

## Vattenfall Wind Power Ltd

## **Thanet Extension Offshore Wind Farm**

Annex E to Appendix 6 to Deadline 7 Submission: Applicant's response to ExA's further requests for information under EPR Rule 17 – 4.1.5

Relevant Examination Deadline: 7 Submitted by Vattenfall Wind Power Ltd Date: June 2019 Revision A

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### Contents

1	ntroduction4
1.1 (ga	Evidence supporting no AEoI with respect to the Flamborough and Filey Coast SPA nnet)6
1.2 (kit	Evidence supporting no AEoI with respect to the Flamborough and Filey Coast SPA tiwake)7
1.3 Th	Evidence supporting no AEoI with respect to the Outer Thames Estuary SPA (Red roated Diver)11
1.4 ро	Evidence of no AEoI with respect to the Southern North Sea SAC (harbour rpoise)15

### **Tables**



### 1 Introduction

- 1 This document seeks to provide a single source of information which listing all documents submitted into the Thanet Extension Offshore Wind Farm (Thanet Extension) examination in relation to Habitat Regulation Authority (HRA) matters.
- 2 This document provides the Applicant's response to the Examining Authorities (ExA's) further requests for information, under EPR Rule 17, question 4.1.5:

Submit at D7 a single document that lists all of its examination submissions that inform, supplement or clarify its HRA findings. For simplicity, this could be a document that provides a summary updated version of the information presented in summary tables 1-3 contained in [REP5-016].

- 3 This document has been submitted into Deadline 6A to provide all parties with additional time to review its content. The Applicant also intends to submit this document (Revision A) as an annex to the Explanatory Memorandum as part of their Deadline 7 Submission to secure this document and ensure that it is easily discoverable for potential future users.
- 4 The Applicant revised the Report to Inform Appropriate Assessment (RIAA) (Revision B) to account for project description changes (namely the removal of the Option 2 landfall design and the expansion of the cable exclusion area in the offshore export cable corridor). Revision B of the RIAA superseded the version of the RIAA which was submitted by the Applicant within their Application.
- 5 The documents which have been submitted into the Thanet Extension examination to clarify, inform or supplement the RIAA in relation to HRA matters are:
  - Annex C to Appendix 1 to Deadline 1 Submission: Red-throated diver cumulative (EIA) and in-combination (HRA) impact assessment methodology (PINS Ref (REP1-023);
  - Annex D to Appendix 1 to Deadline 1 Submission: Displacement of redthroated divers for Thanet Extension project alone (PINS Ref (REP1-023);
  - Annex E to Appendix 1 to Deadline 1 Submission: Displacement of seabirds (other than red-throated diver) (PINS Ref (REP1-023);
  - Annex F to Appendix 1 to Deadline 1 Submission: Collision Risk Modelling Parameters and Thanet Extension's Contribution to Cumulative and Incombination Totals) (PINS Ref (REP1-023);
  - Appendix 21 to Deadline 2 Submission: Report to Inform Appropriate Assessment (Revision B) (PINS Refs REP2-018 and REP2-019);



- Annex A to Appendix 21 to Deadline 2 Submission: HRA Matrices (Revision B) (PINS Ref REP2-004 which supersedes PINS Ref APP-032 and APP-033);
- Appendix 1 to Deadline 3: Response to ExA Action Points arising from Issue Specific Hearing 3 (PINS Ref REP3-002) [ Action Points 9 and 10];
- Appendix 23 to Deadline 4 Submission: Review of the ES and RIAA in relation to the Structure Exclusion Zone (PINS Ref REP4-027);
- Appendix 19 to Deadline 4 Submission: The consequences of the SEZ on assessment of Red throated Diver interest feature of OTE SPA alone and incombination (PINS Ref REP4-023) (collated into PINS Ref REP4B-016);
- Appendix 25 to Deadline 4 Submission: Offshore Ornithology In-combination Effects Position Paper on Kittiwake and the FFC SPA (PINS Ref REP4-029) (collated into PINS Ref REP4B-016);
- Appendix 4 to Deadline 4B Submission: Addendum to the RIAA (PINS Ref REP4B-015);
- Appendix 32 to Deadline 5: SAC and MCZ Clarification Note and Annexes (PINS Ref REP5-047);
- Appendix 8 to Deadline 5: Response to ExA Action points arising from Issue Specific Hearing 8 - Natural Environment and Commercial Fishing (PINS Ref REP5-015);
- Annex A to Appendix 8 to Deadline 5: Applicants Response to ISH8 Action Points 1 (b), 2 (d) and 9 (b) (PINS Ref REP5-016);
- Appendix 14 to the Deadline 6 Submission: Statement of Common Ground Natural England Offshore Ornithology (PINS Ref REP6-015);
- Appendix 15 to the Deadline 6 Submission: Statement of Common Ground Natural England Technical Topics (excluding Offshore Ornithology, Saltmarsh, and Site Selection) (PINS Ref REP6-016);
- Appendix 16 to the Deadline 6 Submission: Deadline 6 Submission Appendix 16: Statement of Common Ground – Natural England - Project Description, Site Selection and Alternatives; and Saltmarsh (PINS Ref REP6-019);
- Appendix 43 to Deadline 6 Submission: Applicants Response to Natural England's responses to ISH8 Action Points and the Applicants Deadline 5 Submissions on HRA matters (offshore ornithology and marine mammals) (PINS Ref REP6-065); and
- Appendix 58 to Deadline 6 Submission: Outline Site Integrity Plan (PINS Ref REP6-077 which supersedes REP4-022 (and REP2-033)).



