

Hornsea Project Four:

B2.2: Report to Inform Appropriate Assessment Part 3: Appendix B: HRA Screening Matrices

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Acronyms

Acronym	Definition		
AEol	Adverse Effect on Integrity		
APIS	Air Pollution Information System		
CPEMMP	Construction Phase Environmental Management and Monitoring Plan		
DCO	Development Consent Order		
EEC	Export Cable Corridor		
EDR	Effective Disturbance Range		
EMF	Electromagnetic Fields		
ES	Environmental Statement		
EU	European Union		
FFC SPA	Flamborough and Filey Coast Special Protection Area		
HRA	Habitats Regulations Assessment		
INNS	Invasive Non-native Species		
LSE	Likely Significant Effect		
MMMP	Marine Mammal Mitigation Protocol		
MPCP	Marine Pollution Contingency Plan		
NN	Nutrient Nitrogen		
OWF	Offshore wind farm		
O&M	Operation and Maintenance (phase of Hornsea Four)		
PCH	Potential collision height		
pSPA	Proposed Special Protection Area		
PTS	Permanent Threshold Shift		
PVA	Population Viability Analysis		
RIAA	Report to Inform Appropriate Assessment		
SAC	Special Area of Conservation		
SCI	Site of Community Importance		
SCOS	Special Committee on Seals		
SIP	Site Integrity Plan		
SPA	Special Protection Area		
SSC	suspended sediment concentrations		
TTS	temporary threshold shifts		
UK	United Kingdom		
UXO	Unexploded Ordinance		
UXO-MMMP	Marine Mammal Mitigation Protocol relating to Unexploded Ordinance		
WTGs	Wind turbine generators		
WWT	Wildfowl and Wetlands Trust		

Units

Unit	Definition
km	Kilometre
cm	Centimetre
m	Metre
ha	Hectare
kg	Kilgogram



Species Glossary

Birds	
Arctic skua	Stercorarius parasiticus
Arctic tern	Sterna paradisaea
Puffin	Fratercula arctica
Bar-tailed godwit	Limosa lapponica
Mute swan	Cygnus olor
Black-tailed godwit	Limosa limosa
Cormorant	Phalacrocorax carbo
Common goldeneye	Bucephala clangula
Common greenshank	Tringa nebularia
Common pochard	Aythya ferina
Common redshank	Tringa totanus
Purple sandpiper	Calidris maritima
Common scoter	Melanitta nigra
Common shelduck	Tadorna tadorna
Common tern	Sterna hirundo
Dark-bellied brent goose	Branta bernicla
Dunlin	Calidris alpinatea
Eurasian curlew	Numenius arquata
Eurasian marsh harrier	Circus aeruginosus
Eurasian oystercatcher	Haematopus ostralegus
Eurasian teal	Anas crecca
Eurasian whimbrel	Numenius phaeopus
Eurasian wigeon	Anas penelope
European golden plover	Pluvialis apricaria
European shag	Phalacrocorax aristotelis
European storm petrel	Hydrobates pelagicus
Gadwall	Anas strepera
Gannet	Morus bassanus
Great bittern	Botaurus stellaris
Great skua	Stercorarius skua
Greater scaup	Aythya marila
Grey plover	Pluvialis squatarola
Guillemot	Gavia immer
Hen harrier	Gelochelidon nilotica
Herring gull	Circus cyaneus
Kittiwake	Charadrius alexandrinus
Leach's storm petrel	Rissa tridactyla
Lesser black-backed gull	Oceanodroma leucorhoa
Little gull	Tachybaptus ruficollis
Little tern	Hydrocoloeus mintus
Mallard	Sternula albifrons
Northern lapwing	Circus pygargus
Northern pintail	Vanellus vanellus
Northern shoveler	Anas acuta
Red-throated diver	Pandion haliaetus
Red knot	Falco peregrinus



Birds	
Ringed plover	Anser brachyrhynchus
Roseate tern	Stercorarius pomarinus
Ruddy turnstone	Calidris maritima
Ruff	Alca torda
Sanderling	Mergus serrator
Whooper swan	Xema sabini
Marine mammals	
Harbour Porpoise	Podiceps auritus
Bottlenose dolphin	Asio flammeus
Grey seal	Puffinus griseus
Harbour seal	Tringa erythropus
Fish	
Sea lamprey	Melanitta fusca
River lamprey	Cygnus Cygnus
Atlantic salmon	Tringa glareola
Sea trout	Halichoerus grypus
Allis shad	Phoca vitulina
Twaite shad	Petromyzon marinus
Habitats	
Atlantic salt meadows	Glauco-Puccinellietalia maritimae

Matrix Key

√ = Likely Significant Effect cannot be excluded

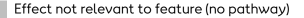
X = Likely Significant Effect can be excluded

Evidence for, or against, adverse effects on European site qualifying feature and Likely Significant Effect is detailed within the footnotes to the integrity matrices

C = construction

O = operation and maintenance

D = decommissioning





Index to matrices

This appendix presents the Screening matrices for Hornsea Project Four Offshore Wind Farm (hereafter 'Hornsea Four') promoted by Orsted Hornsea Project Four Limited (hereafter 'the Applicant') in accordance with the structure and format specified in PINS Advice Note 10 (November 2017 (version 8)).

Matrix	European site included within the assessment
Matrix 1	Southern North Sea (UK) Special Area of Conservation
Matrix 2	Flamborough Head (UK) Special Area of Conservation
Matrix 3	Moray Firth (UK) Special Area of Conservation
Matrix 4	The Wash and North Norfolk Coast (UK) Special Area of Conservation
Matrix 5	River Derwent (UK) Special Area of Conservation
Matrix 6a	Grey seal - Humber Estuary (UK) Special Area of Conservation
Matrix 6b	Migratory fish - Humber Estuary (UK) Special Area of Conservation
Matrix 6c	Habitats - Humber Estuary SAC (UK) Special Area of Conservation
Matrix 7a	Grey seal and Natterjack toad - Humber Estuary (UK) Ramsar
Matrix 7b	Migratory fish - Humber Estuary (UK) Ramsar
Matrix 7c	Habitats - Humber Estuary (UK) Ramsar
Matrix 7d	Ornithology - Humber Estuary (UK) Ramsar
Matrix 8	Berwickshire and North Northumberland Coast (UK) Special Area of Conservation
Matrix 9a	Transboundary harbour porpoise sites - sites 1 to 10 (of 48)
Matrix 9b	Transboundary harbour porpoise sites - sites 11 to 20 (of 48)
Matrix 9c	Transboundary harbour porpoise sites - sites 21 to 31 (of 48)
Matrix 9d	Transboundary harbour porpoise sites - sites 32 to 40 (of 48)
Matrix 9e	Transboundary harbour porpoise sites – sites 40 to 48 (of 48)
Matrix 10	Transboundary bottlenose dolphin sites (6 sites)
Matrix 11	Doggersbank (Dutch) Special Area of Conservation (SAC)
Matrix 12	Klaverbank (Dutch) Special Area of Conservation (SAC)
Matrix 13	Bancs des Flandres (France) Special Area of Conservation
Matrix 14	Vlaamse Banken (Belgium) Special Area of Conservation
Matrix 15	SBZ 1 (Belgium) Special Area Conservation
Matrix 16	SBZ 2 (Belgium) Special Area Conservation
Matrix 17	SBZ 4 (Belgium) Special Area Conservation
Matrix 18	Vlakte van de Raan (Belgium/Netherlands) Special Area Conservation
Matrix 19	Westerschelde & Saeftinghe (Netherlands) Special Area Conservation
Matrix 20	Voordelta (Netherlands) Special Area of Conservation
Matrix 21	Noordzeekustzone (Netherlands) Special Area of Conservation
Matrix 22	Waddenzee (Netherlands) Special Area of Conservation (SAC)
Matrix 23	Greater Wash Special Protection Area
Matrix 24	Flamborough and Filey Coast Special Protection Area
Matrix 25	Northumbria Coast Special Protection Area



Matrix	European site included within the assessment
Matrix 26	Humber Estuary Special Protection Area
Matrix 27	Coquet Island Special Protection Area
Matrix 28	Farne Islands Special Protection Area
Matrix 29	Teesmouth and Cleveland Coast Special Protection Area
Matrix 30	St Abb's Head and Fast Castle (UK) Special Protection Area
Matrix 31	: Forth Islands (UK) Special Protection Area
Matrix 32	Outer Firth of Forth and St Andrew's Complex proposed Special Protection Area
Matrix 33	Fowlsheugh Special Protection Area
Matrix 34	Buchan Ness to Collieston Coast Special Protection Area
Matrix 35	Troup, Pennan and Lion's Heads Special Protection Area
Matrix 36	East Caithness Cliffs Special Protection Area
Matrix 37	North Caithness Cliffs Special Protection Area
Matrix 38	Copinsay Special Protection Area
Matrix 39	Hoy Special Protection Area
Matrix 40	Marwick Head Special Protection Areas
Matrix 41	Rousay Special Protection Area
Matrix 42	Calf of Eday Special Protection Area
Matrix 43	West Westray Special Protection Area
Matrix 44	Fair Isle Special Protection Area
Matrix 45	Sumburgh Head Special Protection Area
Matrix 46	Noss Special Protection Area
Matrix 47	Foula Special Protection Area
Matrix 48	Fetlar Special Protection Area
Matrix 49	Hermaness, Saxa Vord and Valla Field Special Protection Area
Matrix 50	Hornsea Mere Special Protection Area
Matrix 51	Northumberland Marine SPA



Effects Considered

Potential effects on European sites which are considered within the submitted Information to Support the Report to Inform Appropriate Assessment for the Habitats Regulation Assessment (HRA) of Hornsea Four are provided in <u>Table 1 below</u>.

Table 1: Potential effects on the European site considered in the matrices.

