viewpoint 2 Figure 29.14 GIS Update	1	Deadline 11 7 June 2021
ExA.AS-4.D11.V1_03 (Chapter 29)	REP11-031	LVIA GIS Addendum Appendix 3	1	Deadline 11 7 June 2021

		Viewpoint 3 Figure 29.15 GIS Update		
ExA.AS- 4.D11.V1_04 (Chapter 29)	REP11-032	LVIA GIS Addendum Appendix 4 Viewpoint 4 Figure 29.16 GIS Update	1	Deadline 11 7 June 2021
ExA.AS- 4.D11.V1_05 (Chapter 29)	REP11-033	LVIA GIS Addendum Appendix 5 Viewpoint 5 Figure 29.17 GIS Update	1	Deadline 11 7 June 2021
ExA.AS- 4.D11.V1_06 (Chapter 29)	REP11-034	LVIA GIS Addendum Appendix 6 Viewpoint 6 Figure 29.18 GIS Update	1	Deadline 11 7 June 2021
ExA.AS- 4.D11.V1_07 (Chapter 29)	REP11-035	LVIA GIS Addendum Appendix 7 Viewpoint 8 Figure 29.20 GIS Update	1	Deadline 11 7 June 2021
ExA.AS- 4.D11.V1_08 (Chapter 29)	REP11-036	LVIA GIS Addendum Appendix 8 Viewpoint 9 Figure 29.21 GIS Update	1	Deadline 11 7 June 2021
ExA.AS- 4.D11.V1_09 (Chapter 29)	REP11-037	LVIA GIS Addendum Appendix 9 Viewpoint 1 Figure 29.13 AIS Update	1	Deadline 11 7 June 2021
ExA.AS- 4.D11.V1_10 (Chapter 29)	REP11-038	LVIA GIS Addendum Appendix 10 Viewpoint 2 Figure 29.14 AIS Update	1	Deadline 11 7 June 2021
ExA.AS- 4.D11.V1_11 (Chapter 29)	REP11-039	LVIA GIS Addendum Appendix 11 Viewpoint 3 Figure 29.15 AIS Update	1	Deadline 11 7 June 2021
ExA.AS- 4.D11.V1_12 (Chapter 29)	REP11-040	LVIA GIS Addendum Appendix 12 Viewpoint 4 Figure 29.16 AIS	1	Deadline 11 7 June 2021

		Update		
ExA.AS-4.D11.V1_13 (Chapter 29)	REP11-041	LVIA GIS Addendum Appendix 13 Viewpoint 5 Figure 29.17 AIS Update	1	Deadline 11 7 June 2021
ExA.AS-4.D11.V1_14 (Chapter 29)	REP11-042	LVIA GIS Addendum Appendix 14 Viewpoint 6 Figure 29.18 AIS Update	1	Deadline 11 7 June 2021
ExA.AS-4.D11.V1_15 (Chapter 29)	REP11-043	LVIA GIS Addendum Appendix 15 Viewpoint 8 Figure 29.20 AIS Update	1	Deadline 11 7 June 2021
ExA.AS-4.D11.V1_16 (Chapter 29)	REP11-044	LVIA GIS Addendum Appendix 16 Viewpoint 9 Figure 29.21 AIS Update	1	Deadline 11 7 June 2021
ExA.AS-17.D1.V1 (Chapter 30)	REP1-036 (APP-078)	Socio-Economics and Tourism Clarification Note (SZC CIA)	1	Deadline 1 2 November 2020
ExA.WQ-1.A13.D1.V1 (Chapter 30)	REP1-102 (APP-078)	Applicants' Responses to WQ1 Appendix 13 Tourism Impact Review	1	Deadline 1 2 November 2020
5.3	APP-043	Habitat Regulations Assessment - Information to Support the Appropriate Assessment Report	1	25 October 2019
5.3.1	APP-044	Habitat Regulations Assessment - Appendix 1 - Information to Support AA Report - HRA Screening Report	1	25 October 2019
5.3.2	REP3-016	Habitat Regulations Assessment Appendix 2 – Information to Support AA	3	Deadline 3 15 December 2020

