

Natural England's key to RAG status	Risk
Purple	
Note for Examiners and/or competent authority. May relate to DCO/DML.	
Red	
Natural England considers that unless these issues are resolved it will have to advise that (in relation to	
any one of them, and as appropriate) it is not possible to ascertain that the project will not affect the	
integrity of an SAC/SPA and/or comply fully with the Environmental Impact Assessment requirements	
and/or avoid significant adverse effect on landscape/seascape, unless the following are satisfactorily	
new baseline data;	
significant design changes; and/or	
significant mitigation;	
Natural England feels that issues given Red status are so complex, or require the provision of so much	
outstanding information, that they are unlikely to be resolved during examination, and respectfully	
suggests that they be addressed beforehand.	
Amber	
Natural England considers that if these issues are not addressed or resolved by the end of examination	
then they would become a Red risk as set out above. Likely to relate to fundamental issues with	
assessment or methodology which could be rectified; preferably before examination.	
Yellow	
These are issues/comments where Natural England doesn't agree with the Applicant's position or	
approach. We would flag these at the PEIr stage with the view that they would be addressed in the	
Application. But otherwise we are satisfied for this particular project that it will not make a material	
difference to our advice or the outcome of the decision-making process. However, it should be noted	
that this may not be the case for other projects. Therefore it should be noted by interested parties that just because these issues/comments are not raised as part of our Relevant Representations in this	
instance it should not be understood or inferred that in other cases or circumstances Natural England	
will take this approach. Furthermore, these may become issues should further evidence be presented.	
Green	
Natural England supports the Applicant's approach.	

G	r	e	٧

These are issues/comments where the matter is closed.



		Rel and WR				D2		status D3
		Rep		D1				
Apper	ndix A - Generic Issues							
n p c fo	We have continued concerns that not all the risks related to the proposal have been fully considered which means that, collowing the precautionary principle, we are unable to exclude, peyond all reasonable scientific loubt, no Adverse Effect on integrity of the Wash SPA or The Wash & North Norfolk Coast SAC.		NE has advised the Applicant (in writing through our DAS service on 13th Sept) that unless the further information is provided to help determine the scale of the impacts, we will not be able to advice further on the appropriateness of any mitigation and/or compensatory measures and our advice will be more precautionary.		Ongoing		Ongoing	
n tl d b tl 2 d w n le a C	Rey plans identified to provide the eccessary comfort to ExA and SoS hat the projects will not have a letrimental impact have either not been provided or where they have hey are too high level to demonstrate that necessary actions will be taken to avoid, reduce and mitigate impacts to acceptable evels. As with other NSIPs we advise that the Applicant provides Dutline plans as part of the consenting phase.		Natural England await being consulted on Outline plans throughout the examination.		Ongoing		Ongoing	



	ral England's Relevant	RAG	Consultation, actions, progression	RAG	Consultation, actions, progression	RAG	Consultation, actions, progression	RAG
Repres	esentation -Appendix A -	status		status		status		status
Gener	eric Issues	Rel		D1		D2		D3
		and						
		WR						
		Rep						
	lo not currently agree with		The Applicant provided		Ongoing		Ongoing	
	t Case Scenarios presented		clarification on this point (in					
	conclusions. In particular (but		writing on 13th August) "Worst					
	exclusively) this concern relates		case scenarios are defined in					
	mulative/in-combination		relation to many of the impacts,					
assess	sments and/or in direct		where relevant, in the					
	equences of the proposal e.g.		Environmental Statement (Chapter					
reloca	ation of fishing boats,		17, document reference APP-055).					
increa	ased dredging.		However, to remove any doubt or					
			ambiguity we will confirm the basis					
			of all assessments in a consistent					
			format to stakeholders and the					
3			basis for their derivation during					
			examination. Where such					
			scenarios have an impact on					
			features they are addressed within					
			the impact assessment on that					
			feature within the ES, HRA or both					
			documents."					
			However, whilst this clarity is					
			welcomed the initial point hasn't					
			currently been addressed and					
			remains outstanding.					
Environmo	ental Statement - Chapter 5 - P	roject D	Asscription					



No	. Natural England's Relevant Representation -Appendix A - Generic Issues	RAG status Rel and WR Rep	Consultation, actions, progression	RAG status D1		RAG status D2		RAG status D3
4	Ship numbers – RDF delivery; mentions 10 ships per week = 520 ships per year. Is this the maximum figure? This is single journeys so a return trip of 1040 vessel movements. In addition, need to consider pilot boats (1 or 2 vessels per high tide).		Natural England awaits an updated		Ongoing		Ongoing	
5	Ship numbers – following on from paragraph 5.6.10 – it notes 580 vessels per year or 12 ships per week: but 12 x 52 = 624? Is 580 the maximum number of vessels, can this be clarified?		Natural England awaits an updated		Ongoing		Ongoing	
En	vironmental Statement - Chapter 17 -	Marine	and Coastal Ecology	-				
6	Disturbance to birds by vessel movement during construction – 89 vessels (178 return trips + pilot boats). Suggested numbers of 5 vessels per week (peak), typically 4 per month. This seems to be inconsistent with other sections of the ES.		Natural England awaits an updated ES.		Ongoing		Ongoing	



No.	Natural England's Relevant Representation -Appendix A - Generic Issues	RAG status Rel and WR Rep	Consultation, actions, progression	status D1		RAG status D2		RAG status D3
7	Increased vessel traffic/ movement – from c. 420 (based on 2019 figures) to c. 1000 vessels – which equates to 2000 vessel movements along with pilot boat movements. Again, this is inconsistent with other sections of the ES.		Natural England awaits an updated ES.		Ongoing		Ongoing	
5	Increase in pilot boats to accompany the vessels. The pilot travel faster and cause increased boat wash – is there a speed limit for the pilot boats?		Natural England awaits an updated ES.		Ongoing		Ongoing	



No.	Natural England's Relevant Representation - Appendix B - Offshore Ornithology	RAG status Rel and		RAG status at D1	Consultation, actions, progression	RAG status D2	Consultation, actions, progression	RAG status D3
		WR Rep						
	endix B - Offshore Ornithology							
Env	ironmental Statement - Chapter 17 -	Marine						
1	Please be advised that bird data required for March to June 2021 has not yet been submitted. Natural England advises for birds, a minimum of two years site specific data is collected to allow for variation in bird use between years.		The Applicant informed NE that they will include additional bird data and updated analysis in a HRA addendum (in writing on 13th August). We will respond to this through the examination process.		The Applicant submitted an Ornithology Addendum at Deadline 1 [REP1-026]. We welcome the additional survey data provided. While not representing two full years survey, as is best practise, the additional data does extend the surveyed period considerably and it now includes part of two winter seasons. However there still remains considerable evidence gaps relating to Annex I passage birds		No update.	
2	Natural England queries why citation text and list SPA species isn't fully utilised as well as SSSI features. For example, no mention of key species <i>i.e.</i> breeding Redshank and littoral sediment, SM4-28 saltmarsh etc.		The Applicant informed NE (in writing on 13th August) that this will be reviewed in the documents but the ES/HRA has discussed species/habitats that are likely to be affected. NE responded (in writing on 13th Sept) that we will be guided by the ExA on this as other NSIPs have been requested to submit the relevant site information in the past.		The Applicant submitted an Ornithology Addendum at Deadline 1 [REP1-026]. NE note that consideration has been given to impacts on a number of individual species which form features of the site, but there has been no assessment of the impacts to Annex I non-breeding waterfowl assemblage as a feature in its own right. This matter remains outstanding.		No update.	



No.	Natural England's Relevant	RAG	Consultation, actions, progression	RAG	Consultation, actions, progression	RAG	Consultation, actions, progression	RAG
	Representation - Appendix B -	status		status		status		status
	Offshore Ornithology	Rel		at D1		D2		D3
		and						
		WR						
		Rep						
	Natural England notes that		The Applicant informed NE (in		NE note that REP1-026 includes		No update.	
	Redshank are shown as absent in		writing on 13th Aug) that		redshank as a breeding species as			
	table between April and July.		Redshank are "not designated as a		a feature of The Wash SSSI. We			
	However, we advise that they		breeding species as the size of the		note the document states that			
	should be shown as present as they		breeding population, although		breeding redshank were not			
	breed on The Wash. Also, Ringed		'undoubtedly of national		recorded during any of the surveys			
,	Plover is missing a month, and this		importance', had yet to be		undertaken and that is why they			
3	should be checked to be correct.		assessed." NE responded to say		are absent April-July. However,			
			that breeding redshank are a		Natural England queries the			
			notified feature of The Wash SSSI		outcome of this data.			
			and impacts on the feature need					
			to be considered further (even if					
			outside the HRA).					



No.	Natural England's Relevant	RAG	Consultation, actions, progression	RAG	Consultation, actions, progression	RAG	Consultation, actions, progression	RAG
	Representation - Appendix B -	status		status		status		status
	Offshore Ornithology	Rel		at D1		D2		D3
		and						
		WR						
		Rep						
	Natural England acknowledges that		Natural England awaits a		This matter remains under		No update.	
	monitoring by an ornithologist was		demonstration that the proposed		discussion.			
	undertaken for the EA Boston		250m buffer zone is fit for purpose					
	Haven embankment works for		for ruff and redshank. The					
	activities carried out during the		Applicant has informed NE that					
	autumn/spring passage and		"buffer zones work to avoid and					
	overwinter. Monitoring considered		minimise disturbance, Cutts et al					
	noise and visual disturbance and		(2008) provides peer reviewed					
	recorded species, numbers, and		data on disturbance for waders. NE					
	bird behaviour. A stop trigger		responded (on 13th Sept) to state					
	(based on 1% of the cited SPA		that while Cutts et al. may be					
	numbers) was used when works		appropriate for identifying generic					
	were noted to show disturbance.		distances where no better data					
	At that time a 500m monitoring		exists, disturbance and habituation					
	zone was required. For this project		are often subject to site specific					
4	a 250m zone has been suggested		variation. Some data had been					
	based on the data collected. We		collected as part of the bird					
	advise that this appears to be		surveys it would be appropriate to					
	appropriate for BAEF considering		review behavioural response					
	the distance from the SPA and the		information to see how distances					
	reduced numbers of birds using the		compare at this site and whether					
	upper stretches of The Haven; but		following Cutts et al is appropriate;					
	note data has shown numbers of		precautionary; or not-					
	Ruff and Redshank in Area A and B		precautionary enough.					
	have exceeded the 1% threshold							
	during monitoring so assurances							
	that the buffer remain correct for							
	these species is required.							