- 6 Hereafter these submissions will be referred to by the Planning Inspectorate's referencing system (PINS Refs).
- 7 The three sites which additional clarifications have been provided for are:
  - Flamborough and Filey Coast (FFC) Special Protected Area (SPA);
  - Outer Thames Estuary (OTE) SPA; and
  - Southern North Sea (SNS) Special Conservation Area (SAC).
- 8 The following tables (as taken from PINS Ref REP5-016) have been updated to provide a summary of evidence presented by the Applicant to support the conclusion of no Adverse Effect on Integrity (AEoI) as a result of the project alone or in-combination:
  - Table 1: Summary of the evidence presented by the Applicant to support the conclusions of no AEoI with respect to the Flamborough and Filey Coast SPA (kittiwake);
  - Table 2: Summary of the evidence presented by the Applicant to support the conclusions of no AEoI with respect to the Outer Thames Estuary SPA (Red Throated Diver); and
  - Table 3: Summary of the evidence presented by the Applicant to support the conclusions of no AEoI with respect to the Southern North Sea SAC (harbour porpoise).

# **1.1** Evidence supporting no AEoI with respect to the Flamborough and Filey Coast SPA (gannet).

9 The Applicant notes that the matter of in-combination effects on gannet as a feature of FFC SPA was raised quite late in the examination (at Deadline 5). Therefore, the most relevant technical clarification for this effect is presented in PINS Ref REP6-065. The Applicant's position is presented in PINS Ref REP6-015 and has concluded **no AEoI for the project alone or in-combination**. No AEoI has been agreed with Natural England for the project alone, but owing to the uncertainty of the effect of other projects, not yet consented, the Applicant has not reached agreement with Natural England for no AEoI for gannet in-combination for FFC SPA.



### **1.2** Evidence supporting no AEoI with respect to the Flamborough and Filey Coast SPA (kittiwake)

Document	PINS Reference	Section	Site/ feature	Conclusion
	REP2-018 and REP2-	11.4 (paragraph 11.4.146 inter alia, concluding 11.4.149)	FFC SPA/ Kittiwake	Collision risk during operation. Concluded
Report to Inform Appropriate Assessment (Revision B)	019	12.4 (paragraph 12.4.26 inter alia, concluding 12.4.33)	FFC SPA/ Kittiwake	Collision risk during operation. Concluded
Deadline 4 Submission - Appendix 23: Review of the ES and RIAA in relation to the Structure Exclusion Zone	REP4-027	Table 2	FFC SPA/ Kittiwake	Screened out - <b>no increase in the maximu</b> increase in range from 311.47 km to 312.0
Appendix 25 to Deadline 4 Submission: Offshore Ornithology In-combination Effects Position Paper on Kittiwake and the FFC SPA	REP4-029	Section 1.2	FFC SPA/ Kittiwake	<ul> <li>(1) The absence of an AEoI on the kittiwak alone;</li> <li>(2) The absence of AEoI on the kittiwake for in-combination, given the absence of any Extension; and</li> <li>(3) The findings with respect to kittiwake a for FFC SPA, which is agreed as not advers regards other consents is such that there combination, and the contribution of Tha Where Natural England consider there to b reasons behind that view point are not cle from either party that the ~1 kittiwake co FFC SPA causes any appreciable effect.</li> </ul>
		Table 1	FFC SPA/ Kittiwake	Provides evidence that: (1) All existing consented offshore wind fa alone or in-combination with respect to th (2) Two existing OWF shortly to be decom decommission Blyth granted November 20 commencing April 2019 <sup>2</sup> , expected to last planned for complete decommissioning as platform (to which it supplies power), with

<sup>&</sup>lt;sup>1</sup> <u>http://portofblyth.co.uk/decommissioning-licence-approved/</u>

ed no AEoI alone.

d no AEoI in-combination.

num adverse scenario assessed (small 2.07 km).

ake feature of FFC SPA from Thanet Extension

e feature of FFC SPA from Thanet Extension y appreciable contribution from Thanet

are between 0.60 and 1.63 birds per annum rse on this site. The existing baseline with re has been no finding of an existing AEoI inhanet Extension does not alter this position. o be a potential existing AEoI (although the clear or quantified) there is no suggestion contribution made by Thanet Extension to