Designations Impacts Considered In Matrices Increase in underwater noise. Vessel disturbance Vessel collision risk Accidental pollution Southern North Sea SAC Changes in prey availability and behaviour Long term physical loss of habitat Temporary increases in suspended sediments In-combination Temporary habitat loss/ disturbance Temporary increases in suspended sediments / smothering Accidental pollution Invasive Non-Native Species Flamborough Head (UK) SAC Changes to physical processes Long term physical loss of habitat Electromagnetic fields (EMF) In-combination Increase in underwater noise Vessel disturbance Vessel collision risk Changes in prey availability and behaviour **Moray Firth** Accidental pollution Temporary increases in suspended sediments Long term physical loss of habitat In-combination Increase in underwater noise Vessel disturbance The Wash and North Norfolk Coast (UK) SAC Vessel collision risk Changes in prey availability and behaviour Accidental pollution

Formatte Color(RGE



	Temporary increases in suspended sediments
	Long term physical loss of habitat
	In-combination
	Release of sediment - suspension/smothering
	Increase in underwater noise
	Temporary habitat loss/ disturbance
Distant Democrat (LIII/) S.A.C.	Accidental pollution
River Derwent (UK) SAC	Long term physical loss of habitat
	Introduction of hard substrate
	Changes to physical processes
	In-combination
	Increase in underwater noise
	Vessel disturbance
	Vessel collision risk
hand on Fatarana (LHA) S A C	Changes in prey availability and behaviour
Humber Estuary (UK) SAC	Accidental pollution
Grey Seal	Temporary increases in suspended sediments
	Long term physical loss of habitat
	Change to physical processes
	In-combination
	Increase in underwater noise
	Accidental pollution
	Release of sediment suspension/smothering
Humber Estuary (UK) SAC	Long term physical loss of habitat
digratory fish	Temporary habitat loss/ disturbance
	Introduction of hard substrate (INNS)
	Change to physical processes
	In-combination
	Accidental pollution
	Release of sediment suspension/smothering
	Long term physical loss of habitat
Humber Estuary (UK) SAC	Temporary disturbance / damage to habitats
labitats	Introduction of hard substrate (INNS)
	Change to physical processes.
	Increased nitrogen deposition
	In-combination
lumber Estuary (UK) Ramsar	Increase in underwater noise



Designations	Impacts Considered In Matrices
Grey seal and natterjack toad	Release of sediment suspension/smothering Long term physical loss of habitat Temporary habitat loss/ disturbance Introduction of hard substrate (INNS) Change to physical processes In-combination
Humber Estuary (UK) Ramsar Features under Criteria 8 Migratory fish	Increase in underwater noise Accidental pollution Release of sediment suspension/smothering Long term physical loss of habitat Temporary habitat loss/ disturbance Introduction of hard substrate (INNS) Change to physical processes In-combination
Humber Estuary (UK) Ramsar (Cont.) Features under Criteria 1 Habitats	Accidental pollution Release of sediment suspension/smothering Long term physical loss of habitat Temporary disturbance / damage to habitats Introduction of hard substrate (INNS) Change to physical processes. Increased nitrogen deposition In-combination
Humber Estuary (UK) Ramsar (Cont.) Features under Criteria 5 and 6 Birds	Temporary habitat loss (onshore) Temporary disturbance/ damage to habitats (onshore) Habitat fragmentation or severance Disturbance (airborne noise and visual) (onshore) Invasive non-native species (onshore) Accidental release of contaminants (onshore) In-combination
Berwickshire and North Northumberland Coast (UK) SAC	Increase in underwater noise Vessel disturbance Vessel collision risk Changes in prey availability and behaviour Accidental pollution Temporary increases in suspended sediments Long term physical loss of habitat In-combination



Designations	Impacts Considered In Matrices
Transboundary harbour porpoise sites (48 sites)	Increase in underwater noise Accidental pollution Release of sediment suspension/smothering Long term physical loss of habitat Temporary habitat loss/ disturbance Introduction of hard substrate (INNS) Change to physical processes In-combination
Transboundary bottlenose dolphin sites (6 sites)	Increase in underwater noise Vessel disturbance Vessel collision risk Changes in prey availability and behaviour Accidental pollution Temporary increases in suspended sediments Long term physical loss of habitat In-combination
Doggersbank (Dutch) SAC	Increase in underwater noise Vessel disturbance Vessel collision risk Changes in prey availability and behaviour Accidental pollution Temporary increases in suspended sediments Long term physical loss of habitat In-combination
Klaverbank (Dutch) SAC	Increase in underwater noise Vessel disturbance Vessel collision risk Changes in prey availability and behaviour Accidental pollution Temporary increases in suspended sediments Long term physical loss of habitat In-combination
Bancs des Flandres (France) SAC	Increase in underwater noise Vessel disturbance Vessel collision risk Changes in prey availability and behaviour Accidental pollution Temporary increases in suspended sediments



Designations	Impacts Considered In Matrices
	Long term physical loss of habitat In-combination
Vlaamse Banken (Belgium) SAC	Increase in underwater noise Vessel disturbance Vessel collision risk Changes in prey availability and behaviour Accidental pollution Temporary increases in suspended sediments Long term physical loss of habitat In-combination
SBZ 1 (Belgium) SAC	Increase in underwater noise Vessel disturbance Vessel collision risk Changes in prey availability and behaviour Accidental pollution Temporary increases in suspended sediments Long term physical loss of habitat In-combination
SBZ 2 (Belgium) SAC	Increase in underwater noise Vessel disturbance Vessel collision risk Changes in prey availability and behaviour Accidental pollution Temporary increases in suspended sediments Long term physical loss of habitat In-combination
SBZ 3 (Belgium) SAC	Increase in underwater noise Vessel disturbance Vessel collision risk Changes in prey availability and behaviour Accidental pollution Temporary increases in suspended sediments Long term physical loss of habitat In-combination
Vlakte van de Raan (Belguim/Netherlands) SAC	Increase in underwater noise Vessel disturbance Vessel collision risk Changes in prey availability and behaviour



Designations	Impacts Considered In Matrices
	Accidental pollution
	Temporary increases in suspended sediments
	Long term physical loss of habitat
	In-combination
	Increase in underwater noise
	Vessel disturbance
	Vessel collision risk
Westerschelde & Saeftinghe (Netherlands) SAC	Changes in prey availability and behaviour
westerscriede & Saertinghe (Netherlands) SAC	Accidental pollution
	Temporary increases in suspended sediments
	Long term physical loss of habitat
	In-combination
	Increase in underwater noise
	Vessel disturbance
	Vessel collision risk
Voordelta (Netherlands) SAC	Changes in prey availability and behaviour
voordetta (Netherlands) SAC	Accidental pollution
	Temporary increases in suspended sediments
	Long term physical loss of habitat
	In-combination
	Increase in underwater noise
	Vessel disturbance
	Vessel collision risk
Noordzeekustzone (Netherlands) SAC	Changes in prey availability and behaviour
Trool accordance in the treatment of the	Accidental pollution
	Temporary increases in suspended sediments
	Long term physical loss of habitat
	In-combination
	Increase in underwater noise
	Vessel disturbance
	Vessel collision risk
Waddenzee (Netherlands) SAC	Changes in prey availability and behaviour
addenia o producti cancel orto	Accidental pollution
	Temporary increases in suspended sediments
	Long term physical loss of habitat
	In-combination
Crostor Wash SDA	Direct disturbance and displacement
Greater Wash SPA	Changes in prey availability & behaviour



Designations	Impacts Considered In Matrices
	Indirect impacts through effects on prey species
	Collision risk
	Barrier effect
	In-combination
	Direct disturbance and displacement
	Changes in prey availability & behaviour
Flamborough and Filey Coast SPA	Indirect impacts through effects on prey species
Transportagi and they coust of A	Collision risk
	Barrier effect
	In-combination
	Direct disturbance and displacement
	Changes in prey availability & behaviour
Northumbria Coast SPA	Indirect impacts through effects on prey species
Troiting in Court of A	Collision risk
	Barrier effect
	In-combination
	Temporary habitat loss
	Temporary disturbance / damage to habitats (onshore)
	Fragmentation or severance of habitats (onshore
Humber Estuary SPA (onshore)	Disturbance (airborne noise and visual) (onshore)
	Invasive non-native species (onshore)
	Accidental release of contaminants (onshore)
	In-combination
	Increased nitrogen deposition
Hardware CDA (cffclass)	Collision risk
Humber Estuary SPA (offshore)	In-combination
Herebon February Danier and Jeffeb and	Collision risk
Humber Estuary Ramsar (offshore)	In-combination
	Direct disturbance and displacement
	Indirect impacts through the effects on prey
Cognet Island SDA	species
Coquet Island SPA	Collision risk
	Barrier effect
	In-combination
	Direct disturbance and displacement
Farne Islands SPA	Indirect impacts through the effects on prey
	species



Designations	Impacts Considered In Matrices
	Collision risk
	Barrier effect
	In-combination
	Direct disturbance and displacement
	Indirect impacts through the effects on prey
Teesmouth and Cleveland Coast SPA	species Collision risk
	Barrier effect
	In-combination
	Direct disturbance and displacement
	Indirect impacts through the effects on prey species
St Abb's Head and Fast Castle	Collision risk
	Barrier effect
	In-combination
	Direct disturbance and displacement
	Indirect impacts through the effects on prey
	species
Forth Islands (UK) SPA	Collision risk
	Barrier effect
	In-combination
	Direct disturbance and displacement
	Indirect impacts through the effects on prey
Outer Firth of Forth and St Andrew's Complex	species
Outer Firth of Forth and St Andrew's Complex	Collision risk
	Barrier effect
	In-combination
	Direct disturbance and displacement
	Indirect impacts through the effects on prey
Fowlsheugh SPA	species
,	Collision risk
	Barrier effect
	In-combination
	Direct disturbance and displacement
	Changes in prey availability & behaviour
Buchan Ness to Collieston Coast SPA	Indirect impacts through effects on prey species
	Collision risk
	Barrier effects



Designations	Impacts Considered In Matrices
	In-combination
Troup, Pennan and Lion's Heads SPA	Direct disturbance and displacement Indirect impacts through the effects on prey species Collision risk Barrier effect In-combination
East Caithness Cliffs SPA	Direct disturbance and displacement Indirect impacts through the effects on prey species Collision risk Barrier effect In-combination
North Caithness Cliffs SPA	Direct disturbance and displacement Indirect impacts through the effects on prey species Collision risk Barrier effect In-combination
Copinsay SPA	Direct disturbance and displacement Indirect impacts through the effects on prey species Collision risk Barrier effect In-combination
Hoy SPA	Direct disturbance and displacement Indirect impacts through the effects on prey species Collision risk Barrier effect In-combination
Marwick Head SPA	Direct disturbance and displacement Indirect impacts through the effects on prey species Collision risk Barrier effect In-combination
	III COMBINACION



Designations	Impacts Considered In Matrices
	Indirect impacts through effects on prey species
	Collision risk
	Barrier effect
	In-combination
	Direct disturbance and displacement
	Indirect impacts through effects on prey species
Calf of Eday SPA	Collision risk
	Barrier effect
	In-combination
	Direct disturbance and displacement
	Indirect impacts through effects on prey species
West Westray SPA	Collision risk
	Barrier effect
	In-combination
	Direct disturbance and displacement
	Indirect impacts through effects on prey species
Fair Isle SPA	Collision risk
	Barrier effect
	In-combination
	Direct disturbance and displacement
	Indirect impacts through effects on prey species
Sumburgh Head SPA	Collision risk
,	Barrier effect
	In-combination
	Direct disturbance and displacement
	Indirect impacts through effects on prey species
Noss SPA	Collision risk
	Barrier effect
	In-combination
	Direct disturbance and displacement
	Indirect impacts through effects on prey species
Foula SPA	Collision risk
	Barrier effect
	In-combination
	Direct disturbance and displacement
	Indirect impacts through effects on prey species
Fetla SPA	Collision risk
	Barrier effect
	Duffiel effect



Designations	Impacts Considered In Matrices
	In-combination
	Direct disturbance and displacement
	Indirect impacts through effects on prey species
Hermaness, Saxa Vord and Valla Field SPA	Collision risk
	Barrier effect
	In-combination
	Collision risk
Hornsea Mere SPA	In-combination
	Direct disturbance and displacement
	Changes in prey availability and behaviour
N	Indirect impacts through effects on prey species
Northumberland Marine SPA	Collision risk
	Barrier effect
	In-combination



HRA Screening Matrix 1: Southern North Sea (UK) Special Area of Conservation (SAC)

Name of European site:	Sou	thern	Nort	h Sea	(UK)	SAC																		
EU Code:	UK0	0303	95																					
Distance to Project:	0 kn	n to a	rray																					
Likely Effects of Project																								
Effect		Increase in underwater noise Vessel disturbance					Vessel collision risk			Accidental pollution			Changes in prey			Long term physical loss			Temporary increases in	3		In-combination		
Stage of Development	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D
Harbour porpoise	√a	√a	√b	√c	√d	√b	√e	√e	√b	√f	√f	√b	×g	×g	×h		Χi		×j	×j	×h	√k	√k	√k

Evidence supporting conclusions.