No.	Natural England's Relevant Representation - Appendix B - Offshore Ornithology	RAG status Rel and WR Rep	Consultation, actions, progression	RAG status at D1		RAG status D2	Consultation, actions, progression	RAG status D3
5	Natural England notes that within the Haven there are likely to be seven SPA species likely to be disturbed by increased boat traffic i.e. dark-bellied brent goose, shelduck, lapwing, dunlin, blacktailed godwit, redshank, and turnstone.		The Applicant informed NE (in writing on 13th Aug) that an addendum to the HRA and a without prejudice derogation case will be submitted into examination. We will advise further once received.		Natural England awaits further information, this issue is ongoing.		No update.	
6	Natural England is concerned that disturbance to roosts at the mouth of the Haven may affect 24 species including 8 at greater than 1% of site population.		See issue 4 and 5.		Please see section 1 of Appendix B2 at Deadline 2.		No update.	



No	Natural England's Relevant Representation - Appendix B - Offshore Ornithology	RAG status Rel and WR Rep	Consultation, actions, progression	RAG status at D1	Consultation, actions, progression	RAG status D2	Consultation, actions, progression	RAG status D3
7	Natural England notes that the area likely to be disturbed by the proposed works include: • ②golden plover and black-tailed godwit at over 20% of The Wash SPA total and over 2000 individuals; and • ②lapwing 7.5% and 1100 individuals. Therefore, we consider this to be an important area of supporting habitat of The Wash SPA. Natural England advises that an Adverse effect on integrity can't be excluded beyond all reasonable scientific doubt.		See response to 5 re disturbance. The Applicant informed NE (in writing on 13th Aug) that additional disturbance could occur to golden plover and lapwing as they appear to remain at the site of initial disturbance and the work above on energy budgets. If a significant impact is concluded from the additional energy budgets required by these species then mitigation would be recommended. NE responded (on 13th Sept) to state that if there are considered to be significant energy budget implications that cannot be avoided or reduced to acceptable levels this is likely to require 'compensation' not 'mitigation'.		Please see further advice which is relevant to this point in Deadline 2 Appendix B2.		No update.	
8	Natural England notes that it is recognised that birds are sensitive to boat disturbance.		See issue 5.		Please see further advice which is relevant to this point in Deadline 2 Appendix B2.		No update.	



No.	Representation - Appendix B -	RAG status Rel and		RAG status at D1	Consultation, actions, progression	RAG status D2	Consultation, actions, progression	RAG status D3
		WR Rep						
9	Natural England agrees that displaced birds of some species fly 125-800m to alternate roosts. However, it is not clear if the alternative roost/s can accommodate all individuals of all species. But we note that there is also no information on the quality of alternative roosts and if these are secondary and only used as a second choice when their preferred area is not available for whatever reason.		Natural England await relevant documents on this issue.		Please see issue 7.		No update.	
10	Natural England notes that phasing of boats up the Haven is identified, but how traffic down the Haven will be managed is not discussed. Natural England is concerned that birds would be at risk of being repeatedly pushed around over each high tide cycle.		The Applicant informed NE (in writing on 13th Aug) that if measures are available that could be implemented to reduce the occurrences of disturbance, they will be incorporated into the addendum to the HRA and secured through an appropriate mechanism in the DCO. NE advised that this mitigation needs to be captured within the DCO/dML. We await further information to be provided by the Applicant.		Please see further advice which is relevant to this point in Deadline 2 Appendix B2.		No update.	



No.	Natural England's Relevant	RAG	Consultation, actions, progression	RAG	Consultation, actions, progression	RAG	Consultation, actions, progression	RAG
	Representation - Appendix B -	status		status		status		status
	Offshore Ornithology	Rel		at D1		D2		D3
		and						
		WR						
		Rep						
	Please be advised that most birds		The Applicant informed NE (in		Please see further advice which is		No update.	
	relocate on disturbance, but some		writing on 13th Aug) that this is		relevant to this point in Deadline 2			
	species repeatedly return e.g.		acknowledged in the ES and HRA		Appendix B2.			
l	Lapwing and golden plover.		but we advised a fuller assessment					
11	Therefore, we believe that there is		is required.					
	the potential for repeated							
	disturbance impacts on same							
	individuals.							
	Natural England notes that it is		NE were informed that the		Please see further advice which is		No update.	
	recognised that some species		wording within the HRA is being		relevant to this point in Deadline 2			
	abandon roosts after disturbance		reviewed. NE will respond to the		Appendix B2.			
12	e.g. Oystercatcher; redshank; black-		addendum to the HRA through the					
	t godwit. But this is contradictory		examination process.					
	to the HRA wording.							



No.			Consultation, actions, progression		Consultation, actions, progression		Consultation, actions, progression	
		status		status		status		status
	Offshore Ornithology	Rel		at D1		D2		D3
		and						
		WR						
		Rep						
	Natural England advises that, for		The Applicant informed NE "The		Please see further advice which is		No update.	
	species, which return to the roost it		flight times carry greater certainty		relevant to this point in Deadline 2			
	is likely to take more than 120 sec		than flight routes as they were		Appendix B2.			
	to pass by the roost from first		directly measured by the field					
	disturbance to departure. Note this		surveyor. A worst case flight time					
	is equivalent to a fight of approx.		of 120 s, 30-100% higher than the					
	1.8km (based on 15m/s = 1800m		typical flight times (60-90 s), has					
	per 120 secs (Hedenström, A. &		subsequently been used in					
	Åkesson, S. (2017). (Flight speed		calculations of energetic demand					
	adjustment by three wader species		per disturbance flight, therefore					
	in relation to winds and flock size .		the methodology has employed					
	Animal Behaviour, 134, 209-215.)).		caution and should not impact on					
13			the relevance of resultant					
			calculations." We advised that					
			"calculations that reflect the					
			distance flown by the birds (time in					
			flight x flight speed) are likely to be					
			more informative with reference					
			to energy budgets than straight					
			line distances between take-off					
			and landing points."					
			We await further correspondence					
			from the Applicant.					



No.	Natural England's Relevant Representation - Appendix B - Offshore Ornithology	RAG status Rel and WR Rep	Consultation, actions, progression	RAG status at D1	Consultation, actions, progression	RAG status D2	Consultation, actions, progression	RAG status D3
14	Natural England notes that under calculation of energetic consequence of disturbance reference to Krist et al (2001) and Collop et al (2016 are seemingly missing.		The Applicant has informed NE this will be reflected in the addendum to the HRA and submitted into examination.		NE note this has been updated in REP1-026.			
15	Natural England is concerned in relation to energy lost per flush which is quantified for repeatedly disturbed golden plover and lapwing. Range 0.39-0.51%.		The Applicant has informed NE this will be reflected in the addendum to the HRA and submitted into examination.		Please see further advice which is relevant to this point in Deadline 2 Appendix B2.		No update.	
16	Natural England is concerned that the daily loss of additional 2% energy input may be significant for species at the edge of their energy balance either as a default e.g. Black-tailed godwit (for which birds on the Wash have a negative daily energy budget in winter (Alves et al - Ecology, 94(1), 2013, pp. 11–17) or under certain conditions e.g. severe weather. Potential need for 2% increase in energy intake cannot be dismissed as insignificant or trivial.		The Applicant has informed NE this will be reflected in the addendum to the HRA and submitted into examination.		Please see further advice which is relevant to this point in Deadline 2 Appendix B2.		No update.	



No.	Natural England's Relevant Representation - Appendix B - Offshore Ornithology	RAG status Rel and WR Rep	Consultation, actions, progression	RAG status at D1	Consultation, actions, progression	RAG status D2	, , , , ,	RAG status D3
17	Natural England notes that the displacement of 6980 birds is argued as being beneficial as birds are not present to be repeatedly disturbed. However, this is contradictory to the conservation objectives for The Wash SPA and HRA expectation that distribution of features within the designated site should not be affected. Therefore, we advise that the conservation objectives for the site are being hindered and an adverse effect on integrity can be ruled out.		We await proposed compensation measures that will need to be considered as part of a derogations case.		Please see further advice which is relevant to this point in Deadline 2 Appendix B2.		No update.	
18	Whilst Natural England agrees that some level of habituation may currently be occurring, there is no evidence presented to support the argument that this will be the case from a significant more than doubling of vessel disturbance, especially if preferred supporting habitat is also lost.		We advise that impacts are avoided, reduced, and mitigated to acceptable levels and where that is not possible compensation measures must be provided.		Please see further advice which is relevant to this point in Deadline 2 Appendix B2.		Please see Appendix J1 at Deadline 3 for NE's advice on compensation.	
19	Natural England is unaware of any supportive evidence to say that night-time vessel movement would be less disturbing.		The Applicant has informed NE this will be reflected in the addendum to the HRA and submitted into examination.		Please see further advice which is relevant to this point in Deadline 2 Appendix B2.		No update.	



					a 1		a 1	ENGLAND
No.	Natural England's Relevant	RAG	Consultation, actions, progression	RAG	Consultation, actions, progression	RAG	Consultation, actions, progression	RAG
	Representation - Appendix B -	status		status		status		status
	Offshore Ornithology	Rel		at D1		D2		D3
		and						
		WR						
		Rep						
	Natural England requests		Natural England have been		Please see further advice which is		No update.	
	confirmation from the Applicant		informed (through writing on 13th		relevant to this point in Deadline 2			
	that with the traffic increase the		August) that this will be clarified in		Appendix B2.			
	current 20% of days (equivalent 46		future submissions.					
	days/yr) that are quiet would be							
	lost. Natural England also advises							
	that clarity is also sought on the							
	potential for further increases in							
20	disturbance during all high tides							
	from vessels movements i.e. will							
	the proposed works take the Haven							
	to the maximum carrying capacity?							
	How would potential increases in							
	boat traffic over the lifetime of the							
	project be taken into account?							



No.	Representation - Appendix B - Offshore Ornithology	RAG status Rel and WR Rep		RAG status at D1		RAG status D2	Consultation, actions, progression	status D3
21	Natural England notes proposals to enhance saltmarsh for redshank. And agrees that capital works are appropriate, but mechanism to maintain the works permanently are not identified. Please be advised that works will require (1) annual management to prevent succession to poor quality (for redshank) saltmarsh; and (2) a mechanism to prevent access and associated disturbance from users of the nearby footpath. Furthermore, the proposed roost is likely to be subject to vessel disturbance which may compromise its functionality as an alternate roost.		Further consideration is required in relation to the suitability of any compensation measures.		Please see further advice which is relevant to this point in Deadline 2 Appendix B2.		Please see Appendix J1 at Deadline 3 for NE's advice on compensation.	
22a	Natural England notes that the Applicant proposes to create additional mudflat with extra 10% over area lost. We require further evidence on the suitability of any chosen location/s proposed to compensate for supporting habitat lost.		We will continue to engage with the Applicant on this issue.		Please see further advice which is relevant to this point in Deadline 2 Appendix B2.		Please see Appendix J1 at Deadline 3 for NE's advice on compensation.	