I farms were consented on a basis of no AEoI the FFC SPA; and

ommissioned (Blythe (licence to 2017<sup>1</sup>, with decommissioning work st 4-6 weeks<sup>3</sup>) and Beatrice Demonstrator as part of the decommissioning of the oil ith removal of the wind turbine 'topside'



<sup>&</sup>lt;sup>2</sup> https://www.offshorewind.biz/2019/04/24/first-uk-offshore-wind-farm-disappears-from-horizon/

<sup>&</sup>lt;sup>3</sup> https://www.eonenergy.com/about-eon/media-centre/eons-blyth-offshore-wind-farm-to-be-decommissioned-bringing-to-a-close-its-pioneering-contribution-to-the-development-of-renewable-technology/

Document	PINS Reference	Section	Site/ feature	Conclusion
				(including the blades) decommissioned b 2027 <sup>4</sup> . Beatrice decommissioning was ap projects have a combined predicted colli the Applicant's predicted collision risk for
				(3) A number of projects have not built of maximum WTGs assessed, e.g. Triton Kne through a non material change), EAONE (installed), Rampion (175 turbines assesse assessed, 174 foundations installed), Hor foundations expected to be installed). The in-combination collision risk totals when constructed projects (a conclusion suppor report <sup>6</sup> .
				[The overall aim of The Crown Estate's 'H much potential wind farm capacity [in ter existing wind farm consents. This results f assessments for proposed wind farm desig case options for turbine dimensions and n date have invariably been smaller or mak to achieve planned power generation with provided evidence of available headroom risk from consented, as-built and planned FFC SPA of 40 individuals (i.e. the differen collision estimates). The evidence provide strongly suggests that current collision ris overestimate. It was also concluded that kittiwake in relation to considering evider CRM input parameters such as nocturnal
Deadline 6 Submission - Appendix 14: Statement of Common Ground – Natural England - Offshore ornithology	REP6-025	Table 3	FFC SPA/ Kittiwake	<ul> <li>No AEoI of FFC SPA is agreed for the proposed in-combination – not agreed.</li> <li>Applicants position:</li> <li>The Applicant recognises that Natural Engrule out the potential of an AEoI on the k other plans and projects. However:</li> <li>(1) It is acknowledged that the relevant in projects, including projects which have been applied to be projects.</li> </ul>

<sup>4</sup> <u>https://assets.publishing.service.gov.uk/government/uploads/system/uploads/attachment\_data/file/772806/Beatrice\_Decommissioning\_Programmes.pdf</u>

<sup>5</sup> https://www.gov.uk/guidance/oil-and-gas-decommissioning-of-offshore-installations-and-pipelines#table-of-approved-decommissioning-programmes

<sup>6</sup> MacArthur Green (2017). *Estimates of Ornithological Headroom in Offshore Wind Farm Collision Mortality*. The Crown Estate, London.

before the 'jackets' (foundation) in 2025pproved by BEIS in January 2019<sup>5</sup>). **The two Ilision risk of 0.65 (i.e. directly comparable to for Thanet Extension)**;

t out (or will not be built out) to the final (288 turbines assessed, reduced to 90 E (325 turbines assessed, 102 foundations sed, 116 installed), Hornsea One (240 turbines ornsea Two (300 turbines assessed, 165 The result is a significant over estimate in the en comparing the assessed projects to the borted by The Crown Estate's 'Headroom'

'Headroom report' was to understand 'how erms of collision risk] is currently 'locked-up' in s from differences between impact signs, which are typically derived using worst-I numbers, and as-built wind farms, which to ake use of advancements in turbine technology ith fewer, larger turbines.' This report on the basis of recalculating the collision ed offshore wind farms for kittiwake at the ence between the original and updated ded in The Crown Estate's headroom report risk estimates for kittiwake are an at further headroom could be found for ence that supports continuing revisions to al flight activity rates.]

### oject alone.

ngland's opinion is that it is not possible to kittiwake population of the FFC SPA from

in-combination projects are other plans and been approved by the Secretary of State on