- √a <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that Hornsea Four is located within 0 km of the SAC. Therefore, due to proximity to the source there is potential for a likely significant effect (LSE).</u>
- √b <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that </u>∓the impacts during decommissioning are considered to be similar and potentially less than those outlined in the construction phase. Therefore, a finding of potential LSE is appropriate.
- √c <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that ∓the presence of additional vessels within the SAC during construction may result in disturbance of harbour porpoise. Potential LSE is identified.</u>
- √d Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the The presence of additional vessels within the SAC during operation & maintenance may result in disturbance of harbour porpoise. Potential LSE is identified.
- Following consultation (noted in Section 8.1 of the B2.2: Report to Inform Appropriate Assessment Report to Inform Appropriate Assessment (RIAA) (APP-B2.2) accidental pollution has been identified for potential LSE.
- Xg Given the large foraging range of this species and the short-term duration and temporary nature of any impact, and the conclusions of the <u>Scoping Report</u>, the <u>PEIR</u>, and the final ES regarding fish and benthic ecology the potential effect is considered to be negligible. Confirmed as not needing further assessment within <u>Volume A2</u>, <u>Chapter 4: Marine Mammals</u>. **No LSE** identified.
- Xh <u>Table 6 within the Screening Report (Appendix A of **B2.2: Report to Inform Appropriate Assessment**) considers that the impacts during the decommissioning phase are considered to be similar and potentially less than those outlined in the construction phase. Therefore, a finding of **no LSE** is appropriate.</u>
- Potential for physical habitat loss for the duration of the project is calculated within the <u>Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) Screening Report included as Appendix A (contained presented and discussed within Tables 1 and 6) as, being 0.0001% of the volume (water column) and 0.001% of the footprint (seabed). This is, considered to be trivial and non-consequential for both harbour porpoise and harbour porpoise prey. Confirms conclusion of **no LSE** alone.

 Cont. on next page</u>



HRA Screening Matrix 1: Southern North Sea (UK) SAC (Cont.)

Evidence supporting conclusions (Cont.)

- Xj <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that Hharbour porpoise frequently occur in relatively turbid environments and are thus adapted to locating prey in such conditions. The construction, operation & maintenance and decommissioning activities will be localised and intermittent in nature and the extent and duration of any increase in suspended sediment (and subsequent deposition) being negligible, **no LSE** applies.</u>
- As discussed in paragraphSection 7.3.1.2 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment), Wwhere potential for LSE has been concluded alone, potential for LSE has been concluded in-combination. In addition, although the potential for temporary habitat loss from the project alone has not been identified as potential LSE, habitat loss incombination during the operation phase has been screened in for potential LSE.

End of Matrix 1



HRA Screening Matrix 2: Flamborough Head (UK) Special Area of Conservation (SAC)

Name of European site:	Flam	borou	ugh H	ead (l	JK) SA	IC-																		
EU Code:	UK0	01303	6																					
Distance to Project:	60.2 km to array																							
Likely Effects of Project																								
Effect	Temporary habitat loss/disturbance Temporary increases in suspended sediments / smothering						Accidental pollution		Invasive Non Native Species (INNS)				Changes to physical			Long term physical loss			Electromagnetic fields (FMF)			In-combination		
Stage of Development	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D
Reefs	Χa	Χa	Хb	√c	√d	√e	√f	√f	√e	√g	√h	√e		√i			Χj			×k		√I	√I	√I
Vegetated sea cliffs of the Atlantic & Baltic Coasts																								
Submerged or partially submerged sea caves	Xa	Xa	Xb	√c	√d	√e	√f	√f	√e	√g	√h	√e		Χm			Χj			×k		√I	√I	√I

Evidence supporting conclusions.

- Xa <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> Lconsiders that there is a lack of physical overlap between Hornsea Four and the SAC results in a conclusion of **no Likely Significant Effects** (LSE) for all features as no works will occur within the SAC boundary and therefore no temporary habitat loss/disturbance would occur.
- Xb <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> <u>Fconsiders that the impacts during the decommissioning phase are considered to be similar and potentially less than those outlined in the construction phase. Therefore, a finding of **no LSE** is appropriate.</u>
- √c Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that Ssuspended sediment released during works within the Export Cable Corridor (ECC) may reach the SAC, within which the features are located. Potential for LSE exists.
- ✓d The potential for sediment release during operation and maintenance is considered less than during construction. Suspended sediment released during works within the ECC may reach the SAC, within which the features are located. Potential for LSE exists.
- ✓e <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that </u>‡the impacts during decommissioning are considered to be similar and potentially less than those outlined in the construction phase. Therefore, a finding of potential LSE is appropriate.
- Following consultation (noted in Section 8.1 of <u>B2.2:the</u> Report to Inform Appropriate Assessment (RIAA) accidental pollution has been identified for potential LSE. <u>Cont. on next page</u>



HRA Screening Matrix 2: Flamborough Head (UK) SAC (Cont.)

Evidence supporting conclusions (Cont.)

- Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that Aa number of measures and best practice approaches will be implemented during the construction phase to reduce the potential for release and spread of non-native, invasive species (INNS) and to provide a process to deal with any should they occur. These will include measures to follow published guidelines and best working practice for the prevention of the release and spread of non-native, invasive species. Such measures are considered an integral part of the project and would be required regardless of HRA matters. It is anticipated that such plans will remove the risk of LSE. In addition, there is little evidence to date from other offshore wind farm development within the North Sea having had any adverse effects on key species and habitats through increasing the spread of marine INNS. However, given that such plans form mitigation, the potential for LSE cannot be ruled out at this stage.
- Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the project could increase the spread of INNS during construction through the movement of vessels in and out of the benthic subtidal study area, should work vessels arrive from outside the UK. Mitigation measures including a Construction Project Environmental Management and Monitoring Plan with a marine biosecurity plan (see Co111 of Volume A4, Annex 5.2: Commitment Register) will ensure the potential introduction and spread of INNS will be minimised. Due to the application of mitigation, a finding of LSE applies.
- The only element of the project which is close enough to the SAC to potentially affect coastal processes is installation of the export cable. Volume A2, Chapter 1: of the Environmental Statement (ES) (Marine Geology, Oceanography and Physical Processes found any such changes to be localised to the project. However, given the proximity of the cable corridor to the SAC boundary and therefore potentially reef features, although significant effects are unlikely a potential for LSE cannot be ruled out.
- Xj <u>Table 6 within the Screening Report (Appendix A of **B2.2: Report to Inform Appropriate Assessment**) considers that there is no longer any overlap of the offshore ECC with the SAC boundary, and therefore no potential for any loss of habitat within the SAC. A finding of **no LSE** applies.</u>
- Xk <u>Table 6 within the Screening Report (Appendix A of **B2.2: Report to Inform Appropriate Assessment**) considers that there is no overlap of the offshore ECC with the SAC boundary. Therefore, no potential for electromagnetic fields (EMF) within the SAC boundary. A finding of **no LSE** therefore applies.</u>
- As discussed in <u>paragraphSection</u> 8.2.2.7 within the Screening Report (Appendix A of **B2.2**: Report to Inform Appropriate Assessment), where potential for LSE has been concluded alone, potential for LSE has been concluded in-combination. No additional in-combination issues are identified.
- Xm <u>Table 6 within B2.2: Report to Inform Appropriate Assessment considers that</u> there is no potential for overlap between Annex I Habitats and Hornsea Four. Any changes to physical processes will be small scale and localised in nature, insufficient to affect the sea cave feature. A finding of **no LSE** therefore applies.

Cont. on next page

HRA Screening Matrix 2: Flamborough Head (UK) SAC (Cont.)

Evidence supporting conclusions (Cont.)

- The project could increase the spread of INNS during construction through the movement of vessels in and out of the benthic subtidal study area, should work vessels arrive from outside the UK.

 Mitigation measures including a Construction Project Environmental Management and Monitoring Plan with a marine biosecurity plan (see **Co111** of **Volume A4, Annex 5.2: Commitment**Register) will ensure the potential introduction and spread of INNS will be minimised. Due to the application of mitigation, a finding of LSE applies.
- The only element of the project which is close enough to the SAC to potentially affect coastal processes is installation of the export cable. Volume 2 Chapter 1 of the Environmental Statement (ES) (Marine Geology, Oceanography and Physical Processes (APP-A2.1)) found any such changes to be localised to the project. However, given the proximity of the cable corridor to the SAC boundary and therefore potentially reef features, although significant effects are unlikely a potential for LSE cannot be ruled out.
- Xi There is no longer any overlap of the offshore ECC with the SAC boundary, and therefore no potential for any loss of habitat within the SAC. A finding of **no LSE** applies.
- Xk There is no overlap of the offshore ECC with the SAC boundary. Therefore, no potential for electromagnetic fields (EMF) within the SAC boundary. A finding of no LSE therefore applies.
- √l Where potential for LSE has been concluded alone, potential for LSE has been concluded in-combination. No additional in-combination issues are identified.
- There is no potential for overlap between Annex I Habitats and Hornsea Four. Any changes to physical processes will be small scale and localised in nature, insufficient to affect the sea cave feature. A finding of **no LSE** therefore applies.

End of Matrix 2





HRA Screening Matrix 3: Moray Firth (UK) Special Area of Conservation (SAC)

Name of European site:			rth (UI	() SAC	1																			
EU Code: Distance to Project:		00198 5 km		av																				
Likely Effects of Project	522.5 km to array																							
Effect		Increase in underwater	noise		Vessel disturbance			Vessel collision risk		Changes in prey availability and behaviour			Accidental pollution				Temporary increases in suspended sediments			Long term physical loss of habitat				
Stage of Development	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D
Sandbanks which are slightly covered by sea water all the time																								
Bottlenose dolphin	√a	×b	√c	√d	√d	√c	√e	√e	√c	Χf	Χf	Хg	×h	Xh	Хg	Χi	Xi	Хg	Χj	Χj	Хg	√k	√k	√k

Evidence supporting conclusions.