		Report – Screening Matrices		
5.3.3	APP-046	Habitat Regulations Assessment - Appendix 3 - Information to Support AA Report - Integrity Matrices	1	25 October 2019
ExA.AS- 19.D1.V1 (Chapter 11)	REP1-038 (APP-059)	Information to Support AA – Addendum for Marine Mammals	1	Deadline 1 2 November 2020
ExA.AS- 7.D4.V1 (Information to Support Appropriate Assessment Report)	REP4-042 (APP-043 to APP-047)	Deadline 4 Offshore Ornithology Cumulative and In Combination Collision Risk Update	1	Deadline 4 13 January 2021
ExA.AS- 11.D8.V1 (Information to Support Appropriate Assessment Report)	REP8-035 (APP-043 to APP-047)	Deadline 8 Offshore Ornithology Cumulative and In Combination Collision Risk Update	1	Deadline 8 25 March 2021
ExA.AS- 3.D11.V1 (Information to Support Appropriate Assessment Report)	REP11-027 (APP-043 to APP-047)	Deadline 11 Offshore Ornithology Cumulative and In Combination Collision Risk and Displacement Update	1	Deadline 11 7 June 2021
ExA.AS- 12.D13.V1 (Information to Support Appropriate Assessment Report)	REP13-019 (APP-043 to APP-047)	Deadline 13 Offshore Ornithology Cumulative and In-Combination Collision Risk and Displacement Update	1	Deadline 13 5 July 2021

PART 2

Other documents to be certified

(1)	(2)	(3)	(4)	(5)
Document	Examination	Document Name	Version	Date

<i>Reference</i>	<i>Library Reference</i>			
2.2	REP11-003	Land Plans (onshore)	6	Deadline 11 7 June 2021
2.2.1	REP3-005	Land Plans (offshore)	3	Deadline 3 15 December 2020
2.3.1	REP3-007	Works Plans (offshore)	2	Deadline 3 15 December 2020
2.3.2	REP11-004	Works Plans (onshore)	7	Deadline 11 7 June 2021
2.4	REP12-004	Access to Works Plan (Rev 2)	2	Deadline 12 28 June 2021
2.5	REP12-005	Temporary Stopping up of Public Rights of Way Plan (Rev 4)	4	Deadline 12 28 June 2021
2.6	REP12-006	Permanent Stopping up of Public Rights of Way Plan (Rev 4)	3	Deadline 12 28 June 2021
2.10	REP12-012	Important Hedgerows and Tree Preservation Order Plan (Rev 4)	4	Deadline 12 28 June 2021
2.12	REP3-004	Order limits boundary coordinates plan (offshore)	2	Deadline 3 15 December 2020
4.3	REP12-019	Book of Reference (Version 10)	10	Deadline 12 28 June 2021
8.1	REP13-005	Outline Code of Construction Practice (Version 09)	8	Deadline 13 5 July 2021
8.4	AS-116	Outline Public Rights of Way Strategy	3	22 April 2021
8.5	REP6-005	Outline Written Scheme of Investigation (Onshore Archaeology)	3	Deadline 6 24 February 2021
8.6	REP3-028	Outline Written Scheme of Investigation (Offshore)	2	Deadline 3 15 December 2020
8.7	REP13-007	Outline Landscape and Ecological	6	Deadline 13 5 July 2021

		Management Strategy (Version 07)		
8.9	REP11-017	Outline Construction Traffic Management Plan	6	Deadline 11 7 June 2021
8.10	REP12-023	Outline Access Management Plan (Version 08)	7	Deadline 12 28 June 2021
8.11	REP11-022	Outline Travel Plan	6	Deadline 11 7 June 2021
8.12	REP7-027	Outline Offshore Operations and Maintenance Plan	3	Deadline 7 4 March 2021
8.13	REP8-027	Offshore In Principle Monitoring Plan	4	Deadline 8 25 March 2021
8.14	REP8-029	Draft Marine Mammal Mitigation Protocol	4	Deadline 8 25 March 2021
8.17	REP8-031	In Principle East Anglia ONE North Project Southern North Sea SAC Site Integrity Plan	4	Deadline 8 25 March 2021
8.18	APP-595	Outline Navigation Monitoring Strategy	1	25 October 2019
8.20	REP1-019	Outline pre-commencement archaeology execution plan	2	Deadline 1 2 November 2020
ExA.AS-1.D12.V4	REP12-025	Outline Landfall Construction Method Statement (Version 04)	4	Deadline 12 28 June 2021
ExA.AS-2.D12.V3	REP12-027	Outline SPA Crossing Method Statement (Version 03)	3	Deadline 12 28 June 2021
ExA.AS-6.D8.V2	REP8-086	Outline Sizewell Gap Construction Method Statement	2	Deadline 8 25 March 2021
ExA.AS-5.D3.V2	REP3-050	Outline Fisheries Liaison and Coexistence Plan	2	Deadline 3 15 December 2020