No	Offshore Ornithology	RAG status Rel and WR Rep		RAG status at D1	Consultation, actions, progression	RAG status D2	Consultation, actions, progression	status D3
22k	It can be reasonably expected to provide foraging habitat for redshank, the limitations for them utilising the area should also be noted. For example, the location is remote from the area of lost feeding and identified roost mitigation, so will require access to a roost area if it is to support function for redshank.		NE would like further clarity on the impacts of the proposed mitigation works for Redshank on the saltmarsh habitat e.g. there will be further loss (although limited) of saltmarsh habitat through the creation of scrapes.		NE note the need to manage the proposed alternative roost site with redshank-specific features and to undertake annual maintenance to secure the roost habitat has been acknowledged in REP1-026. However, our advice remains unchanged.		Please see Appendix J1 at Deadline 3 for NE's advice on compensation.	
220	We note that a site and detailed proposal are not available at the current time and therefore we would welcome this information as soon as possible.		NE have been informed that further measures within and close to the mouth of The Haven are subject to further discussion once the potential area to compensate is defined. We will respond once documents are submitted into examination.		We will continue to engage with the Applicant on this issue.		No update.	
220	We advise that there is some evidence that recreated mudflats can be of good quality (Lucas, M., Lucas, M. & Mike, E. (2013). The value of wader foraging behaviour study to assess the success of restored intertidal areas. Estuarine, Coastal and Shelf Science, 131, 1-5.) which provides reassurance.		RHDHV have been involved in studies to monitor created mudflat and have observed colonisation on such areas which have provided foraging areas for birds. NE queries how this has been taken into consideration for the project proposal?		We will continue to engage with the Applicant on this issue.		Please see Appendix J1 at Deadline 3 for NE's advice on compensation.	



No.	Natural England's Relevant Representation - Appendix B - Offshore Ornithology	RAG status Rel and WR Rep	Consultation, actions, progression	RAG status at D1	Consultation, actions, progression	RAG status D2	Consultation, actions, progression	RAG status D3
Out	line Landscape and Ecological Mitiga	tion Str	ategy					
23	Natural England advises that there appears to be an omission of mudflat and saltmarsh from calculations, which need addressing given this is also supporting habitats/functionally linked land for SPA birds.		NE awaits an updated OLEMS.		NE awaits an updated OLEMS.		NE awaits an updated OLEMS.	
24	Is saltmarsh being classified as intertidal here in appendix 1 of the OLEMS?		NE awaits an updated OLEMS.		NE awaits an updated OLEMS.		NE awaits an updated OLEMS.	
25	Summary of proposals for roost compensation: We advise that proposals need amending to reflect the need for annual habitat management and the need to manage disturbance (both people and boats) if this is to work. Ownership of (any) shooting rights is important to know and not articulated.		NE awaits an updated OLEMS.		NE awaits an updated OLEMS.		NE awaits an updated OLEMS.	
26	Mudflat compensation 'not negotiated yet': we advise that there are no guarantees that the mudflat as a habitat will be suitable for foraging redshank; as not negotiated no certainty of delivery.		NE awaits an updated OLEMS.		NE awaits an updated OLEMS.		NE awaits an updated OLEMS.	
	there are no guarantees that the mudflat as a habitat will be suitable for foraging redshank; as not		s Assessment					



No	Natural England's Relevant Representation - Appendix B - Offshore Ornithology	RAG status Rel and WR Rep		RAG status at D1	Consultation, actions, progression	RAG status D2		status D3
27	Natural England acknowledges that the Applicant has confirmed that birds in the Haven are disturbed by vessels. But does not recognise that this will apply to the 'mitigation' roost area. And again, clarity is need in relation to vessel trip numbers etc.		Natural England awaits a further assessment of disturbance impacts from vessels.		NE note REP1-026 states alternative locations are being sought in order to provide additional locations for roosting birds, particularly redshank. We await an update on this issue.		Please see Appendix J1 at Deadline 3 for NE's advice on compensation.	
28	Natural England notes that the loss of feeding grounds for 14-27 redshank has not been compensated for, and as a species that is site loyal in winter there is no evidence to support the assumption that they will relocate to adjacent areas. It is not clear if the Haven is at capacity or not for its redshank population. As a Functionally Linked Population this will have a bearing on the Wash population, although as a relatively small part of the wider population and relatively distant form the SPA. It may, or may not be, of low risk to integrity. Scheme should be aiming to compensate for this loss to mitigate impact on SPA.		Natural England awaits consultation on a compensation package.		Natural England awaits consultation on a compensation package.		Please see Appendix J1 at Deadline 3 for NE's advice on compensation.	



	Natural England's Relevant Representation - Appendix B - Offshore Ornithology	RAG status Rel and WR Rep	Consultation, actions, progression	RAG status at D1	Consultation, actions, progression	RAG status D2	Consultation, actions, progression	RAG status D3
29	Natural England disagrees with the loss of foraging being dismissed as low risk.		Please see above point.		Please see further advice which is relevant to this point in Deadline 2 Appendix B2.		Please see Appendix J1 at Deadline 3 for NE's advice on compensation.	
30	Natural England advises that the quality of saltmarsh as a biological community is not the issue for redshank – suitability as a roost is. This is more dependent on physical than botanical community aspects of the site. This will require active management and a monitoring regime that can feed into adaptive management. In the event that the disturbance caused by boats negates the value of the habitat enhancement.		The Applicant informed NE " the mitigation proposed is designed to provide additional roosting areas The redshank in this area seem to prefer roosting on the rocks in the transition between marsh and mudflat. As discussed above the Habitat Mitigation Area is located to be outwith the predicted zone for disturbance from the operational facility." This remains a concern for NE.		Please see further advice which is relevant to this point in Deadline 2 Appendix B2.		Please see Appendix J1 at Deadline 3 for NE's advice on compensation.	
	Natural England advises that the current description of proposed works to compensate for loss of habitat important to redshank is insufficient to have confidence that it will deliver the necessary compensation at the scale required.		NE await updated documents (addendum to HRA and OLEMS).		Natural England awaits consultation on a compensation package.		Please see Appendix J1 at Deadline 3 for NE's advice on compensation.	



No.	Natural England's Relevant	RAG	Consultation, actions, progression	RAG	Consultation, actions, progression	RAG	Consultation, actions, progression	RAG
	Representation - Appendix B -	status		status		status		status
	Offshore Ornithology	Rel		at D1		D2		D3
		and						
		WR						
		Rep						
	Natural England advises that		Natural England awaits further		Natural England also notes that		No update.	
	species identified at risk as		evidence and assessment to		REP1-026 gives consideration to			
	individual features, are not		support HRA statements.		impacts on a number of individual			
	combined to risk to assemblage				species which form features of the			
32	features from these 8, plus those at				site, no assessment is made of the			
	A17.6.46.				non-breeding waterfowl			
					assemblage as a feature in its own			
					right.			
	Natural England notes that the		The Applicant has informed NE		Our advice remains unchanged.		Our advice remains unchanged.	
	period of disturbance limited to 1-		"The period of disturbance is					
	3.5 hrs around high tide, which has		restricted through the limitation of					
	been characterised by the		draft for the vessels entering and					
	Applicant as minimising risk.		leaving The Haven. This does					
	However, Natural England		minimise the risk as large vessels					
	disagrees. This period is when		will not be able to access The					
33	alternate sites will be most limited		Haven at other times of the tidal					
	so the most critical for roosting		cycle. This is when birds currently					
	birds.		utilise the alternate roost sites as					
			observed during the disturbance					
			surveys undertaken at the mouth					
			of The Haven". NE advice remains					
			unchanged.					



No.	Natural England's Relevant Representation - Appendix B - Offshore Ornithology	RAG status Rel and WR	Consultation, actions, progression	RAG status at D1	Consultation, actions, progression	RAG status D2	Consultation, actions, progression	RAG status D3
	Natural England advises that the	Rep	The Applicant informed NE that		Please see further advice which is		No update.	
	Applicants assumption that when		"birds that were recorded as		relevant to this point in Deadline 2		No apaate.	
	redshank leave the roost, they are		relocating in the disturbance area		Appendix B2.			
	no longer disturbed is an		for the surveys at the mouth of the		, ,ppca.,, 2			
34	unsupported assertion as there		Haven (A. Bentley 2020 Changes in					
	has been no monitoring of		Waterbird Behaviour due to river					
	receiver roosts to understand		traffic at the mouth of The Haven,					
	disturbance risks.		Boston, Lincolnshire) were still					
35	Natural England advises that the Applicants assumption that when oystercatcher leave the roost, they are no longer disturbed is an unsupported assertion as there has been no monitoring of receiver roosts to understand disturbance risks.		within the count area and should there have been further disturbance during the same survey period they would have been recounted. " NE advised that a fuller assessment is required than what is currently included in the ES and HRA.		No update.		No update.	
36	Natural England advises that the Applicants assumption that when black-tailed godwit leave the roost they are no longer disturbed is an unsupported assertion as there has been no monitoring of receiver roosts to understand disturbance risks.				No update.		No update.	



	In . 15 1 2 5 1 .	D4.0	la 11 11 11 11 11 11 11 11 11 11 11 11 11	546	6 11 11 11 11	246	lo 1,	ENGLAND
No.	Natural England's Relevant	RAG	Consultation, actions, progression		Consultation, actions, progression		Consultation, actions, progression	
	Representation - Appendix B -	status		status		status		status
	Offshore Ornithology	Rel		at D1		D2		D3
		and						
		WR						
		Rep						
	Natural England advises that the				No update.		No update.	
	_				No upuate.		No upuate.	
	Applicants assumption that when							
	shelduck leave the roost they are							
37	no longer disturbed is an							
"	unsupported assertion as there							
	has been no monitoring of							
	receiver roosts/adjacent to							
	understand disturbance risks.							
	Natural England advises that the		Natural England awaits further		No update.		No update.	
	Applicants assumption that when		evidence and assessment to					
	oystercatcher leave the roost, they		support HRA statements.					
	are no longer disturbed is an							
38	unsupported assertion as there							
	has been no monitoring of							
	receiver roosts/adjacent to							
	understand disturbance risks.							
	Natural England advises that the				No update.		Please see Appendix J1 at Deadline	
	anticipated increase in energy				·		3 (point 29).	
	expenditure of 2% per day						,	
	characterised as trivial for lapwing							
30	and golden plover is an							
39	unsupported conclusion without							
	supporting evidence that birds are							
	easily able to compensate for the							
	additional energy need.							
<u> </u>	ļ.							



No.	Natural England's Relevant Representation - Appendix B - Offshore Ornithology	RAG status Rel and WR Rep		RAG status at D1	Consultation, actions, progression	RAG status D2	Consultation, actions, progression	RAG status D3
40	Natural England advises that the anticipated increase in risk for black-tailed godwit characterised as trivial for lapwing and golden plover is an unsupported conclusion without evidence that birds are easily able to compensate for the additional energy need. Note that (Alves et al - Ecology, 94(1), 2013, pp. 11–17) identifies that black-tailed godwits on the Wash operate on a neutral or negative energy budget under baseline circumstances.				No update.		Please see Appendix J1 at Deadline 3 (point 29).	
41	Natural England disagrees with the assertion made that displaced birds are subjected to no further disturbance at alternate, and presumably sub-optimal (as they have not been selected initially), roosts. Please be advised that no evidence from monitoring of receiver roosts has been provided so cannot assume that birds are able to occupy nearby alternates or that they are not subject to additional energy depletion as a consequence of relocation.		Natural England awaits further evidence and assessment to support HRA statements.		Natural England's advice remains unchanged.		Please see Appendix J1 at Deadline 3 (point 31) for advice on roosts.	