- √a Table 6 within the Screening Report (Appendix A of **B2.2:** Report to Inform Appropriate Assessment) considers that the distance of the site from the project and low sightings rate of bottlenose dolphins could suggest a conclusion of no potential for LSE. However Ffollowing consultation (noted in Section 8.1 of the **B2.2:** Report to Inform Appropriate Assessment), an increase in underwater noise during construction has been identified to have a for potential LSE.
- Xb <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that as the Ddesignated site and array boundary do not have a physical overlap, therefore there is no pathway for underwater noise during operation on bottlenose dolphin at this site from Hornsea Four.</u>
- √c <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> considers that <u>Tthe impacts during decommissioning are considered to be similar and potentially less than those outlined in the construction phase. Therefore, a finding of potential LSE is appropriate</u>
- √d Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the distance of the site from the project and low sightings rate of bottlenose dolphins could suggest a conclusion of no potential for LSE. However following consultation (noted in Section 8.1 of the B2.2: Report to Inform Appropriate Assessment), vessel disturbance has been identified for potential LSE. Following consultation (noted in Section 8.1 of the Report to Inform Appropriate Assessment (RIAA) (APP-B2.2) vessel disturbance has been identified for potential LSE.
- √e Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the distance of the site from the project and low sightings rate of bottlenose dolphins could suggest a conclusion of no potential for LSE. Following consultation (noted in Section 8.1 of the B2.2: Report to Inform Appropriate Assessment), vessel collision risk has been identified for potential LSE.
- Xf <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that Gaiven the large foraging range of this species, and the short-term duration and temporary nature of any impact, and the conclusions of the <u>Scoping Report, PEIR, and ES</u> regarding fish and benthic <u>ecologecology</u>, the potential effect is considered to be negligible. Confirmed as not needing further assessment within <u>Volume A2</u>, <u>Chapter 4: Marine Mammals.</u> No LSE identified.</u>



HRA Screening Matrix 3: Moray Firth (UK) SAC (Cont.)

Evidence supporting conclusions (Cont.)

- Xg <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that Ithe impacts during the decommissioning phase are considered to be similar and potentially less than those outlined in the construction phase. Therefore, a finding of **no LSE** is appropriate.</u>
- Xh <u>Table 6 within the Screening Report (Appendix A of **B2.2: Report to Inform Appropriate Assessment**) identifies that <u>Thisthe</u> site is located at a significant distance from the Hornsea Four array (522.5_km) and cable corridor (522.1 km) and therefore there is no pathway for effect on bottlenose dolphin at this site from Hornsea Four.</u>
- Xi <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that Bb</u>ottlenose dolphin frequently occur in relatively turbid environments and are thus adapted to locating prey in such conditions. The construction, operation & maintenance and decommissioning activities will be localised and intermittent in nature and the extent and duration of any increase in suspended sediment (and subsequent deposition) being negligible, **no LSE** applies.
- Xj <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> Pconsiders that potential for physical habitat loss for the duration of the project will not occur inside the SAC boundary, being located at significant distance from the Hornsea Four array (522.5 km) and cable corridor (522.1 km). Confirms conclusion of **no LSE** alone.
- √k <u>As discussed in paragraphSection 7.3.1.2 within the Screening Report (Appendix A of **B2.2: Report to Inform Appropriate Assessment**), Wwhere potential for LSE has been concluded in-combination. No additional in-combination issues are identified.</u>

End of Matrix 3



HRA Screening Matrix 4: The Wash and North Norfolk Coast (UK) SAC

Name of European site:	The	Wash	and	North	n Norf	olk C	oast (UK) S	AC															
EU Code:		01707																						
Distance to Project:	105.	.4 km	to ar	ray																				
Likely Effects of Project																								
Effect		Increase in underwater noise			Vessel disturbance			Vessel collision risk			Changes in prey availability & behaviour			Accidental pollution		Temporary increases in suspended sediments			Long term physical loss of habitat					
Stage of Development	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D
Harbour seal	√a	Xb	√c	√d	√d	√c	Хe	Хe	×f	Χg	Хg	×f	Χh	×h	×f	Χi	Χi	×f	×j	×j	×f	√k	√k	√k
Atlantic salt meadows																								
Coastal lagoons																								
Large shallow inlets and bays																								
Mediterranean and thermo-Atlantic halophilous scrubs																								
Mudflats and sandflats not covered by seawater at low tide																								
Reefs																								
Salicornia and other annuals colonising mud and sand																								
Sandbanks which are slightly covered by sea water all the time																								
Otter																								

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HRA Screening Matrix 4: The Wash and North Norfolk Coast (UK) SAC (Cont.)

Evidence supporting conclusions-

- √a <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> identifies the <u>Ss</u>ite <u>as being</u> within a distance of 120 km from the project. Therefore, there is the potential for some level of interaction between harbour seal and underwater noise associated with Hornsea Four. Potential for Likely Significant Effects (LSE) identified.
- Xb <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that there is a great enough The</u> distance between the array boundary and the SAC, <u>combined with low harbour seal numbers within the array boundary and the small scale and localised potential for effect during operation, to results in a conclusion of **no LSE**.</u>
- √c <u>Table 6 within the Screening Report (Appendix A of **B2.2: Report to Inform Appropriate Assessment**) considers that ∓the impacts during the decommissioning phase are considered to be similar and potentially less than those outlined in the construction phase. Therefore, a finding of potential LSE is appropriate.</u>
- √d <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that because ∓the location of Hornsea Four is on the fringes of the at sea usage area of harbour seal, there may be disturbance of harbour seal. Potential for LSE.
 </u>
- Xe Volume A2, Chapter 4: Marine Mammals –of the Environmental Statement (ES and Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers marine mammal collision risk, finding that it is not expected that Hornsea Four will increase the risk of mortality in marine mammals from collisions. Low levels of harbour seal are found within the site boundary, and consultation with Natural England confirms a that this area is a low-risk area for harbour seals. Therefore, no LSE has been identified for the project alone.
- Xf <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that Tthe impacts during the decommissioning phase are considered to be similar and potentially less than those outlined in the construction phase. **No LSE** applies.</u>
- Xg <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that Given the large foraging range of this species, and the conclusions of the <u>Scoping Report, PEIR, and ES regarding fish and benthic ecology, the potential effect is considered to be negligible. Confirmed as not significant within **Volume A2, Chapter 4: Marine Mammals.**No LSE identified.</u></u>
- Xh Table 6 within the Screening Report (Appendix A of **B2.2: Report to Inform Appropriate Assessment**) considers that wWhile connectivity between the project and this site is possible, the potential for significant effects to this SAC population is considered to decrease with the severity of effects experienced locally and distance. With reference to the activities proposed, Hornsea Four has very limited potential for the accidental release of significant amounts of vessel fuel or oil. Small scale releases could occur in the unlikely event of non-compliance to legislation, codes of conduct or best practice. Any such events would be small-scale, temporary, and subject to significant dilution and quickly dissipated to non-significant levels in the open coastal environment. Additionally, a Project Environmental Management and Monitoring Plan (PEMMP) is considered integral to the project and will reduce any potential impacts from the development. No LSE is concluded on the basis the project has very low potential for significant releases of contaminants, and the low risk of exposure to members of this SAC population, and the integral project measures.
- Xi <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that Hh</u>arbour seal frequently occur in relatively turbid environments and are thus adapted to locating prey in such conditions. The construction, operation & maintenance and decommissioning activities will be localised and intermittent in nature and the extent and duration of any increase in suspended sediment (and subsequent deposition) being negligible, **no LSE** applies.
- Xj No physical habitat loss within the SAC boundary has been identified within the RIAAB2.2: Report to Inform Appropriate Assessment. No LSE applies.
- √k <u>As discussed in paragraphSection 7.3.1.2 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment), </u>Www.here potential for LSE has been concluded in-combination. No additional in-combination issues are identified.

End of Matrix 4



HRA Screening Matrix 5: River Derwent (UK) Special Area of Conservation (SAC)

Name of European site:	River Derwent (UK) SAC UK0030253																							
EU Code:	UK0	0302	53																					
Distance to Project:	47*	km to	array	y																				
Likely Effects of Project																								
Effect	Release of sediment - suspension/smothering			Increase in underwater noise			Temporary habitat loss/ disturbance			Accidental pollution			Long term physical loss of habitat			Introduction of hard substrate				Changes to physical processes				
Stage of Development	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D
Sea lamprey	Xa	Χa	Хb	Хc	Хc	Хb	×d	×d	Хb	Хe	Хe	Xb	×f	×f	×b	Хg	×g	×b	×h	×h	×b	Χi	Χi	×i
River lamprey	Xa	Χa	Хb	Хc	Хc	Хb	×d	Xd	×b	Хe	Хe	×b	×f	×f	×b	×g	×g	×b	×h	×h	×b	Χi	Χi	Xi
Water courses of plain to montane levels with the Ranunculion fluitantis and Callitricho- Batrachion vegetation																								
Bullhead																								
Otter																								
* Being the shortest distance between Hornsea Four a	nd the	Humb	er Estu	ary (ex	ccludin	g strai	ght lin	es cro	ssing la	and)														

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HRA Screening Matrix 5: River Derwent (UK) SAC (Cont.)

Evidence supporting conclusions.

- The mouth of the Humber Estuary, which leads to the River Derwent, is located at least 47 km (excluding straight lines crossing land) from the Hornsea Four offshore Export Cable Corridor (ECC). Due to the lower maximum range of effect for this impact, it is considered that there is **no potential for a Likely Significant Effect** (LSE) to migratory fish moving into or out of the Humber Estuary and therefore migratory fish found within the River Derwent (see Table 6 within the Screening Report (Appendix A of **B2.2: Report to Inform Appropriate Assessment**)).
- Xb <u>Table 6 within the Screening Report (Appendix A of **B2.2: Report to Inform Appropriate Assessment**) considers <u>That the impacts during the decommissioning phase are considered to be similar and potentially less than those outlined in the construction phase. **No LSE** applies.</u></u>
- The distance between the mouth of the Humber Estuary, which leads to the River Derwent, and the array area is approximately 74 km, with the cable corridor at least 47 km. It is therefore considered that there will be **no LSE** from underwater noise generated at Hornsea Four on migratory fish entering or leaving the mouth of the Humber Estuary and therefore the migratory fish found within the River Derwent (see Table 6 within the Screening Report (Appendix A of **B2.2: Report to Inform Appropriate Assessment**)).
- Xd <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) identifies that t</u>The SAC does not physically overlap with Hornsea Four, and therefore is remote from direct temporary habitat loss or disturbance, with **no LSE** identified.
- Xe <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that Wwith reference to the activities proposed, Hornsea Four has very limited potential for the accidental release of significant amounts of vessel fuel or oil. Small scale releases could occur in the unlikely event of non-compliance to legislation, codes of conduct or best practice.—. Any such events would be small-scale, temporary, and subject to significant dilution and quickly dissipated to non-significant levels in the open coastal environment. Additionally, a Project Environmental Management and Monitoring Plan (PEMMP) is considered integral to the project and will reduce any potential impacts from the development. -No LSE would therefore arise with respect to accidental pollution.</u>
- Xf <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) identifies that </u>‡the SAC does not physically overlap with Hornsea Four, and therefore is remote from long term habitat loss, with **no LSE** identified.
- Xg <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that taken is already a potential for non-native species to occur due to the presence of other local offshore windfarms (OWF)s and major shipping lanes. No additional risk is posed by Hornsea Four, should a hard substrate be introduced in proximity to the Mumber Estuary) and therefore **no LSE** applies.</u>
- The only element of the project which is close enough to the mouth of the Humber Estuary (the route to the SAC) to potentially affect coastal processes is installation of the export cable. Volume A2, Chapter 1: of the Environmental Statement (ES) (Marine Geology, Oceanography and Physical Processes found any such changes to be localised to the project and therefore no LSE applies.
- Xi <u>As discussed in paragraphSection 8.2.6.1 within-the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment), w</u>Where potential for LSE has been concluded in-combination. No additional in-combination issues are identified. <u>Therefore, as no potential for LSE has been identified alone, no LSE in combination applies.</u>