ExA.AS-4.D6.V3	REP6-039	Outline <i>Sabellaria</i> Reef Management Plan	3	Deadline 6 24 February 2021
ExA.AS-37.D12.V6	REP13-020	Outline Operational Drainage Management Plan (Version 07)	6	Deadline 13 5 July 2021
ExA.AS-5.D12.V5	REP12-062	Outline Port Construction Traffic Management and Travel Plan (Version 05)	5	Deadline 12 28 June 2021
ExA.AS-29.D11.V4	REP11-074	Outline Watercourse Crossing Method Statement	4	Deadline 11 7 June 2021
ExA.AS-12.D8.V3	REP8-036	Best Practice Protocol for Minimising Disturbance to Red-Throated Diver	3	Deadline 8 25 March 2021
ExA.AS-6.D11.V4	AS-133	Substations Design Principles Statement (Rev 04)	3	Additional Submission 21 June 2021
ExA.AS-4.D12.V4	REP12-060	Offshore Ornithology Without Prejudice Compensation Measures	4	Deadline 12 28 June 2021
ExA.AS-35.D8.V2	REP8-077	Activity Exclusion Zones Plan	2	Deadline 8 25 March 2021
ExA.AS-15.D7.V1	REP7-037	Sizewell C Order Limits Interaction – Offshore Plan	1	Deadline 7 4 March 2021
ExA.AS-34.D9.V2	REP9-031	Layout Principles Statement	2	Deadline 9 15 April 2021

Offshore Ornithology Compensation Measures

PART 1

Kittiwake Compensation Measures

1. In this Part—

“the kittiwake compensation plan” means Appendix 1 of the Offshore Ornithology Without Prejudice Compensation Measures.

2. The authorised development may not be commenced until a plan for the work of the kittiwake compensation steering group (“KCSG”) has been submitted to and approved by the Secretary of State. Such plan to include—

- (a) terms of Reference of the KCSG;
- (b) details of the membership of the KCSG;
- (c) details of the schedule of meetings, timetable for preparation of the kittiwake implementation and monitoring plan (the “KIMP”) and reporting and review periods; and
- (d) the dispute resolution mechanism.

3. The KIMP must be submitted to the Secretary of State for approval (in consultation with the MMO, the local planning authority for the land containing the artificial nest site, and the relevant statutory nature conservation body). The KIMP must be based on the strategy for kittiwake compensation set out in the kittiwake compensation plan and include—

- (a) details of the location where compensation measures will be deployed, why the location is appropriate ecologically and likely to support successful compensation, and details of agreements demonstrating how the land and/or rights will or have been secured to deliver the ecology objectives of the KIMP;
- (b) details of designs of the artificial nest site including the type of nesting structure; and how risks from avian or mammalian predation and unauthorised human access will be mitigated;
- (c) an implementation timetable for delivery of the artificial nest structure that ensures relevant compensation measures are in place prior to the operation of any wind turbine generator forming part of the authorised development;
- (d) details of the proposed ongoing monitoring of the measures including: survey methods; survey programmes; success criteria; recording of KCSG consultations and project reviews; details of the factors used to trigger alternative compensation measures and/or adaptive management measures; and annual reporting to the Secretary of State; and
- (e) details of the artificial nesting site maintenance schedule.

4. The undertaker must not commence the authorised development unless it has first—

- (a) provided a reasonable estimate of the cost of delivery of the compensation measures; and
- (b) put in place either—
 - (i) a guarantee in respect of the reasonable estimate of costs associated with the delivery of the compensation measures; or
 - (ii) an alternative form of security for that purpose,
that has been approved by the Secretary of State.