Document	PINS Reference	Section	Site/ feature	Conclusion	
				<ul> <li>the basis that there would be no AEol in-constraints</li> <li>(2) Thanet Extension would not cause any combination effects relating to the mortal plans and projects; and</li> <li>(3) Thanet Extension would not cause an being included as part of an in-combination</li> </ul>	
		Executive Summary	FFC SPA/ Kittiwake	A post-submission note for Norfolk Vangu potential impacts from collision risk on k might arise from the operation of Norfolk assessed from Thanet Extension's perspect using Natural England's preferred precaut Vanguard's preferred evidence based me The findings from this post-submission no kittiwake collisions at Norfolk Vanguard a Extension formed part of that in-combinat considered and presented the most up-to updated Population Viability Analysis (PVA account of collision risk to kittiwake from	
Norfolk Vanguard Offshore Wind Farm Offshore Ornithology Assessment Update for Deadline 6 <sup>7</sup>	Reference made by the Applicant at Deadline 5 (and ISH8)	the Applicant at Deadline 5 (and	Paragraph 67 and 69	FFC SPA/ Kittiwake	The in-combination (including Hornsea The collision estimate apportioned to FFC SPA considered to contribute 1.4 (towards the predicted contribution). The PVA model was an update of similar rewith the addition of a matched-run approand an extended simulation period (35 years) without density dependence and were supopulation size and population growth rate presented as additional adult mortality, the converted to adults by multiplying by the class estimate including Hornsea Project The without Hornsea Project Three the all age outputs from these models for adult mortality.
		Paragraphs 70 and 72	FFC SPA/ Kittiwake	The <b>maximum reduction</b> in the <b>populatio</b> mortality rate of 300 individuals per annu independent model was <b>0.3%.</b> Using the <b>r</b>	

<sup>&</sup>lt;sup>7</sup> <u>https://infrastructure.planninginspectorate.gov.uk/wp-content/ipc/uploads/projects/EN010079/EN010079-002764-</u> ExA;%20AS;%2010.D6.17 Norfolk%20Vanguard%20Offshore%20Wind%20Farm%20Offshore%20Ornithology%20Assessment%20Update%20for%20Deadline%206.pdf

#### -combination on the SPA;

ny appreciable effect on the wider intality of this species which arise from those

### n AEol to arise as a result of this project tion assessment.

guard, presenting an updated assessment of kittiwake connected to the FFC SPA that Ik Vanguard alone and in-combination was ective. The assessment provides predictions utionary approach and the Norfolk ethods.

alone or in-combination (noting that Thanet ation assessment). The post-submission note co-date collision risk estimates alongside an VA) in order to provide the ExA with a robust in the FFC SPA from offshore wind farms.

Three) all age class total **annual kittiwake PA is 495.2**, of which Thanet Extension was ne precautionary end of the Thanet Extension

models produced for Hornsea Project Two, roach for calculating counterfactual outputs **years)**. Simulations were conducted with and ummarised as the counterfactual of ate. The outputs from this model were therefore **the total FFC SPA estimates were ne adult proportion (53%)**. Thus, the all age Three of 495.2 **comprises 262.4 adults**, and ge total of 337.4 **comprises 178.8 adults**. The rtality levels of 200 and 300 (the closest

ion growth rate (including Hornsea Three), a um, using the more precautionary density more realistic density dependent model, the



Document	PINS Reference	Section	Site/ feature	Conclusion
			feature	<ul> <li>maximum reduction in growth rate (include The kittiwake breeding population at the around an average of approximately 40,00 also reported that since 2000 the populat 0.4% annual growth rate (RSPB unpublishe estimate for kttiwake at the FFC SPA being Therefore, the kittiwake population appeared the relevant conservation objective is change.</li> <li>On the basis of the population model pred combination kittiwake collisions attributed trigger a risk of population decline, but may currently seen at this colony.</li> </ul>
				[The findings from this report demonstrat the kittiwake feature of the FFC SPA, with combination with other projects. It also n small contribution made by Thanet Extens 0.60 to 1.63 individuals representing 0.209 mortality rate of 300 individuals per annua independent model assessed.]
				The worst case in-combination effect wil FFC SPA kittiwake population from contin reconcile how, even as a highly precaution combination impact that would not preve population, could be viewed as being an Natural England). It is the position of the impact does not represent an AEoI on kit
Appendix 43 to Deadline 6 Submission: Applicants Response to Natural England's responses to ISH8 Action Points and the Applicants Deadline 5 Submissions on HRA matters (offshore ornithology and marine mammals)	REP6-065	Section 3	FFC SPA/ kittiwake	Given the very small numbers attributed t existing headroom and in light of recent a the Dogger Bank Creyke Beck projects tha <b>small contribution that Thanet Extension</b> the Applicant disagrees with Natural Engla combination, instead finding no AEoI.

uding Hornsea Three) was 0.1%.

ne FFC SPA has remained **relatively stable** 000 pairs over the **last 20 years**. The RSPB ation has grown by 7% which would equate to shed report), with the latest population ng 45,504 pairs (91,008 individuals) in 2017. Dears to be in **favourable conservation status** is to **maintain** this status, subject to **natural** 

edictions the number of predicted ind to the FFC SPA is not at a level which would ay result in a slight reduction in the growth rate

ate that no AEoI is apparent with respect to th respect to Thanet Extension alone or inmakes it very clear that there is only a very nsion to the in-combination totals, with the 20% to 0.54% with respect to the maximum num in the more precautionary density

vill therefore not be sufficient to prevent the tinuing to grow. It is therefore difficult to cionary worst case, a predicted inevent the continued growth of that in AEOI on site integrity (as maintained by the Applicant that such an in-combination sittiwake from the FFC SPA.