End of Matrix 5





HRA Screening Matrix 6a: Grey seal — Humber Estuary (UK) Special Area of Conservation (SAC)

Name of European site:	Grey	seal -	<u>–</u> Hur	nber l	Estuar	y (UK) SAC	1																			
EU Code:	UK0	03017	0																								
Distance to Project:	79.7 km to array and 32.2 km to ECC																										
Likely Effects of Project																											
Effect		Increase in underwater noise		Vessel disturbance			Vessel collision risk			Changes in prey availability and behaviour				Accidental pollution		Temporary increases in suspended sediments				Long term physical loss	5		Change to physical				
Stage of Development	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D
Grey seal	√a	Хb	√c	√d	√d	√c	√e	√e	√c	×f	×f	Хg	Χh	Χh	Хg	Χi	Xi	Хg		×j			×k		√I	√I	√I

Evidence supporting conclusions-

- √a <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> identifies that the This site is within 145 km of Hornsea Four. As this is places the project within foraging range, there is the potential for some level of interaction between grey seal and underwater noise associated with Hornsea Four. As such, potential LSE cannot be discounted.
- Xb <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that The distance between the array boundary and the SAC, together with the small scale and localised potential for effect during operation, results in a conclusion of **no LSE**.</u>
- √c <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that</u> ∓the impacts during the decommissioning phase are considered to be similar and potentially less than those outlined in the construction phase. Therefore, potential LSE is identified.
- <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that</u> ∓the location of the project relative to the at sea usage area of grey seal, together with connectivity to the SAC may result in disturbance of grey seal. Therefore there is a ₽potential for LSE.
- ✓e Volume A2, Chapter 4: Marine Mammals of the Environmental Statement (ES and Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers marine mammal collision risk, finding that it is not expected that Hornsea Four will increase the risk of mortality in marine mammals from collisions. However, in response to consultation concerns about collision risk (as noted in Section 8.1 of the B2.2: Report to Inform Appropriate Assessment), concerns about collision risk potential LSE is identified on a precautionary basis.
- Xf <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> Gonsiders that iven the large foraging range of this species, and the conclusions of the <u>Scoping Report, PEIR and ES</u> regarding fish and benthic ecology, the potential effect is considered to be negligible. Confirmed as not needing further assessment within **Volume A2**, **Chapter 4: Marine Mammals. No LSE** identified.
- Xg <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> considers that <u>Tthe impacts during the decommissioning phase are considered to be similar and potentially less than those outlined in the construction phase. Therefore, a finding of **no LSE** is appropriate.</u>
- Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that Wwhile connectivity between the project and this site is possible, the potential for significant effects to this SAC population is considered to decrease with the severity of effects experienced locally and distance.—With reference to the activities proposed, Hornsea Four has very limited potential for the accidental release of significant amounts of vessel fuel or oil. Small scale releases could occur in the unlikely event of non-compliance to legislation, codes of conduct or best practice. Any such events would be small-scale, temporary and subject to significant dilution and quickly dissipated to non-significant levels in the open coastal environment. Additionally, a Project Environmental Management and Monitoring Plan (PEMMP) is considered integral to the project and will reduce any potential impacts from the development. No LSE is concluded on the basis the project has very low potential for significant releases of contaminants and the low risk of exposure to members of this SAC population.

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HRA Screening Matrix 6a: Grey seal—- Humber Estuary (UK) SAC (Cont.)

Evidence supporting conclusions (Cont).

- Xi <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that Garey seal frequently occur in relatively turbid environments and are thus adapted to locating prey in such conditions. The construction, operation & maintenance and decommissioning activities will be localised and intermittent in nature and the extent and duration of any increase in suspended sediment (and subsequent deposition) being negligible, **no LSE** applies.</u>
- Xj <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> considers that there is Ano physical habitat loss within the SAC boundary has been identified within the ES. **No LSE** applies.
- Xk <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) identifies that The Humber Estuary SAC at its closest point to Hornsea Four (avoiding straight lines crossing land) is 47_km. The Volume A2, Chapter 1 of the Environmental Statement (ES) (: Marine Geology, Oceanography and Physical Processes found the maximum extent of change in physical processes to be insufficient to reach the Humber. On this basis, it is determined there is **no potential for Likely Significant Effects** (LSE) from Hornsea Four to the habitats and supporting habitats of the Humber Estuary SAC.</u>
- As discussed in paragraphSection 7.3.1.2 within the Screening Report (Appendix A of **B2.2: Report to Inform Appropriate Assessment**), Wwwhere potential for LSE has been concluded alone, potential for LSE has been concluded in-combination. No additional in-combination issues are identified.

End of Matrix 6a— Cont. on next page for additional features



HHRA Screening Matrix 6b: Migratory fish—- Humber Estuary (UK) SAC

Name of European site:	Migratory fish—- Humber Estuary (UK) SAC UK0030170																							
EU Code:	UK0	0301	70																					
Distance to Project:	79.7 km to array and 32.2 km to ECC																							
Likely Effects of Project																								
Effect		rease in unde noise			Accidental pollution			Release of sediment suspension/smothering		Long term physical loss of habitat			Femporary habitat loss/ disturbance			Introduction of hard substrate (INNS)			Change to physical processes			In-combination		
Stage of Development	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	C	0	D	С	0	D	С	0	D
River lamprey Lampetra fluviatilis	×a	Χa	×b	Хc	Хc	×b	×d	Xd	Хb		Хe		Хe	Хe	Хb		×f			×g		×h	×h	×h
Sea lamprey Petromyzon marinus	Χa	Χa	×b	Хc	Хc	×b	×d	Xd	Хb		Хe		Хe	Хe	Хb		×f			×g		×h	Χh	×h

Evidence supporting conclusions.

- The site does not overlap with Hornsea Four and is located at least 47 km from its boundary (excluding straight lines crossing land), with the array even further distance (see Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)). No potential for LSE with respect to underwater noise and fish accessing the Humber as a migration route, and no LSE applies.
- Xb <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that The impacts during the decommissioning phase are considered to be similar and potentially less than those outlined in the construction phase. Therefore, a finding of **no LSE** is appropriate.</u>
- Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers Wthat while connectivity between the project and this site is possible, the potential for significant effects to this SAC population is considered to decrease with the severity of effects experienced locally and distance. With reference to the activities proposed, Hornsea Four has very limited potential for the accidental release of significant amounts of vessel fuel or oil. Small scale releases could occur in the unlikely event of non-compliance to legislation, codes of conduct or best practice. Any such events would be small-scale, temporary and subject to significant dilution and quickly dissipated to non-significant levels in the open coastal environment.

 Additionally, a Project Environmental Management and Monitoring Plan (PEMMP) is considered integral to the project and will reduce any potential impacts from the development.—No LSE is concluded on the basis the project has very low potential for significant releases of contaminants and the low risk of exposure to members of this SAC population.
- Xd The site does not overlap with Hornsea Four and is located at least 47 km from its boundary (excluding straight lines crossing land), with the array even further distance, which is outside the potential range of effect for suspended sediment (see Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)). Therefore, and no LSE applies.
- Xe <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> considers that Nno physical habitat loss within the SAC boundary has been identified within the ES. **No LSE** applies.
- Xf There is already a potential for non-native species to occur due to the presence of other local offshore wind farms and major shipping lanes. No additional risk is posed by Hornsea Four, should a hard substrate be introduced in proximity to the SAC (see Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)). Therefore, no LSE applies.
- Xg The Humber Estuary SAC at its closest point to Hornsea Four (avoiding straight lines crossing land) is 47_km. The Volume A2_ Chapter 1 of the Environmental Statement (ES) (: Marine Geology, Oceanography and Physical Processes_found the maximum extent of change in physical processes to be insufficient to reach the Humber. On this basis, it is determined there is no potential for Likely Significant Effects (LSE)LSE from Hornsea Four to the habitats and supporting habitats of the Humber Estuary SAC.

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HRA Screening Matrix 6b: Migratory Fish—- Humber Estuary (UK) SAC (Cont.)

Evidence supporting conclusions (Cont).

Xh <u>As discussed in paragraphSection</u> 8.2.6.1 within the <u>Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u>, <u>Ww</u>here potential for LSE has been concluded in-combination. No additional in-combination issues are identified.

End of Matrix 6b Cont. on next page for additional features



HRA Screening Matrix 6c: Habitats—- Humber Estuary SAC (UK)

Name of European site:	Hab	itats-	- Hu	mber	Estua	ry (U	K) SA	C																
EU Code:	UK0	03017	70																					
Distance to Project:	79.7	km t	o arra	ay and	32.2	km t	o ECC																	
Likely Effects of Project																								
Effect		Accidental pollution			Release of sediment suspension/smothering			Long term physical loss of habitat			Temporary disturbance			Introduction of hard substrate (INNS)			Change to physical processes)		Increased nitrogen			In-combination	
Stage of Development	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D
Atlantic salt meadows (Glauco-Puccinellietalia maritimae)																	Ха		√b		√b	√c		√c
Salicornia and other annuals colonising mud and sand																	Ха		√b		√b	√c		√c
Mudflats and sandflats not covered by seawater at low tide																								
Sandbanks slightly covered by sea water all the time																								
Fixed dunes with herbaceous vegetation																								
Shifting dunes along the shoreline with Ammophila arenaria																								
Estuaries																								
Coastal lagoons—_* Priority feature																								
Dunes with Hippophae rhamnoides																								
Embryonic shifting dunes																								



HRA Screening Matrix 6c: Habitats of the Humber Estuary SAC (cont.)

Evidence supporting conclusions (habitats).

- Xa <u>The Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) identifies that </u>The Humber Estuary SAC at its closest point to Hornsea Four (avoiding straight lines crossing land), is 47 <u>km. Volume A2</u>, <u>Chapter 1: of the Environmental Statement (ES) (_Marine Geology, Oceanography and Physical Processes</u> found the maximum extent of change in physical processes to be insufficient to reach the Humber. On this basis, it is determined there is **no potential for Likely Significant Effects** (LSE) from Hornsea Four to the habitats and supporting habitats of the Humber Estuary SAC.
- The air quality assessment Volume A3, Chapter 9: Air Quality of the ES) (see Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)) has highlighted that there will be a potential, temporary increase in nitrogen deposition on an area of saltmarsh within the Humber SAC associated with construction traffic on the A63. Potential LSE cannot be discounted without further consideration.
- ✓c <u>As discussed in paragraphSection 8.2.2.7 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment),</u> Where potential for LSE has been concluded in-combination. No additional in-combination issues are identified.

Additional note: The habitats of the SAC provide supporting habitat to the designated bird species of the Humber Estuary SPA (see **Screening Matrix 26**) and Humber Estuary Ramsar (see **Screening Matrix 7c**). The potential implications of the project for this supporting habitat (and associated species) have been considered.