5. The undertaker must implement the measures as set out in the KIMP approved by the Secretary of State and no wind turbine generator forming part of the authorised development may begin operation until the implementation of relevant measures as set out in the KIMP.

6. The undertaker shall notify the Secretary of State of completion of implementation of the measures set out in the KIMP.

7. The artificial nest structure must not be decommissioned without written approval of the Secretary of State.

8. The KIMP approved under this Schedule includes any amendments that may subsequently be approved in writing by the Secretary of State. Any amendments to or variations of the approved KIMP must be in accordance with the principles set out in the kittiwake compensation plan and may only be approved where it has been demonstrated to the satisfaction of the Secretary of State that it is unlikely to give rise to any materially new or materially different environmental effects from those considered in the kittiwake compensation plan.

PART 2

Gannet Compensation Measures

1. In this Part—

“the gannet compensation plan” means Appendices 2 and 7 of the Offshore Ornithology Without Prejudice Compensation Measures.

2. The authorised development may not be commenced until a plan for the work of the gannet compensation steering group (“GaCSG”) has been submitted to and approved by the Secretary of State. Such plan to include—

- (a) terms of Reference of the GaCSG;
- (b) details of the membership of the GaCSG;
- (c) details of the schedule of meetings, timetable for preparation of the gannet implementation and monitoring plan (the “GaIMP”) and reporting and review periods; and
- (d) the dispute resolution mechanism.

3. The GaIMP must be submitted to the Secretary of State for approval (in consultation with the MMO, the local planning authority for the land containing any artificial nest site, and the relevant statutory nature conservation body). The GaIMP must be based on the strategy for gannet compensation set out in the gannet compensation plan and include—

- (a) details of the location where compensation measures will be deployed, why the location is appropriate ecologically and likely to support successful compensation, and details of agreements demonstrating how any land and/or rights will or have been secured to deliver the ecology objectives of the GaIMP;
- (b) details of designs of any artificial nest site including the type of nesting structure; and how risks from avian or mammalian predation and unauthorised human access will be mitigated, where appropriate;
- (c) an implementation timetable for delivery of any artificial nest structure that ensures relevant compensation measures are in place prior to the operation of any wind turbine generator forming part of the authorised development;
- (d) details of the proposed ongoing monitoring of the measures including: survey methods; survey programmes; success criteria; recording of GaCSG consultations and project reviews; details of the factors used to trigger alternative compensation measures and/or adaptive management measures; and annual reporting to the Secretary of State;
- (e) details of the maintenance schedule for any artificial nesting site; and
- (f) details of the work in respect of ornithological by-catch measures as set out in Appendix 7 of the Offshore Ornithology Without Prejudice Compensation Measures, that could support practical management measures to reduce ornithological by-catch, and which would be undertaken alongside or in place of the artificial nest site installation.

4. The undertaker must not commence the authorised development unless it has first—
 - (a) provided a reasonable estimate of the cost of delivery of the compensation measures; and
 - (b) put in place either—
 - (i) a guarantee in respect of the reasonable estimate of costs associated with the delivery of the compensation measures; or
 - (ii) an alternative form of security for that purpose, that has been approved by the Secretary of State.

5. The undertaker must implement the measures as set out in the GaIMP approved by the Secretary of State and no wind turbine generator forming part of the authorised development may begin operation until the implementation of relevant measures as set out in the GaIMP.

6. The undertaker shall notify the Secretary of State of completion of implementation of the measures set out in the GaIMP.

7. Any artificial nest structure installed must not be decommissioned without written approval of the Secretary of State.

8. The GaIMP approved under this Schedule includes any amendments that may subsequently be approved in writing by the Secretary of State. Any amendments to or variations of the approved GaIMP must be in accordance with the principles set out in the gannet compensation plan and may only be approved where it has been demonstrated to the satisfaction of the Secretary of State that it is unlikely to give rise to any materially new or materially different environmental effects from those considered in the gannet compensation plan.

PART 3

Guillemot Compensation Measures

1. In this Part—

“the guillemot compensation plan” means Appendices 3 and 7 of the Offshore Ornithology Without Prejudice Compensation Measures.