I to Thanet Extension in the context of the agreed changes to both Triton Knoll and for nat **provide headroom in excess of the very** on makes to the overall in-combination total. gland's position on the project in-



### **1.3** Evidence supporting no AEoI with respect to the Outer Thames Estuary SPA (Red Throated Diver)

Table 2: Summary of the evidence presented by the Applicant to support the conclusions of no	o AEoI with respect to the Outer	Thames Estuary SPA (Red Throated Diver)
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Document	PINS Reference	Section	Site/ feature	Conclusion	
	REP2-018 and	11.4 (paragraph 11.4.7 inter alia, concluding 11.4.14)	OTE SPA /RTD	Risk of disturbance and displacement during construction and	
Report to Inform Appropriate		11.4 (paragraph 11.4.66 inter alia, concluding 11.4.72)	OTE SPA/RTD	Risk of disturbance and displacement during operation. Concl	
Assessment (Revision B)	REP2-019	12.4 (paragraph 12.4.3 inter alia, concluding 12.4.10)	OTE SPA/RTD	Risk of disturbance and displacement during construction and combination.	
		12.4 (paragraph 12.4.12 inter alia, concluding 12.4.25)	OTE SPA/RTD	Risk of disturbance and displacement during operation. Concl	
				The report considered two scenarios for Thanet Extension:	
	REP1-023	Paragraph 32	OTE SPA/RTD	(1) The <b>SNCBs default scenario</b> of <b>100%</b> displacement <b>within km</b> from the boundary of the turbine array (SNCBs, 2017); an	
Appendix 1, Annex C of Deadline 1 Submission: Red- throated diver cumulative (EIA) and in-combination (HRA) impact assessment				(2) The scenario developed from the local site based evidence Offshore Wind Farm of <b>73% displacement within the turbine</b> of the turbine array.	
		Paragraph 64		<b>Displacement may</b> result in the <b>mortality of a proportion</b> of a associated with displacement for any seabird are <b>not known</b> approach taken in the assessment of Thanet Extension is to conthe lower limit is <b>1%</b> mortality resulting from displacement are	
methodology		Table 13		<b>Change in background mortality</b> predicted to result from That mortality, <b>scenario no displacement outside</b> OWF ( <b>scenario 2</b> (5% mortality), which equates to an increase in mortality of 0	
		Table 14		<b>Change in background mortality</b> predicted to result from Tha mortality, <b>scenario 100% displacement in 4 km</b> buffer ( <b>scena</b> (5% mortality) which equates to an increase in mortality of 0.	
Appendix 1, Annex D to Deadline 1 Submission: Displacement of red- throated divers for Thanet Extension project alone		Paragraph 1			Focus on providing <b>evidence in support</b> of the unique nature <b>displacement of RTD</b> , with that potential being <b>less than</b> that across its non-breeding range.
		Paragraph 14		The <b>assessment of displacement</b> for <b>Thanet Extension</b> is <b>aide</b> data, analysis and reporting available on non-breeding seabine to the <b>Thanet OWF</b> .	
				Given the data on RTD disturbance and displacement was re	

### r)

nd decommissioning. Concluded no AEoI alone.

ncluded no AEoI alone.

nd decommissioning. Concluded no AEoI in-

ncluded no AEoI in-combination.

in the array area and 100% displacement out to 4 and

**nce** that results from the monitoring of the Thanet **ne array and no displacement outside** the boundary

of the RTD displaced. **Definitive** mortality **rates in** and **precautionary estimates** have to be used. The consider a **range of mortality** rates, for this species and the upper limit is **5%**.

hanet Extension alone giving rise to 1% or 5% **o 2** above): **0.05 RTDs** (1% mortality) to **0.25 RTDs** 0.005% to 0.024% relative to background mortality.

hanet Extension alone giving rise to 1% or 5% nario 1 above): **0.2 RTDs** (1% mortality) to **1.01 RTDs** 0.020% to 0.098% relative to background mortality.