	Natural England's Relevant Representation - Appendix B - Offshore Ornithology	RAG status Rel and WR Rep	Consultation, actions, progression	RAG status at D1	Consultation, actions, progression	RAG status D2		RAG status D3
42	Natural England is concerned that the Applicant believes that there is no impact along Haven, when there has been no assessment and support evidence provided.				NE note REP1-026 states "Given the updates above there is no change to the conclusion of no Adverse Effect on Integrity". NE disagree and our advice remains unchanged.		NE advice remains unchanged.	
43	Natural England advises that increased disturbance by a <u>minimum</u> (depending on final agreed figures for vessel movements) of 20-25% because of move to daily boat traffic, including an increase of 34% of days in the key winter period is not insignificant and therefore should not be dismissed.				No update.		No update.	
44	NEW issue at Deadline 3: Natural England's initial view of the compensation measures identifies that the information provided is at a high level and does not provide enough detail or certainty to have confidence that an AEoI can be offset.						Once the Applicant has submitted an updated derogations case, we can review and provide further advice on ecological merits of the compensation measures and their adequacy in addressing our concerns.	



No.	Natural England's Relevant Representation - Appendix C - Intertidal and Marine Ecology	RAG status Rel and WR Rep	Consultation, actions, progression	RAG status D1	Consultation, actions, progression	RAG status D2	Consultation, actions, progression	RAG status D3
Apr	_l endix C - Intertidal & Marine Ecology							
1	Natural England notes that dredging of wharf completed in 2 phases will generate 75,000m³ of silt during 1 st phase, and 150,000m³ of silt during 2 nd phase (total 225,000 m³). However, it is not clear where this material will be taken? Will it be returned to the wider Wash? Answer may be explained in Chapter 17 (17.8.41) that material will be disposed of landward to minimise contamination of pollutants/ heavy metals, but material will be lost from The Wash and contradictory to the requirements for the Boston Barrage work. Note 17.8.97 – notes that dredging undertaken over 5 months; 2 months prior to wharf construction and 3 months following.		The Applicant informed NE (in writing on 13th Aug) that the dredged material will be retained as backfill for the wharf. They also stated that "Most of the sediment that will be removed from the Haven to complete the capital dredge will be relict Holocene sediment that is not part of the active sediment budget. This older sediment is currently 'locked-up' beneath a veneer of mobile silt that is part of the budget. Assuming an active layer of about 20cm, the volume of sediment potentially active in the system that would be extracted for the capital dredge is less than 10,000m3 (or 15,000 tonnes)". NE query how this commitment to only use this amount of sediment and predominantly Holocene material will be documented to the ExA and secured?		No update		No update	



No.	Natural England's Relevant Representation - Appendix C - Intertidal and Marine Ecology	RAG status Rel and WR	Consultation, actions, progression	RAG status D1	Consultation, actions, progression	RAG status D2	Consultation, actions, progression	RAG status D3
		Rep						
	Piling of the wharf will require 300		The Applicant informed NE (in		NE note the Applicant submitted a		No update	
	piles, piled to the depth of -35 to -		writing on 13th Aug) that		Marine Mammal Mitigation			
	40m OD. Natural England requests		mitigation measures will be		Protocol [REP1-025]. NE have			
	confirmation what the piling		secured in accordance with the		concerns over some proposed			
	method will be? And whether or		DCO requirement (para 14 of		mitigation measures such as soft			
	not this will be undertaken at high		schedule 9 dML) . NE notes that		start and MMOs please see			
	tide/low tide or BOTH? Please be		the condition in the DML referred		Appendix C3 at Deadline 2.			
	advised that if using a hammer		to does include a range of					
	technique then mitigation measures will be required for		mitigation for piling: Use of pile pads/shrouds at all times, soft					
	marine mammals if works are		start, MMO during high tide,					
2	undertaken outside of low tide.		timing to avoid periods of					
	undertaken odtside or low tide.		maximum abundance, details of					
			the piling spread throughout the					
			day and monitoring. Our only					
			observation is the mention of					
			avoiding periods of abundance is a					
			bit open. We would therefore					
			welcome amending the condition					
			to specify the periods when piling					
			would be avoided.					



No.	Natural England's Relevant	RAG	Consultation, actions, progression	RAG	Consultation, actions, progression	RAG	Consultation, actions, progression	RAG
	Representation - Appendix C -	status		status		status		status
	Intertidal and Marine Ecology	Rel		D1		D2		D3
		and						
		WR						
		Rep						
	Natural England requests details on		On 13th August the Applicant		No update		No update	
	slope protection extending over		informed NE that the effects of					
	10,000m ² ? Fig 5.2 sheet 3 shows		indirect impacts would be					
	concrete facing on the mattress		negligible (increase in tidal prism					
	protection under wharf and		at the wharf is less that 2% of the					
,	possibly big rocks (no key) for slope		tidal prism on the entire Haven).					
3	protection. Natural England is		Natural England doesn't believe					
	concerned about the potential		2% change in the tidal prism is					
	scouring of the Habitat Mitigation		insignificant and therefore awaits					
	Area and also to the north, and on		further assessment to demonstrate					
	opposite bank.		that the impacts would be					
			negligible.					



No.	Natural England's Relevant	RAG	Consultation, actions, progression	RAG	Consultation, actions, progression	RAG	Consultation, actions, progression	RAG
	Representation - Appendix C -	status		status		status		status
	Intertidal and Marine Ecology	Rel		D1		D2		D3
		and						
		WR						
		Rep						
	Under the Habitat Mitigation		Please see issue 22b in the		Please see issue 22b in the		Please see Appendix J1 at Deadline	
	Works within the Habitat		Offshore Ornithology section.		Offshore Ornithology section.		3 for NE's advice on compensation.	
	Mitigation Area it mentions 4		<i>.</i>		<i>-</i> ,		·	
	shallow pools (max 15cm deep)							
	created in the existing saltmarsh.							
	Natural England is concerned that							
	without maintenance these will							
	quickly silt up. Therefore, we query							
	what ongoing management will be							
4	needed to maintain these pools? Is							
	the intention for these pools/							
	scrapes to remain unvegetated?							
	Area of the 4 pools? Will the							
	scrapes/ pools result in direct loss							
	of further saltmarsh vegetation?							
	Has this been calculated? this							
	information is vital to assess the							
	benefits of the proposed new area.							



No.	Representation - Appendix C - Intertidal and Marine Ecology	RAG status Rel and WR Rep		RAG status D1		RAG status D2	Consultation, actions, progression	RAG status D3
5	Natural England notes that works in the Habitat Mitigation Area will be undertaken outside the overwintering bird period; and queries if can this also include outside the breeding bird period to minimise impacts (disturbance and physical) on ground nesting birds. Works should ideally be undertaken in August/ early September. Natural England requires further clarity and commitments on how impacts to breeding birds will be avoided, reduced, and mitigated.		The Applicant informed NE that "Maintenance will be discussed in the updated OLEMS document to ensure ongoing management of the Habitat Mitigation Area to ensure that it functions as required to mitigate the impact." NE queries how this mitigation will be secured?		No update		NE awaits an updated OLEMS.	
6	Natural England queries how frequently will dredging be required over the lifetime of the project?		The Applicant informed NE that "Maintenance dredging is included within the dML (Para 5(I)(I) of Schedule 9 (DML) of the DCO authorises maintenance dredging)." NE notes that, as currently drafted, there are no limits on the dredging, volume or number of occurrences of dredging. Therefore, Natural England doesn't support this condition as written and requests that specific parameters are included.		No update		No update	



N	R	Representation - Appendix C - ntertidal and Marine Ecology	RAG status Rel and WR Rep	Consultation, actions, progression	RAG status D1	Consultation, actions, progression	RAG status D2	Consultation, actions, progression	RAG status D3
	cl A si al q ta re w is si fu o in A w W	latural England notes that silt and lay will be used in the Lightweight aggregate (LWA) process, with the ilt being sourced from dredging long The Haven. Natural England queries what volume of silt will be aken? How will the sediment load emain balanced? Noting that this will be lost from The Wash, when it is normally returned to a deposit ite in the wider Wash. NE requires wither detail in relation to this operation. Please note that this is inconsistent with the Harbour authorities dredging of the Haven where material Is deposited in The Wash to ensure that it remains within the system.		The Applicant acknowledged that material would be lost from the system but stated that "estimated maintenance dredge volume is very small compared to the supply of sediment to the Wash from marine sources annually." Natural England advised that this must be disposed of within the Wash.		No update		No update	
	o o sł	Jatural England notes that under operation, change in vessel traffic on intertidal habitats (increased hip wash) it appears to include ext on dredging, but limited information included.		Natural England awaits an updated HRA.		NE note the Applicant has reported to have addressed this issue is section 4.2 of REP1-028 however this issue remains outstanding.		No update	



No.	Natural England's Relevant	RAG	Consultation, actions, progression	RAG	Consultation, actions, progression	RAG	Consultation, actions, progression	RAG
	Representation - Appendix C -	status		status		status		status
	Intertidal and Marine Ecology	Rel		D1		D2		D3
		and						
		WR						
		Rep						
	We note that saltmarsh loss due to		Natural England requires further		No update		Please see Appendix J1 at Deadline	
	construction of wharf and berth		discussion and information.				3 for NE's advice on compensation	
	will be around 1ha (width is						(point 14).	
	between 10-30m wide and about							
	400m long). Natural England							
	understands that Biodiversity Net							
	Gain off site at Freiston/ Frampton							
	is being proposed, but this appears							
	to be roosting/ feeding habitat with							
9	saline lagoon and shingle/ cockle							
	banks rather than saltmarsh – is							
	there any intention of using the							
	saltmarsh turves elsewhere? The							
	creation of pools and scrapes in							
	Habitat Mitigation Area will result							
	in saltmarsh loss – this needs to be							
	accounted for.							