2. The authorised development may not be commenced until a plan for the work of the guillemot compensation steering group (“GuCSG”) has been submitted to and approved by the Secretary of State. Such plan to include—
 - (a) terms of Reference of the GuCSG;
 - (b) details of the membership of the GuCSG;
 - (c) details of the schedule of meetings, timetable for preparation of the guillemot implementation and monitoring plan (the “GuIMP”) and reporting and review periods; and
 - (d) the dispute resolution mechanism.

3. The GuIMP must be submitted to the Secretary of State for approval (in consultation with the MMO, the local planning authority or local planning authorities for any land containing rat colonies to be the subject of an eradication programme, and the relevant statutory nature conservation body). The GuIMP must be based on the strategy for guillemot compensation set out in the guillemot compensation plan and include—
 - (a) details of the location where compensation measures will be deployed, why the location is appropriate ecologically and likely to support successful compensation, and details of agreements demonstrating how any land and/or rights will or have been secured to deliver the ecology objectives of the GuIMP;
 - (b) details of methodology for any eradication programme;

- (c) an implementation timetable for delivery of any eradication programme that ensures the initial eradication programme has been completed prior to the installation of any tower comprised within a wind turbine generator forming part of the authorised development;
- (d) details of the proposed ongoing monitoring of the measures including: survey methods; survey programmes; success criteria; recording of GuCSG consultations and project reviews; details of the factors used to trigger alternative compensation measures, a further eradication programme and/or adaptive management measures; and annual reporting to the Secretary of State; and
- (e) details of the work in respect of ornithological by-catch measures as set out in Appendix 7 of the Offshore Ornithology Without Prejudice Compensation Measures, that could support practical management measures to reduce ornithological by-catch, and which would be undertaken alongside or in place of the eradication programme.

4. The undertaker must not commence the authorised development unless it has first—

- (a) provided a reasonable estimate of the cost of delivery of the compensation measures; and
- (b) put in place either—
 - (i) a guarantee in respect of the reasonable estimate of costs associated with the delivery of the compensation measures; or
 - (ii) an alternative form of security for that purpose, that has been approved by the Secretary of State.

5. The undertaker must implement the measures as set out in the GuIMP approved by the Secretary of State and where an eradication programme is to be undertaken, no tower comprised within a wind turbine generator forming part of the authorised development may be installed until the implementation of the first eradication programme as set out in the GuIMP.

6. Where relevant, the undertaker shall notify the Secretary of State of completion of implementation of the first eradication programme as set out in the GuIMP.

7. The GuIMP approved under this Schedule includes any amendments that may subsequently be approved in writing by the Secretary of State. Any amendments to or variations of the approved GuIMP must be in accordance with the principles set out in the guillemot compensation plan and may only be approved where it has been demonstrated to the satisfaction of the Secretary of State that it is unlikely to give rise to any materially new or materially different environmental effects from those considered in the guillemot compensation plan.

PART 4

Razorbill Compensation Measures

1. In this Part—

“the razorbill compensation plan” means Appendices 4 and 7 of the Offshore Ornithology Without Prejudice Compensation Measures.

2. The authorised development may not be commenced until a plan for the work of the razorbill compensation steering group (“RCSG”) has been submitted to and approved by the Secretary of State. Such plan to include—

- (a) terms of Reference of the RCSG;
- (b) details of the membership of the RCSG;
- (c) details of the schedule of meetings, timetable for preparation of the razorbill implementation and monitoring plan (the “RIMP”) and reporting and review periods; and
- (d) the dispute resolution mechanism.

3. The RIMP must be submitted to the Secretary of State for approval (in consultation with the MMO, the local planning authority or local planning authorities for any land containing rat

colonies to be the subject of an eradication programme, and the relevant statutory nature conservation body). The RIMP must be based on the strategy for razorbill compensation set out in the razorbill compensation plan and include—

- (a) details of the location where compensation measures will be deployed, why the location is appropriate ecologically and likely to support successful compensation, and details of agreements demonstrating how any land and/or rights will or have been secured to deliver the ecology objectives of the RIMP;
- (b) details of methodology for any eradication programme;
- (c) an implementation timetable for delivery of any eradication programme that ensures the initial eradication programme has been completed prior to the installation of any tower comprised within a wind turbine generator forming part of the authorised development;
- (d) details of the proposed ongoing monitoring of the measures including: survey methods; survey programmes; success criteria; recording of RCSG consultations and project reviews; details of the factors used to trigger alternative compensation measures, a further eradication programme and/or adaptive management measures; and annual reporting to the Secretary of State; and
- (e) details of the work in respect of ornithological by-catch measures as set out in Appendix 7 of the Offshore Ornithology Without Prejudice Compensation Measures, that could support practical management measures to reduce ornithological by-catch, and which would be undertaken alongside or in place of the eradication programme.