End of Matrix 6c

End of Humber Estuary SAC matrices.



HRA Screening Matrix 7a: Grey seal and Natterjack toad — Humber Estuary (UK) Ramsar (Ramsar Criterion 3)

Name of European site:	Grey	y seal	and I	Natte	rjack ¹	toad-	- Hu	mber	Rams	ar (U	K)													
EU Code:	UK1	1031																						
Distance to Project:	77.9	km fo	or arra	ay to	Huml	ber ar	nd 32.	2km	ECC															
Likely Effects of Project	·																							
Effect		Increase in underwater			Vessel disturbance			Vessel collision risk			Changes in prey			Accidental pollution			Temporary increases in suspended sediments			Long term physical loss of habitat			In-combination	
Stage of Development	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D
Grey seal (Ramsar Criterion 3)	√a	Хb	√c	√d	√d	√c	√e	√e	√c	×f	×f	Хg	×h	×h	×g	Xi	Χi	×g				√j	√j	√j
Natterjack toad (Ramsar Criterion 3)																								

Evidence supporting conclusions.

- √a <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> identifies that <u>Tthis</u> site is within 145 km of Hornsea Four. As this is places the project within foraging range, there is the potential for some level of interaction between grey seal and underwater noise associated with Hornsea Four. As such, potential LSE cannot be discounted.
- Xb Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that 7the distance between the array boundary and the Ramsar, together with the small scale and localised potential for effect during operation, results in a conclusion of **no LSE**
- √c Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that ∓the impacts during decommissioning are considered to be similar and potentially less than those outlined in the construction phase. Therefore, a finding of potential LSE is appropriate.
- Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that Ithe location of the project relative to the at sea usage area of grey seal, together with connectivity to the Ramsar may result in disturbance of grey seal. Potential for LSE.
- Volume A2, Chapter 4: Marine Mammals of the Environmental Statement (ES) (APP-A2.4) and Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) consider considers marine mammal collision risk, finding that it is not expected that Hornsea Four will increase the risk of mortality in marine mammals from collisions. However, in response to consultation concerns collision risk has been screened in for potential LSE on a precautionary basis
- Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that Given the large foraging range of this species and , and the conclusions of the Scoping Report, PEIR and ES regarding fish and benthic ecology, the potential effect is considered to be negligible. Confirmed as not needing further assessment within Volume A2, Chapter 4: Marine Mammals. No LSE identified.
- Table 6 within the Screening Report (Appendix A of B2.2; Report to Inform Appropriate Assessment) considers that Ithe impacts during the decommissioning phase are considered to be similar and potentially less than those outlined in the construction phase. Therefore, a finding of no LSE is appropriate.



HRA Screening Matrix 7a: Grey seal and Natterjack toad—- Humber Estuary (UK) Ramsar (Ramsar Criterion 3) (cont.)

Evidence supporting conclusions (Cont).

- Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that Wwhile connectivity between the project and this site is possible, the potential for significant effects to this Ramsar population is considered to decrease with the severity of effects experienced locally and distance. With reference to the activities proposed, Hornsea Four has very limited potential for the accidental release of significant amounts of vessel fuel or oil. Small scale releases could occur in the unlikely event of non-compliance to legislation, codes of conduct or best practice. Any such events would be small-scale, temporary and subject to significant dilution and quickly dissipated to non-significant levels in the open coastal environment.

 Additionally, a Project Environmental Management and Monitoring Plan -(PEMMP) is considered integral to the project and will reduce any potential impacts from the development.—No LSE is concluded on the basis the project has very low potential for significant releases of contaminants and the low risk of exposure to members of this Ramsar population.
- Xi <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that Garey seal frequently occur in relatively turbid environments and are thus adapted to locating prey in such conditions. The construction, operation & maintenance and decommissioning activities will be localised and intermittent in nature and the extent and duration of any increase in suspended sediment (and subsequent deposition) being negligible, **no LSE** applies.</u>
- As discussed in paragraphSection 7.3.1.2 within the Screening Report (Appendix A of **B2.2: Report to Inform Appropriate Assessment**), Wwwhere potential for LSE has been concluded alone, potential for LSE has been concluded in-combination. No additional in-combination issues are identified.

End of Matrix 7a Cont. on next page for additional features



HRA Screening Matrix 7b: Migratory fish—- Humber Estuary (UK) Ramsar – (Ramsar Criterion 8)

Name of European site:	Mig	ratory	/ fish	of the	e Hun	nber I	Rams	ar (Ul	()															
EU Code:	UK1	1031																						
Distance to Project:	77.9	km fo	or arra	ay to	Huml	ber ar	id 32.	2km	ECC															
Likely Effects of Project																								
Effect		Increase in underwater			Accidental pollution			Release of sediment			Long term physical loss of			Temporary habitat loss/			Introduction of hard substrate (INNS)			Change to physical processes			In-combination	
Stage of Development	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D
River lamprey (Ramsar criterion 8)	Xa	Χa	Хb	Хc	Хc	×b	Χd	×d	Xb		Хe		Хe	Хe	Хb	×f	×f			×g		×h	×h	×h
Sea lamprey (Ramsar criterion 8)	Xa	Χa	Хb	Хc	Хc	×b	Χd	×d	Xb		Хe		Хe	Хe	Хb	×f	×f			Хg		×h	×h	×h

Evidence supporting conclusions.

- Xa The site does not overlap with Hornsea Four and is located at least 47 km from its boundary (excluding straight lines crossing land), with the array even further distance. <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that there is Nno potential for LSE with respect to underwater noise and fish accessing the Humber as a migration route, and **no LSE** applies.</u>
- Xb <u>Table 6 within the Screening Report (Appendix A of **B2.2: Report to Inform Appropriate Assessment**) considers that <u>Tthe impacts during the decommissioning phase are considered to be similar and potentially less than those outlined in the construction phase. Therefore, a finding of **no LSE** is appropriate.</u></u>
- Xc <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that Ww</u>hile connectivity between the project and this site is possible, the potential for significant effects to this Ramsar population is considered to decrease with the severity of effects experienced locally and distance. With reference to the activities proposed, Hornsea Four has very limited potential for the accidental release of significant amounts of vessel fuel or oil. Small scale releases could occur in the unlikely event of non-compliance to legislation, codes of conduct or best practice. Any such events would be small-scale, temporary and subject to significant dilution and quickly dissipated to non-significant levels in the open coastal environment. Additionally, a Project Environmental Management and Monitoring Plan -(PEMMP) is considered integral to the project and will reduce any potential impacts from the development. No LSE is concluded on the basis the project has very low potential for significant releases of contaminants and the low risk of exposure to members of this Ramsar population.
- Xd The site does not overlap with Hornsea Four and is located at least 47 km from its boundary (excluding straight lines crossing land), with the array even further distance, which is outside the potential range of effect for suspended sediment (see Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)). Therefore, and no LSE applies.
- Xe <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> Nidentifies no physical habitat loss within the Ramsar boundary has been identified within the ES. **No LSE** applies.
- Xf <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that there is already a potential for non-native species to occur due to the presence of other local OWFs and major shipping lanes. No additional risk is posed by Hornsea Four, should a hard substrate be introduced in proximity to the Ramsar. Therefore, **no LSE** applies.</u>



HRA Screening Matrix 7b: Migratory fish --- Humber Estuary (UK) Ramsar - (Ramsar Criterion 8) (cont.)

Evidence supporting conclusions (Cont).

- The Humber Estuary Ramsar at its closest point to Hornsea Four (avoiding straight lines crossing land) is 47_km. The Volume A2 Chapter 1: of the Environmental Statement (ES) (_Marine Geology, Oceanography and Physical Processes and Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) consider that found the maximum extent of change in physical processes to be insufficient to reach the Humber. On this basis, it is determined there is no potential for Likely Significant Effects (LSE)no LSE from Hornsea Four to the habitats and supporting habitats of the Humber Estuary Ramsar.
- Xh <u>Table 6 within the Screening Report (Appendix A of **B2.2: Report to Inform Appropriate Assessment**) considers that <u>Ww</u>here potential for LSE has been concluded alone, potential for LSE has been concluded in-combination. No additional in-combination issues are identified.</u>

End of Matrix 7b - Cont. on next page for additional features



HRA Screening Matrix 7c: Habitats—- Humber Estuary (UK) Ramsar (Ramsar Criterion 1)

Name of European site:	Hab	itats	of th	e Hu	mber	Estua	ary Ra	amsar																
EU Code:	UK1	1031																						
Distance to Project:	77.9	km f	or ar	ray to	Hun	nber a	and 3	2.2kn	n ECC															
Likely Effects of Project																								
Effect		Accidental pollution			Release of sediment	suspension/smomering		Long term physical loss			Temporary disturbance)		Introduction of hard			Change to physical			Increased nitrogen			In-combination	
Stage of Development	С	0	D	С	С	0	D	С	0	C	0	D	С	0	D	С	0	D	С	0	D	С	0	D
Saltmarshes (Ramsar Criterion 1)																	Χa		√b		√b	√c		√c
Estuarine waters (Ramsar Criterion 1)																								
Intertidal mud and sand flats (Ramsar Criterion 1)																								
Coastal brackish/saline lagoons (Ramsar Criterion 1)																								
Dune systems and humid dune slacks (Ramsar Criterion 1)																								
*Being the shortest distance between Hornsea Four and the Humber	Estuary	(exclud	ding str	aight li	nes cro	ssing la	nd)																	

Evidence supporting conclusions (habitats).

- The Humber Estuary Ramsar at its closest point to Hornsea Four (avoiding straight lines crossing land) is 47 km. Volume A2, Chapter 1: of the Environmental Statement (ES) (Marine Geology, Oceanography and Physical Processes) and Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers found the maximum extent of change in physical processes to be insufficient to reach the Humber. On this basis, it is determined there is no potential for Likely Significant Effects (LSE) from Hornsea Four to the habitats and supporting habitats of the Humber Estuary Ramsar.
- As presented in Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers, ‡the air quality assessment undertaken in Volume A3, Chapter 9: Air Quality of the ES has highlighted that there will be a potential, temporary increase in nitrogen deposition on an area of saltmarsh within the Humber Ramsar associated with construction traffic on the A63. Potential LSE cannot be discounted without further consideration.
- √c <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that</u> where potential for LSE has been concluded alone, potential for LSE has been concluded in-combination. No additional in-combination issues are identified.