No.	Natural England's Relevant Representation - Appendix C - Intertidal and Marine Ecology	RAG status Rel and WR Rep		RAG status D1		RAG status D2	Consultation, actions, progression	RAG status D3
10	NE disagree with classification of poor saltmarsh quality; "poor quality saltmarsh due to limited extent, low diversity and poor zonation", "only 18 plant species were recorded" (previously 19 in 2014 and 17 in 2011). This number of species is high for saltmarsh on The Wash. The NVC communities identified show that there is the expected zonation with pioneer/low-marsh and transitions to landward habitat. A botanical assessment (NVC-level with quadrats) of this area needs to be undertaken a suitable time of year (i.e. May-September). The information provided is not sufficient to make an assessment — especially as the data is used to calculate the Biodiversity Net Gain Units for saltmarsh currently based on a poor condition therefore scoring only 1 for condition. The Applicant needs to confirm whether they used this http://publications.naturalengland.org.uk/p ublication/5850908674228224 pgs 26-27 for assessment. Also NE need to see the actual copy of the calculations used to check whether the number of units set out in OLEMS is correct. The assessment should also consider Transect B8 (as shown on Plate 17-3) as this lies in Habitat Mitigation Area.		NE undertook a saltmarsh survey on the 07/09,21 to assess the vegetation present in both the Wharf Area and Habitat Mitigation Area. 5 quadrats where taken in the Wharf Area and 10 in the Habitat Mitigation Area. We agree that the vegetation is broadly as described in the Marine and Coastal Ecology Chapter. These vegetation types are typical of The Wash, and are therefore no less important. Although the strip of SM16c (which is a more species-rich community type) in the wharf area is less common and only found at a limited number of locations in The Wash. Natural England also noted the presence of SM10, however access to the shoreline where the saltmarsh abuts the mudflats was limited. We would welcome the re-assessment of the condition of the saltmarsh to moderate value.		NE note that REP1-028 states that "The potential to change from poor condition to moderate will be considered in the updated OLEMS document to be submitted to the Examination at Deadline 2 which will include an update to the biodiversity net gain calculation." NE await the submission of this document.		NE awaits an updated OLEMS.	



No.	Natural England's Relevant	RAG	Consultation, actions, progression	RAG	Consultation, actions, progression	RAG	Consultation, actions, progression	RAG
	Representation - Appendix C -	status		status		status		status
	Intertidal and Marine Ecology	Rel		D1		D2		D3
		and						
		WR						
		Rep						
	In the embedded mitigation section		Please see issue 2.		Schedule 9 Part 4 Para 13 of REP1-		No update	
	it mentions underwater noise –				033 - This condition requires			
	when piling is undertaken at high				provision of a piling method			
	tide additional mitigation will be				statement. Natural England is			
	applied (explained more clearly in				concerned that the Applicant has			
	HRA A17.6.106) including soft-start				removed the requirement for			
	and ramp-up procedures and pre-				marine mammal observers from			
11	piling watch for marine mammals,				this condition. This might be due			
	as this will reduce impacts to				to the inclusion of a Marine			
	marine mammals and fish. Natural				Mammal Mitigation protocol.			
	England advises that this mitigation				Please can the Applicant provide			
	will need to be secured in the				justification as to why the			
	DCO/dML.				requirement for marine mammal			
					observers has been removed?			



No.	Natural England's Relevant	RAG	Consultation, actions, progression		Consultation, actions, progression		Consultation, actions, progression	
	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	status		status		status		status
	Intertidal and Marine Ecology	Rel		D1		D2		D3
		and						
		WR						
		Rep						
	Natural England advises that recent		NE advised the Applicant that we		NE note the Applicant has quoted		No update	
12	monitoring of the Wash Harbour		await clarity on the ES as there are		Onoufrious et al. 2016 (section			
	seals population has demonstrated		contradictory statements. The		4.5.20 of REP1-025) to			
	that the numbers in the Wash has		proposed mitigation is unlikely to		demonstrate that seals are not			
	significantly declined along with the		reduce the impacts to acceptable		attracted to vessels in open seas,			
	national population. Therefore,		levels. We remain concerned		Natural England staff have			
	further impacts to this species		about vessels waiting in anchorage		observed seals and seal pups			
	should be avoided. Further		areas for appropriate tidal		approaching several vessels			
	information on this will become		windows to enter the Haven and		associated with the Lincs OWF			
	available over the examination of		the potential for seal pups in the		cable installation within The Wash.			
	this project. Reference to Russel		near vicinity becoming entangled		Please see NE Appendix C3 for our			
	2017 is now incorrect and we		in propellers during this time.		concerns about marine mammals.			
	advise that a 5-10% further decline		Consideration should be given for					
	in the population would be an		there to be a requirement for					
	adverse effect on integrity.		guarded propeller ducts for all					
			vessels associated with the project.					



No	Natural England's Relevant Representation - Appendix C - Intertidal and Marine Ecology	RAG status Rel and WR Rep		RAG status D1		RAG status D2	Consultation, actions, progression	RAG status D3
13	Natural England notes that sediment rate across berthing area is calculated as length of berthing area x width x 0.5m/year. Ongoing dredging around the wharf will remove 400m x 40m x 0.5m = 8000m3 per year of sediment removed from system and not returned to The Wash. This is in addition, to 24,000 tonnes of sediment dredged each year by Port of Boston. Presumably dredged material from Port of Boston will continue to be returned to The Wash and not used for LWA?		Please see issue 6.		No update		No update	
14	Natural England notes that this section describes area under wharf as being mudflat but Fig 5.2 sheet 3 appears to show it as having mattress protection (what is this made of? One of the drawings says concrete). Also mentions that saltmarsh species may re-establish here under raised deck of wharf. However, we advise that saltmarsh habitat requires high light levels, so we believe this is unlikely.		NE advised the Applicant that it remains unclear as to how the area under the Wharf has been taken into consideration in the assessments.		No update		No update	



No.	Natural England's Relevant Representation - Appendix C - Intertidal and Marine Ecology	RAG status Rel and WR Rep	Consultation, actions, progression	RAG status D1	Consultation, actions, progression	RAG status D2	Consultation, actions, progression	RAG status D3
15	Please note that width given here is 30m (previous section – 17.8.7 says 40m).		NE await addendum to ES.		No update		No update	
16	Natural England notes that the Applicant has determined a Saltmarsh loss = 1ha. However, we advise that separation between each NVC type is provided As currently unable to agree with the following until provided Mudflat loss = 1.54ha Total loss of intertidal = 2.54ha or 24,500m2 States wider Haven has c. 18ha of saltmarsh and 36ha of mudflats. Please be advised that the EA have recently released Saltmarsh Extent and Zonation maps which include this section (available on gov.uk webpage).If above correct, loss in creating wharf/ berth = 5.5% of saltmarsh resource; 4.3% of mudflat resource. Note in A17.6.18 values of saltmarsh in Haven differ.		The Applicant advised NE that "it is expected that some saltmarsh will grow under the wharf area and that some mudflat will remain on the slopes under the wharf below any limit of saltmarsh growth." However this is contradictory to previous responses, we advise the WCS is reviewed and assessments updated accordingly.		No update		No update	



No.	Representation - Appendix C - Intertidal and Marine Ecology	RAG status Rel and WR Rep		RAG status D1	Consultation, actions, progression	RAG status D2		RAG status D3
17	To mitigate loss of saltmarsh/ mudflat in Area A will enhance saltmarsh in Area B, but we advise that this is for birds rather than Priority saltmarsh habitat. See comments on OLEMS and BNG.		NE have advised the Applicant that we remain concerned about loss of priority saltmarsh and how this will be offset as any Net Gain should enhance that habitat (not just offset the impacts of the project).		No update		Please see Appendix J1 at Deadline 3. Also, NE await an updated OLEMS.	
18	Natural England advises that full agreement should be confirmed from Crown Estate to secure mitigation below MHWS; and secure purchase for remaining area. Need to ensure long-term management (and its funding). Note 30-year management plan will be secured as set out in OLEMS.		Natural England await this to be confirmed and agreed and secured within the DCO/dML.		No update		NE await an updated OLEMS.	
19	As permanent habitat loss will provide Biodiversity Net Gain, we advise at least 10% increase. However, no values given in Chapter – See comments on OLEMS and BNG.		Natural England await this to be confirmed and agreed and secured within the DCO/dML.		No update		NE await an updated OLEMS.	



	Natural England's Relevant Representation - Appendix C - Intertidal and Marine Ecology	RAG status Rel and WR Rep	Consultation, actions, progression	RAG status D1		RAG status D2		RAG status D3
20	Natural England is concerned that smothering of saltmarsh vegetation in adjacent unaffected areas including Habitat Mitigation Area (downstream) has not been fully considered from release of sediment.		Natural England have advised the Applicant that sediment plume distribution maps would demonstrate the areas likely to be impacted.		No update		No update	
21	Natural England notes that generic noise data levels are quoted as being 110DB. However, is there anything more specific to the method to be used? For the Boston Haven embankment works agreed screw piles/ helical piles would be used rather than hammered piles to minimise noise (and vibration). Fig 5. Sheet 1 notes 300 piles piled to a depth of -35 to -40m OD. Confirm how long piling is likely to take?		Natural England have advised the Applicant that noise impacts should be minimised as much as possible.		No update		No update	



No.	Natural England's Relevant	RAG	Consultation, actions, progression	RAG	Consultation, actions, progression	RAG	Consultation, actions, progression	RAG
	Representation - Appendix C -	status		status		status		status
	Intertidal and Marine Ecology	Rel		D1		D2		D3
		and						
		WR						
		Rep						
	Following on from 17.8.79. it is		The Applicant informed NE that		Please see Appendix C3 at		No update	
	noted that wharf construction		they will use soft-starts and ramp-		Deadline 2.			
	expected to take 18 months – with		up for any piling undertaken at					
	nosiest activities undertaken during		high tide and that "A construction					
	periods less sensitive to birds using		programme including avoidance of					
	the mudflats and saltmarsh i.e.		sensitive periods is currently being					
	piling will take place between May		prepared and will be shared with					
	and September (a period of 5		key stakeholders." We welcomed					
	months). Natural England queries if		this and advised that for smaller					
	5 months is sufficient time to		piles it has been found that soft					
22	undertake all the piling (300 piles)?		start procedures are not successful					
	Also, whilst this appropriate for		as max. hammer energy is often					
	birds it doesn't take into account		immediately achieved with no					
	impacts to Harbour seals when		options to 'ramp up'. Better					
	they are at their most vulnerable		mitigation has been found to be					
	during the pupping and moulting		from an ECoW observing 500m					
	period June - August.		area 30 mins prior to					
			commencement to ensure that no					
			seals have entered the area.					



No.	Natural England's Relevant	RAG	Consultation, actions, progression	RAG	Consultation, actions, progression	RAG	Consultation, actions, progression	RAG
	Representation - Appendix C -	status		status		status		status
	Intertidal and Marine Ecology	Rel		D1		D2		D3
		and						
		WR						
		Rep						
	Natural England notes that the		The Applicant informed NE that		NE note REP1-025 states vessels		No update	
	applicant proposes to have an		vessels would travel at no more		will travel at 6 knots. There is			
	observer on the vessel to mitigate		than 4 knots when going though		clearly confusion over the speed			
	for potential collisions. However,		The Wash and The Haven.		vessels will travel and NE have			
	Natural England advises that due to		However, it is NE's understanding		concerns that there is no evidence			
	the elevation of the vessel and		(call on the 19th August) that the 4		to demonstrate this vessel speed is			
	need for not only 360 degree views		knots speed may not be		mitigation. Please see Appendix C3			
23	but also directly adjacent to the		appropriate for the large vessels.		at Deadline 2 for more			
	vessel this is unlikely to provide the		In addition there is no evidence		information.			
	required mitigation for potential		presented to demonstrate why 4					
	collisions.		knots would be acceptable in					
			reduce potential collision risk.					
			Therefore, this remains an					
			outstanding concern.					