4. The undertaker must not commence the authorised development unless it has first—

- (a) provided a reasonable estimate of the cost of delivery of the compensation measures; and
- (b) put in place either—
 - (i) a guarantee in respect of the reasonable estimate of costs associated with the delivery of the compensation measures; or
 - (ii) an alternative form of security for that purpose, that has been approved by the Secretary of State.

5. The undertaker must implement the measures as set out in the RIMP approved by the Secretary of State and where an eradication programme is to be undertaken, no tower comprised within a wind turbine generator forming part of the authorised development may be installed until the implementation of the first eradication programme as set out in the RIMP.

6. Where relevant, the undertaker shall notify the Secretary of State of completion of implementation of the first eradication programme as set out in the RIMP.

7. The RIMP approved under this Schedule includes any amendments that may subsequently be approved in writing by the Secretary of State. Any amendments to or variations of the approved RIMP must be in accordance with the principles set out in the razorbill compensation plan and may only be approved where it has been demonstrated to the satisfaction of the Secretary of State that it is unlikely to give rise to any materially new or materially different environmental effects from those considered in the razorbill compensation plan.

PART 5

Lesser black-backed gull Compensation Measures

1. In this Part—

“the lesser black-backed gull compensation plan” means Appendices 5 and 7 of the Offshore Ornithology Without Prejudice Compensation Measures.

2. The authorised development may not be commenced until a plan for the work of the lesser black-backed gull compensation steering group (“LBBCSG”) has been submitted to and approved by the Secretary of State. Such plan to include—

- (a) terms of Reference of the LBBCSG;
- (b) details of the membership of the LBBCSG;
- (c) details of the schedule of meetings, timetable for preparation of the lesser black-backed gull implementation and monitoring plan (the “LBBIMP”) and reporting and review periods; and
- (d) the dispute resolution mechanism.

3. The LBBIMP must be submitted to the Secretary of State for approval (in consultation with the MMO, the local planning authority for any land containing the predator control fencing, and the relevant statutory nature conservation body). The LBBIMP must be based on the strategy for lesser black-backed gull compensation set out in the lesser black-backed gull compensation plan and include—

- (a) details of the location where compensation measures will be deployed, why the location is appropriate ecologically and likely to support successful compensation, and details of agreements demonstrating how any land and/or rights will or have been secured to deliver the ecology objectives of the LBBIMP;
- (b) details of designs of any predator control fencing including the type of fencing and area and location of enclosure;
- (c) an implementation timetable for delivery of any predator control fencing that ensures relevant compensation measures are in place prior to the operation of any wind turbine generator forming part of the authorised development;
- (d) details of the proposed ongoing monitoring of the measures including: survey methods; survey programmes; success criteria; recording of LBBCSG consultations and project reviews; details of the factors used to trigger alternative compensation measures and/ or adaptive management measures; and annual reporting to the Secretary of State;
- (e) details of the maintenance schedule for any predator proof fencing; and
- (f) details of the work in respect of ornithological by-catch measures as set out in Appendix 7 of the Offshore Ornithology Without Prejudice Compensation Measures, that could support practical management measures to reduce ornithological by-catch, and which would be undertaken alongside or in place of the predator control fencing.

4. The undertaker must not commence the authorised development unless it has first—

- (a) provided a reasonable estimate of the cost of delivery of the compensation measures; and
- (b) put in place either—
 - (i) a guarantee in respect of the reasonable estimate of costs associated with the delivery of the compensation measures; or
 - (ii) an alternative form of security for that purpose, that has been approved by the Secretary of State.

5. The undertaker must implement the measures as set out in the LBBIMP approved by the Secretary of State and no wind turbine generator forming part of the authorised development may begin operation until the implementation of relevant measures as set out in the LBBIMP.

6. The undertaker shall notify the Secretary of State of completion of implementation of the measures set out in the LBBIMP.