re of Thanet Extension with respect to potential at found at other, larger OWFs studied elsewhere

ided by extensive post-consent monitoring survey birds (particularly RTD) within and in close proximity

recent and site-specific, it was given greater weight



Document	PINS Reference	Section	Site/ feature	Conclusion	
				over other data sources from constructed OWFs in more dist	
		Table 3		<ul> <li>Average monthly density of RTD in the spring migration seas</li> <li>Thanet OWF: 0.32</li> <li>Thanet OWF 4km buffer: 0.81</li> <li>Thanet Extension OWF: 0.74</li> <li>Thanet Extension OWF 4km buffer: 0.91</li> </ul>	
		Paragraph 25		From site specific data, an estimate for displacement rate of 11% within the 4km buffer (i.e. not 100% within the array, a the array boundary)	
		Paragraphs 35 and 37		The Kentish Flats Extension OWF monitoring report <b>recomme</b> <b>within an OWF and 70% within 0-500 m</b> buffer of an OWF) sh assessments of wind farm disturbance to wintering RTD (not a <b>displacement over 0.5 km</b> recorded at Kentish Flats Extension <b>km</b> if the density of birds were even across that buffer prior to	
Appendix 19 to Deadline 4 Submission: The consequences of the SEZ on assessment of Red throated Diver interest feature of OTE SPA alone and in- combination	REP4-023	Section 1.1		This note provides that the SEZ to the west of the Array Area, approach advocated by Natural England, results in the elimina Thanet Extension will therefore make <b>no contribution to any</b> <b>displacement of RTD in the OTE SPA</b> .	
		Section 1.2		The key reasons are: (1) Significant reduction in the array area and buffer in extent greater distance from the OTE SPA boundary (at least 7.65kr at Screening, substantially reducing the potential that any dis even based on the precautionary measure of 8km advocated of site specific evidence for bird displacement provided above (2) agreed no AEoI alone (with Natural England).	
		throated REP4-023	Table 1	OTE SPA/RTD	Provides evidence that: (1) All existing consented offshore wind farms were consent with respect to the OTE SPA. These include the 7 August 2017 Appropriate Assessment by agreement with Natural England) no AEoI alone or in-combin
		Paragraph 7		<b>Post the East Anglia Three</b> decision, the only relevant project combination assessment is <b>Norfolk Vanguard</b> . Although still p in the SoCG with NE that mitigation is available to avoid the	
		Paragraph 12		The assessment in terms of numbers of RTD potentially disp calculated assuming the PEIR boundary. The SEZ means the a buffer reduced by 7.94%.	

stant parts of the North Sea.

ason (birds/km2):

of RTD within Thanet Extension is 57%, dropping to as advocated by NE, and dropping rapidly outside

nended that the observed displacement rates (89% should be the primary values used for future of 100% within and out to 4km). The 70% fon OWF is equivalent to 9% displacement over 4 r to the construction of the OWF.

a, even when assessed using the very precautionary ination of any displacement effect on RTD. The **ny in-combination assessment of potential** 

nt, resulting in the **array area being at an even km**, a 48% increase in distance from that considered lisplaced birds are associated with the OTE SPA, d by Natural England, and particularly in the context ove).

nted on a basis of no AEoI alone or in-combination

by BEIS for East Anglia THREE, which found (in bination for the OTE SPA and RTD.

ct other than Thanet Extension to the in-I progressing through planning, there is **agreement The risk of an AEoI to OTE SPA RTD.** 

splaced remains based on the RTD numbers e area has been reduced by 18.3%, with the 4km



Document	PINS Reference	Section	Site/ feature	Conclusion
				The SEZ means the <b>distance between the Array Area and the</b> <b>close to the 8 km distance</b> advocated by Natural England as t constructed OWF on red-throated diver.
				This outer limit identified that <b>the displacement effect decay</b> to 0% <b>displacement at 8 km</b> from the OWF. Following that ex a distance of <b>7.65km is reached is very small</b> .
		Paragraph 13		The Applicant is of the view that <b>the '8km' study is not releva</b> Thanet Extension, and instead <b>represents a highly precaution</b> the Deadline 1 reference (REP1-023) above.
				[It should also be noted that shipping route lies between Thar which, especially for a species sensitive to disturbance and dis Thanet Extension.]
		Paragraph 16		At a distance of 7.65km, the scale of any displacement effect degree of certainty, even when based on an examination of England rely on, it can be stated to be very close to, if not, z
		Paragraph 17		The 8km range advocated by Natural England is based on dat position that <b>evidence from post-construction monitoring of</b> which the percentage <b>displacement falls to zero at this parti</b> 7.65km range to the OTE SPA). It is also the Applicant's positi <b>itself</b> ; evidence that <b>displacement is not 100% even within T</b>
				These facts identify the highly precautionary nature of the a more importantly in-combination, by Natural England.
Deadline 4 Submission - Appendix 23: Review of the	REP4-027	Table 2	OTE SPA/RTD	Highlights that the inclusion of the SEZ increases the minimum which offers <b>a reduction in any potential impact on RTD</b> .
ES and RIAA in relation to the Structure Exclusion Zone		Table 3	OTE SPA/RTD	Highlights that the inclusion of the SEZ offers a <b>net benefit to at the OTE SPA</b> .
Deadline 4B Submission - Appendix 4: Addendum to the RIAA	REP4B-015	Section 2.2	OTE SPA/RTD	The RIAA submitted at Deadline 2 for the OTE SPA is based or the closest WTG (4km). That distance, following the SEZ, is no additional mitigation afforded by the increase in distance de of no AEoI alone or in-combination) but does provide greate
Deadline 6 Submission -		Table 3		No AEol OTE SPA is agreed for the project alone.
Appendix 14: Statement of Common Ground – Natural	REP6-015		OTE/	In-combination – not agreed.
England - Offshore ornithology (post SEZ)			RTD	Applicants position:
				The Applicant recognises that Natural England's opinion is the