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End of Matrix 7c Cont. on next page for additional features

HRA Screening Matrix 7d: Ornithology — Humber Estuary (UK) Ramsar — (Ramsar Criterion 5 and 6)

Name of European site:	Orn	ithol	ogy (of the	e Hur	nber	Estu	ary R	amsa	ar														
EU Code:	UK1	11031	1																					
Distance to Project:	77.9	9km f	for a	ray t	o Hu	mbe	r <mark>and</mark>	32.2	km E	CC														
Likely Effects of Project																								
Effect		Temporary habitat loss		Þ	l emporary disturbance/ damage	to habitats (onshore)			or severance		Disturbance (airborne noise and visual)	(onshore)		Invasive non-native			Accidental release of contaminants	(onshore)		collision risk			In-combination	
Stage of Development	С	0	D	С	0	0	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D
Golden plover (Ramsar Criterion 6)	Χa	Χa	Χa	Χa	Χa	Χa	Χa	Χa	Χa	Хb	Хb	Хb	Xb	Xb	Хb	Хb	Хb	Xb		√c			√d	
Dunlin (Ramsar Criterion 6)	Χa	Χa	Χa	Χa	Χa	Χa	Χa	Χa	Χa	Хb	Хb	Хb	Xb	Xb	Хb	Хb	Хb	Xb		√c			√d	
Black-tailed godwit (Ramsar Criterion 6)	×a	Χa	Xa	Χa	Χa	Χa	Χa	Χa	Xa	Хb	Хb	Хb	Xb	Xb	Хb	Xb	Xb	Xb		√c			√d	
Bar-tailed godwit (Ramsar Criterion 6)	×a	Χa	Xa	Χa	Χa	Χa	Χa	Χa	Xa	Хb	×b	Хb	Xb	Хb	Хb	Хb	Хb	Xb		√c			√d	
Redshank (Ramsar Criterion 6)	Xa	Χa	Xa	Χa	Χa	Χa	Χa	Xa	Xa	Хb	Хb	Хb	Xb	Хb	Хb	Хb	Хb	Xb		√c			√d	
Shelduck (Ramsar Criterion 6)	Xa	Χa	Xa	Χa	Χa	Χa	Χa	Xa	Xa	Χb	Хb	Хb	Xb	Хb	×b	Хb	×b	Xb		√c			√d	
Knot (Ramsar Criterion 6)	Xa	Χa	Χa	Χa	Χa	Χa	Χa	Xa	Xa	Хb	Хb	Хb	Xb	×b	×b	×b	Хb	×b		√c			√d	
Waterbird assemblage (non-breeding) (Criterion 5)*	Xa	Xa	Xa	Xa	Xa	Xa	Xa	Xa	Xa	Xb	Xb	Xb	Xb	Xb	Xb	Xb	Xb	Xb		√c			√d	

Evidence supporting conclusions.

- Xa <u>Table 7 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that t</u>The site does not physically overlap with the onshore Hornsea Four boundaries and therefore does not result in loss of habitat, disturbance, damage, or fragmentation. A finding of no likely significant effects (LSE) applies.
- Although it is possible that these species may use habitat within the onshore Hornsea Four boundaries, given the expansive landscape of similar habitat in the project surrounds and immediately adjacent to the Ramsar site, Table 7 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers. Hit is very unlikely that birds will expend large amounts of valuable energy flying over suitable habitat in order to use areas that may be affected by Hornsea Four that are more than 7 km away. Therefore, it is reasonable to conclude that there are no LSE.



HRA Screening Matrix 7d: Ornithology—- Humber Estuary (UK) Ramsar—- (Ramsar Criterion 5 and 6) (cont.)

Evidence supporting conclusions (Cont).

- It is estimated that only very small potential impacts / effects would occur on all migratory waterbird species and hen harrier from individual developments in the North Sea. However, as stated in Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment), in order to provide a quantification of any potential impacts and effects potential LSE is identified for these species.
- √d <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that ₩w</u> here potential for LSE has been concluded alone, potential for LSE has been concluded in-combination. No additional in-combination issues are identified.

End of Matrix 7 (a-d).



HRA Screening Matrix 8: Berwickshire and North Northumberland Coast (UK) Special Area of Conservation

Name of European site:	Berv	vicksh	ire and	d Nort	th Nor	thum	berlar	nd Coa	st (Uk	() SAC														
EU Code:	UK0	01707	2																					
Distance to Project:	201.	4 km t	to arra	y																				
Likely Effects of Project																								
Effect		Increase in underwater			Vessel disturbance			Vessel collision risk			Changes in prey availability and	behaviour		Accidental pollution			Temporary increases in suspended sediments			Long term physical loss of habitats			In-combination	
Stage of Development	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D
Grey seal	√a	×b	√c	√d	√d	√c	√e	√e	√c	×f	×f	Хg	×h	×h	Хg	Χi	Χi	Хg		Xj		√k	√k	√k
Large shallow inlets and bays																								
Mudflats and sandflats not covered by seawater at low tide																								
Reefs																								
Submerged and partially submerged sea caves																								

Evidence supporting conclusions.

- √a Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) identifies that ∓this site is not within 145 km of Hornsea Four Site, but some site connectivity is indicated from seal use at sea data. Therefore, there is the potential for some level of interaction between grey seal and underwater noise associated with Hornsea Four. The potential for likely significant effects (LSE) is therefore identified.
- Xb <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers</u> <u>Tthe distance between the array boundary and the SAC, together with the small scale and localised potential for effect during operation, enough to results in a conclusion of **no LSE**.</u>
- √c <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> considers that <u>Tthe impacts during the decommissioning phase are considered to be similar and potentially less than those outlined in the construction phase. A finding of potential LSE is therefore appropriate.</u>
- Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that ∓the location of the project relative to the at sea usage area of grey seal, together with connectivity to the SAC, may result in disturbance of grey seal. Therefore there is a Ppotential for LSE.



HRA Screening Matrix 8: Berwickshire and North Northumberland Coast (UK) SAC (cont.)

Evidence supporting conclusions (Cont.)

- Volume A2, Chapter 4: Marine Mammals (APP-A2.4) of the Environmental Statement (ES) and Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) consider considers marine mammal collision risk, finding that it is not expected that Hornsea Four will increase the risk of mortality in marine mammals from collisions. However, in response to consultation concerns collision risk (particularly in-combination, as noted in Section 8.2 of B2.2: Report to Inform Appropriate Assessment) has been screened in for potential LSE on a precautionary basis.
- Xf <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that given the large foraging range of this species, and the conclusions of the Scoping Report, PEIR and ES regarding fish and benthic ecology, the potential effect is considered to be negligible. Confirmed as not needing further assessment within Volume <u>A2</u>, Chapter 4: Marine Mammals. No LSE identified.</u>
- Xg <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that</u> the impacts during the decommissioning phase are considered to be similar and potentially less than those outlined in the construction phase. Therefore, a finding of **no LSE** is appropriate.
- Xh <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that</u> while connectivity between the project and this site is possible, the potential for significant effects to this SAC population is considered to decrease with the severity of effects experienced locally and distance. With reference to the activities proposed, Hornsea Four has very limited potential for the accidental release of significant amounts of vessel fuel or oil. Small scale releases could occur in the unlikely event of non-compliance to legislation, codes of conduct or best practice. Any such events would be small-scale, temporary and subject to significant dilution and quickly dissipated to non-significant levels in the open coastal environment. <u>Additionally, a Project Environmental Management and Monitoring Plan (PEMMP) is considered integral to the project and will reduce any potential impacts from the development.</u>—**No LSE** is concluded on the basis the project has very low potential for significant releases of contaminants and the low risk of exposure to members of this SAC population.
- Xi <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that grey seal frequently occur in relatively turbid environments and are thus adapted to locating prey in such conditions. The construction, operation & maintenance and decommissioning activities will be localised and intermittent in nature and the extent and duration of any increase in suspended sediment (and subsequent deposition) being negligible, **no LSE** applies.</u>
- Xi <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> considers that there is no physical habitat loss within the SAC boundary, as identified within the ES. **No LSE** applies.
- √k <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> considers that where potential for LSE has been concluded alone, potential for LSE has been concluded in-combination. No additional in-combination issues are identified.

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HRA Screening Matrix 8: Berwickshire and North Northumberland Coast SAC (cont.)

Evidence supporting conclusions (cont.)

End of Matrix 8.



HRA Screening Matrix 9a: Transboundary harbour porpoise sites - sites 1 to 10 (of 48)

Name of European site:	Tran	ısbou	ndary	harb	our p	orpoi	ise sit	es (48	sites)*														
EU Code:	Vari																							
Distance to Project:	78 t	o 768	km t	o arra	ıy																			
Likely Effects of Project																				_		1		
Effect		Increase in underwater			Vessel disturbance			Vessel collision risk			Changes in prey availability and behaviour			Accidental pollution			Temporary increases in			Long term physical loss of habitats			In-combination	
Stage of Development	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D
Agger Tange, Nissum Bredning, Skibsted Fjord og Agerø (Denmark) SAC																								
Anse de Vauville (France) SAC																								
Baie de Canche et couloir des trois estuaires (France) SAC																								
Baie de Seine occidentale (France) SAC																								
Baie de Seine orientale (France) SAC																								
Banc et récifs de Surtainville (France) SAC																								
Bancs des Flandres (France) SAC																								
Borkum-Riffgrund (Germany) SAC																								
Doggerbank (Germany) SAC																								
Doggersbank (Dutch) SAC																								
*Note that some sites may be considered separately for	other	feature	e(s), no	tably	seals																			

All sites screened out based on 26 km effective disturbance range (EDR) (all sites located beyond that range). No Likely Significant Effects (LSE) identified.

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HRA Screening Matrix 9b: Transboundary harbour porpoise sites - sites 11 to 20 (of 48)

Name of European site:	Tran	sbou	ndary	harb	our p	orpo	ise sit	es (48	3 sites)*														
EU Code:	Vari	ous																						
Distance to Project:	78 to	o 768	km to	o arra	y																			
Likely Effects of Project																								
Effect		Increase in underwater			Vessel disturbance			Vessel collision risk			Changes in prey	5		Accidental pollution			Temporary increases in			Long term physical loss of habitats			In-combination	
Stage of Development	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D
Dråby Vig (Denmark) SAC																								
Estuaire de la Seine (France) SAC																								
Estuaires et littoral picards (baies de Somme et d'Authie) (France) SAC																								
Falaises du Cran aux Oeufs et du Cap Gris-Nez, Dunes du Chatelet, Marais de Tardinghen et																								
Gule Rev (Denmark) SAC																								
Hamburgisches Wattenmeer (UK) SAC																								
Helgoland mit Helgoländer Felssockel (Germany) SAC																								
Jyske Rev, Lillefiskerbanke (Denmark) SAC																								
Klaverbank (Netherlands) SAC																								
Kosterfjorden-Väderöfjorden (Sweden) SAC																								
*Note that some sites may be considered separately for	other 1	feature	(s), no	tably	seals																			

All sites screened out based on 26 km effective disturbance range (EDR) (all sites located beyond that range). No Likely Significant Effects (LSE) identified.



HRA Screening Matrix 9c: Transboundary harbour porpoise sites - sites 21 to 31 (of 48)

Name of European site:	Tran	sbou	ndary	harb	our p	orpoi	se sit	es (48	sites)*														
EU Code:	Vari	ous																						
Distance to Project:	78 t	o 768	km t	o arra	y																			
Likely Effects of Project																								
Effect		Increase in underwater noise			Vessel disturbance			Vessel collision risk			Changes in prey availability and behaviour			Accidental pollution			Temporary increases in			Long term physical loss of habitats			In-combination	
Stage of Development	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D
Løgstør Bredning, Vejlerne og Bulbjerg (Denmark) SAC																								
Lønstrup Rødgrund (Denmark) SAC																								
Nationalpark Niedersächsisches Wattenmeer (Germany) SAC																								
Noordzeekustzone (Netherlands) SAC																								
NTP S-H Wattenmeer und angrenzende Küstengebiete (Germany) SAC																								
Oosterschelde (Netherlands) SAC																								
Récifs et landes de la Hague (France) SAC																								
Récifs et marais arrière-littoraux du Cap Lévi à la Pointe de Saire (France) SAC																								
Récifs Gris-Nez Blanc-Nez (France) SAC																								
Ridens et dunes hydrauliques du détroit du Pas- de-Calais (France) SAC																								
*Note that some sites may be considered separately for	other t	feature	e(s), no	tably s	seals																			

All sites screened out based on 26 km effective disturbance range (EDR) (all sites located beyond that range). No Likely Significant Effects (LSE) identified.