7. Any predator proof fencing installed must not be decommissioned without written approval of the Secretary of State.

8. The LBBIMP approved under this Schedule includes any amendments that may subsequently be approved in writing by the Secretary of State. Any amendments to or variations of the approved LBBIMP must be in accordance with the principles set out in the lesser black-backed gull compensation plan and may only be approved where it has been demonstrated to the satisfaction of the Secretary of State that it is unlikely to give rise to any materially new or materially different environmental effects from those considered in the lesser black-backed gull compensation plan.

PART 6

Red-throated diver Compensation Measures

1. In this Part—

“the red-throated diver compensation plan” means Appendix 6 of the Offshore Ornithology Without Prejudice Compensation Measures.

2. The authorised development may not be commenced until a plan for the work of the red-throated diver compensation steering group (“RTDCSG”) has been submitted to and approved by the Secretary of State. Such plan to include—

- (a) terms of Reference of the RTDCSG;
- (b) details of the membership of the RTDCSG;
- (c) details of the schedule of meetings, timetable for preparation of the lesser black-backed gull implementation and monitoring plan (the “RTDIMP”) and reporting and review periods; and
- (d) the dispute resolution mechanism.

3. The RTDIMP must be submitted to the Secretary of State for approval (in consultation with the MMO and the relevant statutory nature conservation body). The RTDIMP must be based on the strategy for red-throated diver compensation set out in the red-throated diver compensation plan and include—

- (a) details of the location where compensation measures will be deployed, why the location is appropriate ecologically and likely to support successful compensation, and details of agreements demonstrating how the vessel route diversions and/or exclusions will or have been secured to deliver the ecology objectives of the LBBIMP;
- (b) an implementation timetable for delivery of the vessel route diversion and/or exclusion compensation measures are in place prior to the installation of any tower comprised within a wind turbine generator forming part of the authorised development; and
- (c) details of the proposed ongoing monitoring of the measures including: survey methods; survey programmes; success criteria; recording of RTDCSG consultations and project reviews; details of the factors used to trigger alternative compensation measures and/or adaptive management measures; and annual reporting to the Secretary of State

4. The undertaker must not commence the authorised development unless it has first—

- (a) provided a reasonable estimate of the cost of delivery of the compensation measures; and
- (b) put in place either—
 - (i) a guarantee in respect of the reasonable estimate of costs associated with the delivery of the compensation measures; or
 - (ii) an alternative form of security for that purpose, that has been approved by the Secretary of State.

5. The undertaker must implement the measures as set out in the RTDIMP approved by the Secretary of State and no tower comprised within a wind turbine generator forming part of the authorised development may be installed until the implementation of relevant measures as set out in the RTDIMP.

6. The undertaker shall notify the Secretary of State of completion of implementation of the measures set out in the RTDIMP.

7. The RTDIMP approved under this Schedule includes any amendments that may subsequently be approved in writing by the Secretary of State. Any amendments to or variations of the approved RTDIMP must be in accordance with the principles set out in the red-throated diver compensation plan and may only be approved where it has been demonstrated to the satisfaction of the Secretary

of State that it is unlikely to give rise to any materially new or materially different environmental effects from those considered in the red-throated diver compensation plan.

EXPLANATORY NOTE

(This note is not part of the Order)

This Order grants development consent for, and authorises East Anglia ONE North Limited to construct, operate and maintain a generating station located in the North Sea approximately 37.3km from the port of Lowestoft and 32.6km from Southwold together with all necessary and associated development. For the purposes of the development that it authorises East Anglia ONE North Limited is authorised by the Order compulsorily or by agreement to purchase land and rights in land to use land, as well as to override easements and other rights. The Order also provides a defence in proceedings in respect of statutory nuisance and to discharge water. The Order imposes requirements in connection with the development for which it grants development consent.

The Order also grants deemed marine licences for the marine licensable activities, being the deposit of substances and articles and the carrying out of works, involved in the construction of the generating station and associated development. The deemed marine licences impose conditions in connection with the deposits and works for which they grant consent.

A copy of the plans and book of reference referred to in this Order and certified in accordance with article 36 (certification of plans etc.) of this Order may be inspected free of charge at East Suffolk Council Customer Services at Woodbridge Library, New Street, Woodbridge IP12 1DT.

END OF VOLUME 3