the OTE SPA, 7.65 km at its nearest point, is very s the outer limit for any potential influence of a

ays from 100% displacement at 0 km from the OWF, example, the **potential for displacement** by the time

evant due to the particular site circumstances of ionary approach. The reasons are evidenced under

anet Extension and the OTE SPA – the presence of displacement, effectively separates the OTE SPA from

ct will certainly not be 100%. With a very high of the highly precautionary evidence that Natural , zero percent displacement.

lata from London Array. It remains the Applicant's of the existing Thanet OWF, that the distance at rticular site is less than 4 km (i.e. well within the ition that birds have been recorded within the array Thanet OWF.

approach to assessment of effects either alone, or

um distance from the site from 6.15 km to 7.65 km,

to the previous potential impacts assessed for RTD

on the PEIR distance between the SPA boundary and now very precautionary–now being 7.65km. **The does not, however, change the existing conclusions ater weight to them**.

that it is not possible to rule out the potential of an



Document	PINS Reference	Section	Site/ feature	Conclusion
				AEoI on the RTD population of the OTE SPA from existing ope
				(1) It is acknowledged that the <b>relevant in-combination proj</b> e approved by the Secretary of State on the basis that there w
				(2) The evidence from post construction monitoring of the edistance at which the percentage displacement of RTD falls for Further, RTD were recorded within the array itself; evidence Thanet OWF;
				(3) In the particular circumstances of this case, <b>the Thanet Ex</b> or any effect at all on the wider in-combination effects relat from those projects;
				(4) Thanet Extension would not cause an AEoI to arise as a r in-combination assessment.
Norfolk Vanguard Offshore Wind Farm Offshore Ornithology Assessment Update for Deadline 6 <sup>8</sup> (pre SEZ)	Reference made by the Applicant at Deadline 5 (and ISH8)	Executive Summary	OTE SPA	The conclusion of this updated assessment for the OTE SPA is <b>operations and maintenance at Norfolk Vanguard alone or i</b> formed part of that in-combination assessment).
Appendix 43 to Deadline 6 Submission: Applicants Response to Natural England's responses to ISH8 Action Points and the Applicants Deadline 5 Submissions on HRA matters (offshore ornithology and marine mammals)	REP6-065	Section 4	OTE SPA/ RTD	As the site is now close to 8 km from the OTE SPA following t potential displacement values at that range is near to, if not, demonstrates that displacement associated with Thanet OW <b>Thanet Extension itself would not have any displacement ef</b>

perational projects. However:

**ojects** are existing projects which have been e would be **no in-combination AEoI** on the SPA;

e existing Thanet OWF demonstrates that the Is to zero at this particular site is less than 4 km. Ice that displacement is not 100% even within

Extension would not cause any appreciable effect lating to the mortality of this species which arise

result of this project being included as part of an

A is **no AEoI due to RTD displacement during** or in-combination (noting that Thanet Extension

g the introduction of the SEZ, the drop off in ot, zero. Coupled with site specific data, which WF is less than 4km, then the development of **effect on RTD** residing within the OTE SPA itself.



<sup>&</sup>lt;sup>8</sup> https://infrastructure.planninginspectorate.gov.uk/wp-content/ipc/uploads/projects/EN010079/EN010079-002764-

ExA;%20AS;%2010.D6.17 Norfolk%20Vanguard%20Offshore%20Wind%20Farm%20Offshore%20Ornithology%20Assessment%20Update%20for%20Deadline%206.pdf