No.	Natural England's Relevant	RAG	Consultation, actions, progression	RAG	Consultation, actions, progression	RAG	Consultation, actions, progression	RAG
	Representation - Appendix C -	status	, , , ,	status		status		status
	Intertidal and Marine Ecology	Rel		D1		D2		D3
		and						
		WR						
		Rep						
	Natural England notes that there is		Please see issue 12.		NE note REP1-025 discusses DP,		No update	
	mention of the anchor areas but no				we agree that there is unlikely to			
	assessment of their use when				be a significant effect if Dynamic			
	waiting for available tidal window				Positioning is not used in favour of			
	to enter the Haven. It is our				anchorage. Therefore, we advise			
	understanding that depending on				that there is a condition that only			
	the vessel and timeframes the				permits the use of anchors within			
	vessel will either maintain its				the Boston Anchorage Area whilst			
	position using multiple anchors or				waiting for optimum tidal windows			
	dynamic positioning. Both of these				to enter The Haven. Any use of DP			
24	options potentially increase the				will require ducted propellers.			
	potential for Harbour Seals to be							
	injured and/or killed through							
	entanglement with anchor chains							
	or being dragged into unguarded							
	propellers. This is especially the							
	case for pups are more inquisitive							
	and therefore have shown to							
	interact with stationary vessels.							



No.	Representation - Appendix C - Intertidal and Marine Ecology	RAG status Rel and WR Rep	Consultation, actions, progression	RAG status D1		RAG status D2	Consultation, actions, progression	RAG status D3
25	Natural England queries where 10.46km2 for area of impact of BAEP came from to inform the Harbour seal assessment. When this figure is then used with outdated harbour seal numbers from 2017 there becomes increased uncertainty in the figures presented for collision risk.		NE await documents on mitigation measures.		No update		No update	
26	Natural England notes that the vessel berth will be bedded with a layer of gravel/ chalk to prevent sediment release and further habitat damage. This area will therefore not recover to mudflats. It may be colonised by brown algae (fucoids), bryozoans and potentially ascidians, which we advise will be a change in habitat (possibility of invasive marine species establishing from boat hull). Natural England is also concerned about the potential habitat change and scouring of the riverbed in the surrounding areas as a result.		Natural England await consideration on how impacts from the placement of hard substrata in a soft sediment environment will potentially change the ecosystem and any potential lasting impacts.		No update		No update	



١	lo.	Natural England's Relevant	RAG	Consultation, actions, progression	RAG	Consultation, actions, progression	RAG	Consultation, actions, progression	RAG
		Representation - Appendix C -	status		status		status		status
		Intertidal and Marine Ecology	Rel		D1		D2		D3
			and						
			WR						
			Rep						
		Natural England notes that the		Natural England await further		No update		No update	
		extent of vessel bed differs from		detail on the design parameters is					
		earlier sizes of wharf, suggesting		secured on the face of the					
	27	this will extend over 300m (3 ships		DCO/dML.					
		long x 100m each). But we query							
		how wide?							
L									



No	Natural England's Relevant Representation - Appendix C - Intertidal and Marine Ecology	RAG status Rel and WR Rep	Consultation, actions, progression	RAG status D1	Consultation, actions, progression	RAG status D2	Consultation, actions, progression	RAG status D3
28	We advise that the increased vessel movements (17.8.155) are likely to increase erosion of mud and saltmarsh along the channel edge resulting in cliffed saltmarsh. This could occur from the mouth of the Haven i.e. at SSSI Unit 9, 10 all the way to the proposed site. Both the Port of Boston and the project will undertake dredging of the channel to maintain navigation (est to be 24,000m3 + 8000m3) which will also be lost from the system. Natural England queries if this has been accounted for? There is evidence that links boat wake energy to elevated turbidity and shoreline erosion, particularly in narrow waterways (Ellis et al., 2002; Baldwin, 2008; Houser, 2010; Currin et al., 2017). Due to the vastly different nature of boat waves and wind waves, there is at present no widely accepted method for making fair comparisons between boat- and wind waves with regard to shoreline erosion potential. To compare the two for the purpose of the environmental statement is not based on any robust science.		Natural England has expressed concern about potential changes to coastal processes from the proposed works and awaits a more in-depth assessment is provided.		No update		No update	



No.	Natural England's Relevant Representation - Appendix C - Intertidal and Marine Ecology	RAG status Rel and WR Rep	Consultation, actions, progression	RAG status D1	Consultation, actions, progression	RAG status D2	Consultation, actions, progression	RAG status D3
		veh						
29	We advise that the Applicant needs to consider the noise/ visual impact from the site to the proposed Habitat Mitigation Area particularly during construction (piling likely to be around 110dB) and during operation — what measures are in place to minimise/ avoid this? Paragraph mentions that Habitat Mitigation Area extends for 665m. [OLEMS paragraph 1.1.3 notes Habitat Mitigation Area lies 170m to south-east of site]. Remembering the Habitat Mitigation Area is existing habitat being used by bird species/ supporting saltmarsh/ mudflat — rather than a new habitat creation and also that this area will be impacted by the proposals too.		Natural England awaits further consideration of impacts to other areas proposed as compensation.		No update		No update	



	Natural England's Relevant Representation - Appendix C - Intertidal and Marine Ecology	RAG status Rel and WR Rep	Consultation, actions, progression	RAG status D1	Consultation, actions, progression	RAG status D2	Consultation, actions, progression	RAG status D3
30	Natural England advises that the projects to be considered cumulatively/in-combination is not a full list. Taking into account projects in the full foraging range of interest features. For example, we would expect to see for MM consideration of Norfolk Vanguard, Boreas, G. Yarmouth Port, Lowestoft port and O&M for operation windfarms.		Natural England awaits an updated cumulative/in-combination assessment.				No update	
31	Natural England welcomes biodiversity gains by retaining and enhancing existing scrub vegetation along Roman.		No further action					
32	Natural England welcomes the management plan covering a 30-year period. Further consideration will need to be given as to whether or not inclusion in the OLEM is sufficient to secure this.		Natural England awaits further consideration by interested parties.		No update		NE await an updated OLEMS.	



No.	Natural England's Relevant Representation - Appendix C - Intertidal and Marine Ecology	RAG status Rel and WR	Consultation, actions, progression	RAG status D1		RAG status D2	Consultation, actions, progression	RAG status D3
		Rep						
33	Natural England queries if low-level grazing within the Habitat Mitigation Area been considered? Grazing rates based on the approach used for saltmarsh at RSPB Frampton provides opportunities for increasing saltmarsh diversity and maintaining sward condition. This includes low-level grazing after 1 st June until 31 st October at a stocking rate of <0.5LU/ha. By introducing stock in June after Redshank have laid eggs and those eggs have hatched minimises the risk of eggs being trampled. Removal of stock by November helps prevent excessive damage to saltmarsh vegetation through trampling and poaching. Grazing could be agreed with a local grazier.		Natural England awaits further consideration of grazing to manage intertidal areas going forwards		No update		NE await an updated OLEMS.	



No	Natural England's Relevant	RAG	Consultation, actions, progression	DAG	Consultation, actions, progression	PAG	Consultation, actions, progression	PAG
INO.	_		Consultation, actions, progression		Consultation, actions, progression		Consultation, actions, progression	
		status		status		status		status
	Intertidal and Marine Ecology	Rel		D1		D2		D3
		and						
		WR						
		Rep						
	NE notes that high level works included in Habitat Mitigation Area B include: • Shallow		The details of mitigation area need		No update		No update	
	pools will be created, and existing pools		to be finalised and agreed, before					
	scraped. This will result in saltmarsh		we can support this mitigation for					
	vegetation loss – need to calculate areas of		saltmarsh habitat management.					
	pools both new and existing. This loss needs		Please see previous comments in					
	to be considered in the BNG calculation. • re-		relation to compensation for					
	profiling of some of the low banks will be		-					
	undertaken to provide clear lines of sight for		impacts to birds.					
	redshank. What is the vegetation along the							
	low banks? Need habitat data? The							
	flattening and removal of the bank may							
	result in increased frequency of inundation							
	of the saltmarsh behind – change in species							
	composition, zonation, or even a loss of							
	saltmarsh to mudflat. • The rocks at the edge							
١.,	of the saltmarsh help prevent erosion at the							
34	saltmarsh edge; the increase in rocks within the saltmarsh (moving those rocks from Area							
	A the proposed wharf to Area B) will result in							
	loss of saltmarsh habitat through their							
	placement. This loss needs to be considered							
	in the BNG calculation. • Where will surplus							
	sediment from the lowering of the bank, and							
	scrapes/ pools be used – the OLEMS							
	document mentions the material will be							
	used/retained on the marsh – for what							
	purpose, what volume of material will be							
	produced?							
1								
1								
L								



Natural England's Relevant Representation - Appendix C -	RAG status	Consultation, actions, progression	RAG status	Consultation, actions, progression	RAG status	Consultation, actions, progression	RAG status
Intertidal and Marine Ecology	Rel		D1		D2		D3
· ·	and						
	WR						
	Rep						
Natural England advises that the		Natural England has advised that		No update		NE await an updated OLEMS.	
vegetation survey of Habitat		further assessment is required.					
Mitigation Area (Area B) needs to							
be completed before mitigation							
activities listed in A1.2.2 are							
finalised. In addition, the habitat							
losses caused by the mitigation							
proposed need to be calculated to							
inform the BNG strategy. The							
vegetation survey also needs to							
cover the saltmarsh in Area A. In							
both areas the vegetation survey							
needs to include an NVC-level							
survey with quadrat sampling,							
collect data to determine the							
condition i.e. following the criteria							
set out in the Defra Biodiversity							
Metric 2.0: Technical Guidance for							
Intertidal Habitats. The survey							
should check for local species i.e.							
Artemisia maritima (Sea							
Wormwood) and also the known							
Schedule 8 plant Equisetum							
ramosissimum (Boston Horsetail).							
Until this survey data is made							
available further discussions on the							
Habitat Mitigation Area and BNG							
strategy will be difficult.							