### **1.4** Evidence of no AEoI with respect to the Southern North Sea SAC (harbour porpoise)

Document	PINS Reference	Section	Site/ feature	Conclusion
Report to Inform Appropriate Assessment (Revision B)	REP2-018 and REP2- 019	11.3 (for UXO: paragraph 11.3.17 inter alia, concluding 11.3.24, for piling: paragraph 11.3.43, concluding 11.3.66, vessel traffic: paragraph 11.3.66, concluding 11.3.84, other construction noise: paragraph 11.3.88, concluding 11.3.93, geophysical survey: paragraph 11.3.94, concluding 11.3.96, use of ADDs, paragraph 11.3.98 and multiple activities, 11.3.102.)	SNS SAC/ harbour porpoise	Underwater noise during constructior <b>alone</b> .
		12.3 (paragraph 12.3.15 inter alia, concluding 12.3.47.	SNS SAC /harbour porpoise	Underwater noise during constructior <b>in-combination</b> .
Appendix 15 to Deadline 6 Submission: Statement of Common Ground – Natural England Technical Topics (excluding Offshore Ornithology, Saltmarsh, and Site Selection)	REP6-017	Table 3	SNS SAC/ harbour porpoise	Applicant concluded no AEoI alone at NE consider that a mechanism needs ensure continuing adherence to the the which the Site Integrity Plans (SIPs) we developed, NE are unable to advise the in-combination impacts and therefore be fully ruled out. While NE agrees that there is also a need to put a timefram multiple SIPs at the same time. At what reassess whether the parameters that Natural England agree [on the mitiga production of a SIP by the Applicant at regulator on how this process will be
Appendix 58 to Deadline 6 Submission: Outline Site Integrity Plan	REP6-077	Paragraph 3	SNS SAC/ harbour porpoise	The proposed timeframe for the SIP i (1) First review/ update of the SIP (ar MMO at least 4 months prior to the s (2) Second review/ update of the SIP MMO at least 4 months prior to the s
		Paragraph 10		Adherence to that timetable, includir agreement with the MMO, will ensur

#### Table 3: Summary of the evidence presented by the Applicant to support the conclusions of no AEoI with respect to the Southern North Sea SAC (harbour porpoise)

on and decommissioning. Concluded **no AEoI** 

on and decommissioning. Concluded **no AEoI** 

and in-combination.

ds to be developed by the regulators to thresholds over time. Until a mechanism by will be managed, monitored and reviewed is that this approach is sufficient to address the re the risk of AEoI on the SNS SCI [SAC] cannot that SIPs are a method to prevent an AEoI, me on the SIP and a mechanism for assessing that stage will the developer be required to at have been assessed have been exceeded?

sation measures and SIP] if there is the tand there is clear guidance from the managed strategically.

is as follows:

and RIAA Addendum) to be issued to the start date of the first geophysical survey

P (and RIAA Addendum) to be **issued to the** start date of the next 'noisy activity'

ling delivery of the **SIP and RIAA Addenda** for **ure discharge** of Schedule 11, Condition



Document	PINS Reference	Section	Site/ feature	Conclusion
			_	12(1)(k) and Schedule 12, Condition 10(
				Committed (in the DCO) mitigation in t AEoI alone and in-combination is avoid
				(1) It is <b>only noisy works</b> at Thanet Exte March inclusive) that have the potentia
		Paragraphs 22-24		(2) As a <b>worst case</b> , a complete <b>winter</b> s result in <b>no contribution to the thresho</b> <b>Extension</b> from all <b>HRA</b> considerations f
				(3) The inclusion in the mitigation of a sis wholly within the ability of the Appli independent of other projects and ther management activities outside the projects assessed against other SIPs).
				(4) The DCO provides that the SIP must to the activities commencing.
Deadline 4 Submission - Appendix 23: Review of the ES and RIAA in relation to the Structure Exclusion Zone	REP4-027	Table 2	SNS SAC/ harbour porpoise	Screened out - <b>no increase in the maxir</b> change in the range, remaining 0km)
Deadline 4B Submission - Appendix 4: Addendum to the RIAA	REP4B-015	Section 2.2	SNS SAC/ Harbour porpoise	Increase in underwater noise – no chan, activities resulting in underwater noise, from the designated site. Therefore, <b>no</b> <b>of no AEoI</b> .
Appendix 43 to Deadline 6 Submission: Applicants Response to Natural England's responses to ISH8 Action Points and the Applicants Deadline 5 Submissions on HRA matters (offshore ornithology and marine mammals)	REP6-065	Section 5, Paragraph 8	SNS SAC/ Harbour porpoise	Recognition by Natural England recognition by Natural England recognition outlined in the SIP would allow the <b>cond porpoise feature of the SNS SAC,</b> provide <b>DCO/DML</b> to ensure they are enforceable. The Applicant would respectfully highlig provided for within the DCO/DML, as the second

### LO(1)(I) of the DCO.

**the SIP** for Thanet Extension will ensure an **ided** because:

tension in the **winter season** (October to ial to **contribute to the thresholds**.

r season restriction on noisy activity would holds and effectively remove Thanet s for the SNS SAC.

a **seasonal restriction** means the mitigation **plicant** to **control, commit to and deliver**, is here is therefore **no need to engage in** roject (or for the Thanet Extension SIP to be

### ast be approved in writing by the MMO prior

#### kimum adverse scenario assessed (no

ange in the number, type or duration of se, and no change in the minimum range no change in the assessment and conclusion

nised that these mitigation measures as onclusion of no AEoI on the harbour vided the measures are secured in the able.

light that the mitigation measures are these form the key point of the SIP.



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