No.	Natural England's Relevant	RAG	Consultation, actions, progression	RAG	Consultation, actions, progression	RAG	Consultation, actions, progression	RAG
	Representation - Appendix C -	status		status		status		status
	Intertidal and Marine Ecology	Rel		D1		D2		D3
		and						
		WR						
		Rep						
	See comments given previous		Further discussion and information		No update		NE await an updated OLEMS.	
26	(17.6.10-17.6.12) on saltmarsh		needed.		No upuate		inc await all updated Occivis.	
36	condition.		needed.					
	NE would like to see breakdown of		These calculations and details need		No update		NE await an updated OLEMS.	
	how the biodiversity units have		to be shown and agreed, before					
	been calculated. Also understood		Natural England can support.					
	applicant wished to see a 10% net							
	gain target for the site (paragraph							
	17.8.34). However, we advise that							
	this needs to consider in							
	calculations saltmarsh loss due to							
	Habitat Mitigation Area and other							
	factors such as erosion and							
	increased nitrates. We disagree							
l	with 'poor' condition used for							
37	saltmarsh which gives a score of 1.							
	Having looked over the criteria we							
	believe an assessment of Moderate							
	with a score of 2 is more							
	appropriate. This would increase							
	the Biodiversity Unit values of the							
	Saltmarsh. With limited							
	information on habitats the							
	following assessment has been							
	made. Area A appears to meet							
	criteria set out in our RR [RR-021 pg							
	17].							



No	Natural England's Relevant	RAG	Consultation, actions, progression	RAG	Consultation, actions, progression	RAG	Consultation, actions, progression	RAG
	Representation - Appendix C -	status		status		status		status
	Intertidal and Marine Ecology	Rel		D1		D2		D3
		and						
		WR						
		Rep						
	Natural England agrees that using		Areas of saltmarsh and mudflat		No update		NE await an updated OLEMS.	
	either RSPB Freiston Shore/		need to be created, for this to be					
	Frampton Marshes for Biodiversity		supported by NE.					
38	Net Gain is appropriate. But							
	suggested habitats are not creating							
	saltmarsh or mudflat.							



No.	Natural England's Relevant Representation - Appendix D - Air Quality	RAG status Rel and WR Rep	Consultation, actions, progression	RAG status D1		RAG status D2	Consultation, actions, progression	RAG status D3
Арр	l endix D - Air Quality							
Envi	ironmental Statement - Chapter 14 -	Air Qua	lity					
1	Whilst dust impacts during construction are considered at Havenside LNR; what about on the area of saltmarsh being used for the Habitat Mitigation Area? This needs to be considered.		NE await all areas relevant to the proposals to be thoroughly considered.		Natural England notes mitigation measures will be secured in the Code of Construction Practice. We will review this document once it has been submitted into examination.		No update	
2	As above, for Critical Loads/ Levels the ecological receptors considered statutory and non-statutory sites – but not Priority Habitats <i>i.e.</i> the saltmarsh adjacent to the site and part of the Habitat Mitigation Area.				Natural England is content that Table 4-6 of REP1-028 addresses this concern.			



N	lo.	Natural England's Relevant Representation - Appendix D - Air Quality	RAG status Rel and WR Rep	Consultation, actions, progression	RAG status D1	Consultation, actions, progression	RAG status D2	Consultation, actions, progression	RAG status D3
	3	Natural England is aware that only one other project has been included in the in-combination assessment. We would welcome a further check that this remains the case with other interested parties. We advise that the search consider any present or confirmed future projects which would not be included in the background data and other sources and sectors. The assessment should explain the criteria applied to the search.		We would welcome confirmation from other interested parties that all sources have been included.		REP1-028 4.3.21 – Natural England notes that no further projects have been identified by stakeholders for consideration within the assessment and that Natural England's SSSI Impact Risk Zone criteria, which were applied to all designated sites considered in the assessment. Therefore, we consider this matter resolved.			
	4	We note that the consultant has used the higher daily NOx threshold of 200 ug/m3 rather than 75 ug/m3. Whilst this higher threshold is considered in casework, a robust and evidenced argument must be made to show that the criteria are met i.e. SO2 and O3 below their respective CLe. This assessment bases the justification on national and modelled data.		Natural England have requested that local, finer resolution or monitoring data is used to underpin the justification. And reassurance provided that O3 and SO2 will at no point exceed the CLe locally.		Please see Appendix C3 Deadline 2. This matter is resolved.			



No	Natural England's Relevant Representation - Appendix D - Air Quality	RAG status Rel and WR Rep		RAG status D1		RAG status D2		RAG status D3
5	We note that the construction phase of the assessment does not consider emissions from ammonia. This suggests that ammonia from vehicle and vessel emissions were not considered. We query if the justification for this can be provided and the rationale as to why ammonia would not be a significant contributor? Especially given that nitrogen deposition exceeds the 1% threshold.		Natural England have asked for more clarity and justification regarding the consideration of ammonia from vessels and vehicles and their contribution to nitrogen deposition. Especially in relation to why ammonia is not considered to be a significant contributor?		Please see further advice in Appendix C3 Deadline 2		No update	
6	We support the consideration of an assessment on priority saltmarsh habitat. However, are there other sensitive habitats?		Natural England have asked the Applicant to provide recent survey data or evidence to support this decision to only consider saltmarsh. A footprint map confirming that only saltmarsh is present within the area of impact would be beneficial.		Natural England advises that the use of saltmarsh is an appropriate proxy for the other habitat types present and this matter is resolved. Please see Appendix C3 Deadline 2			



No	Natural England's Relevant Representation - Appendix D - Air Quality	RAG status Rel and WR Rep	Consultation, actions, progression	RAG status D1	Consultation, actions, progression	RAG status D2	Consultation, actions, progression	RAG status D3
7	The assessment states that the minor adverse impact identified will be dealt with by monitoring. However, Natural England advises that this is not mitigating the adverse impact and does not negate the impact to sensitive features. What will monitoring be looking to identify? If a significant change occurs, what actions will be taken?		Natural England have asked that the purpose and outcome of the monitoring be expanded to explain how this will mitigate an adverse impact to the designated features? A minor adverse impact is acknowledged, but no mitigation proposed.		Whilst a minor adverse impact is acknowledged, there is no mitigation proposed. The matter remain outstanding		No update	
8	Natural England queries how precautionary are the emissions which have been calculated? Was this based on a worst-case scenario e.g. worst-case MET data for Daily NOx and maximum run-times? This would be useful if made clearer.		It would be useful if these assumptions could be made clearer as it can influence the approach taken to the minor adverse impact i.e. if it's a highly conservative estimate.		Please see Appendix C3 deadline 2		No update	
9	Natural England notes that Table 14-30 presents values during operational phase for The Wash with in-combination contributions of all pollutants above 1% of the relevant annual mean Critical Loads/ Levels. Therefore, we query how impacts will be mitigated for?		NE await further clarity on how impacts to designated sites will be mitigated and any measures secured.		Natural England notes that further information on the proposed mitigation measures is required before we can provide further nature conservation advice. We await further information.		No update	



		Natural England's Relevant	RAG	Consultation, actions, progression		Consultation, actions, progression		Consultation, actions, progression	
r	lo.	Representation - Appendix D - Air Quality	status Rel and WR Rep		status D1		status D2		D3
	10	Natural England notes that all levels of pollutants exceeded for LNR and LWS. Therefore, we query what the effects of N deposition on the Habitat Mitigation Area will be? If based on similar values to Havenside LNR then PEC predicted to be marginally over the most stringent critical load range (20-30 kg N ha ⁻¹ year ⁻¹).		All areas relevant to the proposals need to be thoroughly considered.		Natural England welcomes the inclusion of data for proposed Habitat Mitigation Area. Therefore, this matter is resolved.			
	11	"The Facility was not predicted to lead to any significant effects during its operation which would require mitigation measures. As the Facility would be required to operate under the conditions of its Environmental Permit, this is considered to be an adequate mechanism to ensure that significant impacts are not experienced." Natural England queries what mitigation is suggested for designated sites? Only mention monitoring of stacks.		Further clarity is needed on how impacts to designated sites will be mitigated and any measures secured.		Natural England notes that REP1-007 states mitigation measures will be secured in the Code of Construction Practice. NE will review this document once it has been submitted into examination However, we advise that the CoCP will need to consider incombination phase impacts during the construction phase as we do not believe these to be insignificant.		No update	



No.	Representation - Appendix E -	RAG status		status	Consultation, actions, progression	status	Consultation, actions, progression	status
	Terrestrial Ecology	Rel and WR Rep		D1		D2		D3
	endix E - Terrestrial Ecology			<u> </u>		<u> </u>		
Env	ironmental Statement - Chapter 5 – I	Project I	•					
	Design of new footbridge along the Roman Bank (sea bank) ECP – the new footpath alignment will alter the route of the ECP further inland Natural England advises that full consultation would be required if the route were to be changed including an Appropriate Assessment. Fig. 5.3 shows English Coast Path – which is being diverted inland away		Natural England have recommended that the Applicant continues to consult the English Coastal Path team on this issue and fully considers the implications of alterations to the route.		Please see Appendix E2 Deadline 2		NE note that in ISH2 the Applicant explained why they could not consider our ECP proposal. We will respond to any documents through examination.	
	from the channel. ironmental Statement - Chapter 12 -	Torrost	vial Ecology					
3	Natural England confirms that we believe that the surveys appear adequate. We agree that the surveys show low numbers of common species – Soprano Pipestrelle & Common Pipestrelle. Whilst we agree that the area concerned is low quality scrub/grass areas within existing industrial units, there is no indication of the route of transects		Natural England have suggested that further right Bank transect may be required to assess this further.		No update		No update	
	so it is unknown if any bats are crossing the river when foraging.							



No.		RAG	Consultation, actions, progression	RAG	Consultation, actions, progression	RAG	Consultation, actions, progression	RAG
		status		status		status		status
	Terrestrial Ecology	Rel		D1		D2		D3
		and						
		WR						
		Rep						
	Natural England queries if materials		Natural England have asked for		No update		No update	
	are to arrive by river would this be		further clarification to confirm if					
	only during daylight hours to		vessels will be transiting at night					
١,	minimise light pollution affecting		and if yes provide an updated					
4	bat behaviour? If not, then the light		assessment.					
	pollution sections need updating to							
	include potential light pollution							
	from vessels.							
	Mitigation includes low pressure		Natural England need to see more		No update		No update	
	sodium lighting, locating lights		detailed plans which show new					
	away from areas used by bats.		additional planting, locations &					
	Ambient night-time levels to be		numbers of bat boxes. In addition,					
	maintained. Planting of new linear		consideration should be given to					
5	features around site boundary		motion operated lighting rather					
	away from lighting. Bat		than 24/7.					
	enhancement features: bat boxes							
	on retained trees. Additional							
	planting incorporated into design							
	that encourage bat foraging. All							
	appropriate.							
6.4.	11. Appendix 12.1 Extended Phase 1	Habitat	Report					



No.	Natural England's Relevant	RAG	Consultation, actions, progression	RAG	Consultation, actions, progression	RAG	Consultation, actions, progression	RAG
	Representation - Appendix E -	status	, ,, ,	status	, ,, ,,	status	, ,, ,,	status
	Terrestrial Ecology	Rel		D1		D2		D3
		and						
		WR						
		Rep						
	Natural England notes that it is		Natural England disagrees with		No update		Please see Appendix J1 at Deadline	
	stated that the Facility will result in		the Applicant about the scale of				3 for NE's advice on compensation.	
	areas of habitat being lost. The		the impact and, as set out in					
	north-eastern extent of the Facility		Appendix B, further detail is					
	adjoins Coastal Saltmarsh and		required.					
	Mudflat Priority Habitat. The							
	Facility will involve a localised loss							
	of these habitats (0.99 ha and 1.54							
	ha respectively) to accommodate							
	the proposed wharf facilities on							
6	The Haven for feedstock delivery.							
	This loss of Priority Habitat would							
	account for a very small proportion							
	of the overall saltmarsh and							
	mudflat habitat locally. However,							
	Natural England advises that any							
	loss would need to be addressed in							
	the form of Biodiversity next gain							
	and replacement areas.							



No.	Natural England's Relevant	RAG	Consultation, actions, progression	RAG	Consultation, actions, progression	RAG	Consultation, actions, progression	RAG
	Representation - Appendix E -	status		status	, , , , , , , , , , , , , , , , , , , ,	status	, and a second property of the second propert	status
	Terrestrial Ecology	Rel		D1		D2		D3
	,	and						
		WR						
		Rep						
		•						
	The hedgerows and woodland		The Applicant must provide further		No update		No update	
	habitats within the survey area		detail on in-principle mitigation					
	provide suitable foraging and		measures which could be adopted					
	commuting habitat for bats. As the		to remove significant impact to					
	proposed facility will require the		protected species.					
	removal of these habitats, we							
	advise that further surveys to							
	understand their current usage by							
	foraging/commuting bats will be							
	required. In addition, mitigation							
7	measures will need to be							
	considered during the construction							
	and operational phases of the							
	Facility to minimise impacts to local							
	bat populations. We advise that							
	these measures are provided in							
	principle now to give the Examining							
	Authority comfort that impacts to							
	protected species can be mitigated							
	for.							



No	Representation - Appendix E - Terrestrial Ecology	RAG status Rel and WR Rep	Consultation, actions, progression	RAG status D1		RAG status D2		status D3
8	We note that there are suitable habitats within the survey area for which reptiles could use. No further reptile survey will be required; however, mitigation measures will need to be considered during the construction and operational phases of the proposed facility to minimise impacts to local reptile populations. We advise that these measures are provided in principle now to give the Examining Authority comfort that impacts to protected species can be mitigated for.		The Applicant must provide further detail on in-principle mitigation measures which could be adopted to remove significant impact to protected species.		No update		Natural England have reviewed the Outline Reptile Precautionary Method of Working (PMoW) [REP2-015]. Please see point 3 of cover letter.	
9	The proposed facility will result in direct and indirect impacts to birds because of disturbance and habitat loss. Therefore, mitigation measures will need to be considered during the construction and operational phases of development to minimise impacts to local bird populations.		The Applicant must provide further detail on in-principle mitigation measures which could be adopted to remove significant impact to protected species.		No update		No update	



	Natural England's Relevant Representation - Appendix E - Terrestrial Ecology	RAG status Rel and WR	Consultation, actions, progression	RAG status D1	Consultation, actions, progression	RAG status D2		RAG status D3
		Rep						
	The grassland, scrub, trees, and		Natural England have asked to see		No update		No update	
	woodland on site may support		how this will be provided and					
	common species of terrestrial		secured before we can be certain					
	invertebrates. The tidal River		that impacts have been avoided,					
	Witham and mudflats may also		reduced, and mitigated to					
	provide suitable habitat for		acceptable levels.					
	common species of aquatic							
	invertebrates. No further surveys							
10	are required for invertebrate							
	species, but mitigation measures							
	are recommended during the							
	construction and operational							
	phases of the Facility to minimise							
	impacts to invertebrate							
	populations which is a key prey							
	resource to Annex I birds.							
	Natural England notes that no		Natural England have advised that		No update		No update	
	evidence for the presence of		Preconstruction surveys would					
	badgers, otters or water voles was		need to be carried out to verify					
	detected during the surveys in 2017		presence or absence of these					
11	and 2018 - General Ecological		species.					
	Awareness is detailed in section							
	A12.13 which will be followed.		This will need to be captured in the					
			in-principle plans					
Chap	oter 19 Traffic and Transport		1		•		1	



No.	Natural England's Relevant	RAG	Consultation, actions, progression	RAG	Consultation, actions, progression	RAG	Consultation, actions, progression	RAG
	_	status		status	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	status	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	status
	Terrestrial Ecology	Rel		D1		D2		D3
		and						
		WR						
		Rep						
		-						
	The England Coast Path team at		Natural England requires		No update		Please see point 1.	
	Natural England has been		clarification regarding the					
	consulted on the diversion routes.		diversion of the England Coast					
	During the construction, the		Path. Any proposed changes would					
	following footpath sections would		require a full consultation and					
	be permanently closed: BOST/14/4,		Appropriate Assessment in its own					
	BOST/14/10 and BOST/14/5. The		right.					
	closure would also affect the							
	England Coast Path route which							
12	follows these footpaths, as does							
	Macmillan Way (which is a series of							
	inter-connected footpaths). The							
	diversion for these route closures							
	would follow the route of an							
	existing footpath, which follows the							
	route of Roman Bank (also known							
	as 'Sea Bank') along footpath							
	sections BOST/14/11 and							
	BOST/14/9.							



							ENGLAND
No.	Natural England's Relevant Representation - Appendix F - DCO/dML	RAG status Rel and WR Rep	Consultation, actions, progression	RAG status D1	Consultation, actions, progression	Consultation, actions, progression	RAG status D3
App	pendix F - DCO/dML	<u>.</u>		<u></u>			
1	The MMO and LPA have overlapping responsibility for the intertidal habitat. The current drafted DCO appears to put the responsibility for the intertidal areas on the Local Planning Authority to discharge. While there are no issues with the MMO deferring to another regulator we will make the MMO aware of this to ensure that they are content with the approach given NE provided advice to both regulators.		Natural England have advised further consultation with the MMO and awaits an updated DCO.		No update	No update	
Pro	ject ES description						
2	The project ES description considers the Local plans, but no reference is made to the Eastern Inshore Marine Plans. Given the project impacts below mean high water springs then there should be some reference to this relevant plan.		Natural England have advised that the project should be considering all relevant plans and policies within those plans.		No update	No update	
Dra	ft Development Consent Order						



	T							ENGLAND
No.	Natural England's Relevant	RAG	Consultation, actions, progression	RAG	Consultation, actions, progression		Consultation, actions,	RAG
	Representation - Appendix F - DCO/dML	status		status		status	progression	status
		Rel		D1		D2		D3
		and						
		WR						
		Rep						
	Definition of commence includes		Natural England await further		NE note that Article 2 [REP1-002]			
	conduction of environmental surveys. This	;	consideration.		has been updated and this issue is			
	may lead to conflict as				now resolved.			
3	conditions/requirements timing may be							
	linked to commence.							
	linked to commence.							
	There is no definition of relevant statutory	,	We await an updated DCO.		The Applicant has added the			
	•		we await an apaated beo.					
	nature conservation body. As a matter of				definition of statutory nature			
	consistency with other DCOs and to future				conservation body in response to			
	proof the DCO against changes to Natural				our comments [REP1-002]. We are			
	England's function, all references to				content with the wording use.			
	Natural England within the DCO should be							
	amended to the relevant statutory							
	conservation body and a new definition of	:						
	•							
١,	statutory nature conservation body							
4	should be added. Example wording from							
	an OWF DCO: "statutory nature							
	conservation body" means the							
	appropriate nature conservation body as							
	defined in regulation 5 of the 2017							
	Regulations;"							
	inegulations,							



No	Natural England's Polovant	DAG	Consultation actions progression	DAG	Consultation actions progression	DAG	Consultation actions	ENGLAND
No.	Natural England's Relevant Representation - Appendix F - DCO/dML	RAG status Rel and WR Rep	Consultation, actions, progression	status D1	Consultation, actions, progression		Consultation, actions, progression	RAG status D3
5	NEd has not seen an article securing limits of deviation before. In OWF DCOs it is not included as an article but as an interpretation. The article allows extension of the project outside the limits of deviation as defined within the works plans, with approval of the LPA and secretary of state. The DCO explanatory memorandum makes it clear that the Applicant needs this for flexibility. There is reference to two made DCOs with similar provisions; National Grid (Kings Lynn B Power Station) Order 2013 and National Grid (North London Reinforcement Project) Order 2014. Those are both old order. King's Lynn Order does not include provision for extension beyond the limits of deviation. It is very close to the model provisions. North London DCO is close to the model provisions but does include allowance to deviate to any extend downwards as may be necessary or convenient. Upwards a stick 3m limit is given. The model provisions do include a limits of deviation article. However, this article does not allow for extension beyond the limits of deviation shown on the plans. It is important to note that the Applicant links the approval required to schedule 2 Part 2 for discharge. Which means an 8-week period and if no answer is given within the 8 weeks then an approval is assumed. We therefore question if that is appropriate for a potential extension beyond the worst-case scenario assessed.		Given that an extension beyond this line could create additional impacts and that a refusal appears to be based on having materially different impacts. As a minimum, we advise that this article be amended to include consultation with the Relevant statutory nature conservation body. Natural England is seeking further legal and MMO advice on this article. The Applicant may also wish to discuss with the MMO as this would apply to all works in the marine area as well and therefore could have implications on their DML.		Natural England notes that changes that have been proposed. We welcome the inclusion that the relevant statutory nature conservation body will be consulted by the Applicant on any deviation beyond the maximum limitation. However, with the exception of works detailed under Article 7 (1) (c), the article provides no maximum extent for the limit of deviation. Could clarification be provided on what these maximum extents are? Are they located on the works plans referenced within the condition?		No update	



N		Natural England's Relevant Representation - Appendix F - DCO/dML	RAG status Rel and WR Rep	Consultation, actions, progression	RAG status D1	Consultation, actions, progression	Consultation, actions, progression	RAG status D3
6	j	The definition of arbitration within this DCO would allow for arbitration against both the MMO and the Secretary of State who both act as decision makers under this DCO. On several projects Natural England and the MMO have raised concerns over the inclusion of such arbitration articles. Those arguments were considered within the Hornsea 3, Thanet and Vanguard applications and the Secretary of State determined that it was not appropriate for the Secretary of State or MMO to be subject to arbitration. Therefore, this article should be amended.		Natural England advises that this requirement is amended. Also, please see the concerns raised on the Tilbury 2, Hornsea 3 and Vanguard projects and the determination that the BEIS SoS came to as precedent that these articles should be amended.		The Applicant has updated Article 50 to reflect the wording used in OWF DCOs excluding the SoS and MMO from arbitration [REP1-002]. This is the change NE requested.		
7	,	This requirement is for the Code of Construction practice. There are a large swathe of environmental mitigation documents under this overarching plan. The condition as currently drafted does not secure consultation with Natural England on any documents. Does the outline plan itself secure consultation?		Natural England requests to be a named as consultee on this requirement to ensure we get the chance to provide feedback to the LPA on the draft plans and their sufficiency.		NE Notes that this requirement has been amended to secure that the SNCB will be consulted.		