HRA Screening Matrix 9d: Transboundary harbour porpoise sites - sites 32 to 40 (of 48)

Name of European site:	Trar	ısbou	ndary	harb	our p	orpo	ise sit	es (48	3 sites	s)*														
EU Code:	Vari	ous																						
Distance to Project:	78 t	o 768	km t	o arra	y																			
Likely Effects of Project																								
Effect		Increase in underwater			Vessel disturbance			Vessel collision risk			Changes in prey			Accidental pollution			Temporary increases in			Long term physical loss of habitats			In-combination	
Stage of Development	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D
Sandbanker ud for Thorsminde (Denmark) SAC																								
SBZ 1 / ZPS 1 (Belguim)																								
SBZ 2 / ZPS 2 (Belguim)																								
SBZ 3 / ZPS 3 (Belguim)																								
Skagens Gren og Skagerak (Denmark) SAC																								
SPA Östliche Deutsche Bucht (Germany) SCI																								
Steingrund (Germany) SAC																								
Store Rev (Denmark) SAC																								
Sydlige Nordsø (Denmark) SAC																								
Sylter Aubenriff (Germany) SCI																								
*Note that some sites may be considered separately for	other	feature	e(s), no	tably	seals																			

All sites screened out based on 26 km effective disturbance range (EDR) (all sites located beyond that range). No Likely Significant Effects (LSE) identified.



HRA Screening Matrix 9e: Transboundary harbour porpoise sites - sites 40 to 48 (of 48)

Name of European site:	Tran	ısbou	ndary	harb	our p	orpoi	se sit	es (48	sites)*														
EU Code:	Vari	ous																						
Distance to Project:	78 t	o 768	km t	o arra	y																			
Likely Effects of Project																								
Effect		Increase in underwater			Vessel disturbance			Vessel collision risk			Changes in prey			Accidental pollution			Temporary increases in			Long term physical loss of habitats			In-combination	
Stage of Development	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D
Thyborøn Stenvolde (Denmark) SAC																								
Vadehavet med Ribe Å, Tved Å og Varde Å vest for Varde (Denmark) SAC																								
Venø, Venø Sund (Denmark) SAC																								
Vlakte van de Raan (Belguim/Netherlands) SAC																								
Vlaamse Banken (Belguim) SAC																								
Voordelta (Netherlands) SAC																								
Waddenzee (Netherlands) SAC																								
Westerschelde and Saeftunghe (Netherlands) SAC																								
*Note that some sites may be considered separately for	other	feature	e(s), no	tably	seals																			

Evidence supporting conclusions.

All sites screened out based on 26 km effective disturbance range (EDR) (all sites located beyond that range). No Likely Significant Effects (LSE) identified.



HRA Screening Matrix 10: Transboundary bottlenose dolphin sites (6 sites)

Name of European site:	Tran	ısbou	ndary	bott	lenos	e dolp	hin s	ites (6	5 sites	5)														
EU Code:	Vari	ous																						
Distance to Project:	78 t	o 768	km to	o arra	y																			
Likely Effects of Project																								
Effect		O Increase in underwater noise			Vessel disturbance			Vessel collision risk			Changes in prey availability			Accidental pollution			Temporary increases in			Long term physical loss of habitats			In-combination	
Stage of Development	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D
Anse de Vauville (France) Special Area of Conservation (SAC)																								
Banc et récifs de Surtainville (France) SAC																								
Falaises du Cran aux Oeufs et du Cap Gris-Nez, Dunes du Chatelet, Marais de Tardinghen et Dunes de Wissant (France) SAC																								
Baie de Seine orientale (France) SAC																								
Estuaires et littoral picards (baies de Somme et d'Authie) (France) SAC																								
Récifs et marais arrière-littoraux du Cap Lévi à la Pointe de Saire (France) SAC																								

Evidence supporting conclusions

No Likely Significant Effects (LSE) alone or in-combination based on lack of connectivity to Hornsea Four.



HRA Screening Matrix 11: Doggersbank (Dutch) Special Area of Conservation (SAC)

Name of European site:	Dog	gersb	ank (Dutch	n) SAC																			
EU Code:	NL2	00800)1																					
Distance to Project:	84 k	m to	array																					
Likely Effects of Project																								
Effect		Increase in underwater noise			Vessel disturbance			Vessel collision risk		١.	Changes in prey availability and	behaviour		Accidental pollution			Temporary increases in suspended	sediments		Long term physical loss of habitat			In-combination effects)
Stage of Development	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D
Grey seal	√a	Хb	√c	√d	√d	√c	Хe	Хe	×f	Хg	×g	Χf	×h	×h	×f	Xi	Xi	×f		×j		√k	√k	√k
Harbour seal	√a	Хb	√c	√d	√d	√c	Хe	Хe	×f	×g	×g	×f	×h	×h	×f	Χi	Χi	×f		Хj		√k	√k	√k
Harbour porpoise*																								
Sandbanks which are slightly covered by sea water all the time																								

Evidence supporting conclusions.

- √a <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> identifies the <u>Ssite as being</u> within <u>the screening distance of the project for both harbour and grey seal. Therefore, there is the potential for some level of interaction between harbour seal and grey seal and underwater noise associated with Hornsea Four. The potential for likely significant effects (LSE) is therefore identified.</u>
- Xb <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that The distance between the array boundary and the SAC, together with the small scale and localised potential for effect during operation, results in a conclusion of **no LSE** for both species of seal.</u>
- √c <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> considers that ∓the impacts during the decommissioning phase are considered to be similar and potentially less than those outlined in the construction phase. Therefore, a finding of potential LSE is appropriate.
- √d <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that ∓the location of the project relative to the at sea usage area of harbour seal and grey seal may result in disturbance of harbour seal and grey seal. Potential for LSE.
 </u>
- Xe Volume A2, Chapter 4: Marine Mammals (APP-A2.4) of the Environmental Statement (ES) and Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considerconsiders marine mammal collision risk, finding that it is not expected that Hornsea Four will increase the risk of mortality in marine mammals from collisions. Therefore, no LSE has been identified for the project alone.
- Xf <u>Table 6 within the Screening Report (Appendix A of **B2.2: Report to Inform Appropriate Assessment**) considers that <u>Tthe impacts during the decommissioning phase are considered to be similar and potentially less than those outlined in the construction phase. Therefore, a finding of **no LSE** is appropriate.</u></u>



HRA Screening Matrix 11: Doggersbank (Dutch) Special Area of Conservation SAC (cont.)

Evidence supporting conclusions (Cont.)

- Xg <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that Given the large foraging range of both species, and and the conclusions of the <u>Scoping Report, PEIR and ES</u> regarding fish and benthic ecology, <u>result in the potential effect is being considered to beas negligible. Confirmed as not needing further assessment within **Volume A2, Chapter 4: Marine Mammals** within the <u>ES(APP-A2.4)</u>. **No LSE** identified.</u></u>
- Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that Wwhile connectivity between the project and this site is possible, the potential for significant effects to this SAC population is considered to decrease with the severity of effects experienced locally and distance. With reference to the activities proposed, Hornsea Four has very limited potential for the accidental release of significant amounts of vessel fuel or oil. Small scale releases could occur in the unlikely event of non-compliance to legislation, codes of conduct or best practice. Any such events would be small-scale, temporary and subject to significant dilution and quickly dissipated to non-significant levels in the open coastal environment.

 Additionally, a Project Environmental Management and Monitoring Plan -(PEMMP) is considered integral to the project and will reduce any potential impacts from the development. No LSE is concluded on the basis the project has very low potential for significant releases of contaminants and the low risk of exposure to members of this SAC population.

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- Xi <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that Hharbour seal and grey seal frequently occur in relatively turbid environments and are thus adapted to locating prey in such conditions. The construction, O&M and decommissioning activities will be localised and intermittent in nature and the extent and duration of any increase in suspended sediment (and subsequent deposition) being negligible, **no LSE** applies.</u>
- Xj <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that there will be Nno physical habitat loss within the SAC boundary has, as been identified within Volume A2, Chapter 4: Marine Mammals within the ESthe ES. No LSE applies.</u>
- √k <u>As discussed in paragraphSection</u> 7.3.1.2 within the <u>Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u>, <u>Ww</u>here potential for LSE has been concluded alone, potential for LSE has been concluded in-combination. No additional in-combination issues are identified.



HRA Screening Matrix 12: Klaverbank (Dutch) Special Area of Conservation (SAC)

Name of European site:	Klav	erbar	ık (Dı	utch)	SAC																			
EU Code:	NL2	00800)2																					
Distance to Project:	78 k	m to	array																					
Likely Effects of Project																								
Effect		Increase in underwater	noise		Vessel			Vessel collision			Changes in prey availability and	behaviour		Accidental		Temporary	increases in suspended	sediments	,	Long term physical loss of	habitat		In-combination	
Stage of Development	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D
Grey seal	√a	Xb	√c	√d	√d	√c	Хe	Хe	Χf	Хg	Хg	Χf	Xh	Χh	Χf	Xi	Xi	Χf		Χj		√k	√k	√k
Harbour seal	√a	×b	√c	√d	√d	√c	Хe	Хe	Xf	×g	Хg	Xf	×h	×h	Χf	Xi	Xi	Χf		×j		√k	√k	√k
Harbour porpoise*																								
Reef																								

Evidence supporting conclusions.

- √a Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the sSite is within the screening distance of the project for both harbour and grey seal. Therefore, there is the potential for some level of interaction between harbour seal and grey seal and underwater noise associated with Hornsea Four. Therefore, the potential for likely significant effects (LSE) is identified.
- Xb <u>Table 6 within the Screening Report (Appendix A of **B2.2: Report to Inform Appropriate Assessment**) considers that <u>T</u>the distance between the array boundary and the SAC, together with the small scale and localised potential for effect during operation, results in a conclusion of **no LSE** for both species of seal.</u>
- √c Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that ∓the impacts during the decommissioning phase are considered to be similar and potentially less than those outlined in the construction phase. Therefore, a finding of potential LSE is appropriate.
- √d Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that ∓the location of the project relative to the at sea usage area of harbour seal and grey seal may result in disturbance of harbour seal and grey seal. Potential for LSE.
- Volume A2, Chapter 4: Marine Mammals (APP-A2.4) of the Environmental Statement (ES) and Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) consider considers marine mammal collision risk, finding that it is not expected that Hornsea Four will increase the risk of mortality in marine mammals from collisions. Therefore, no LSE has been identified for the project alone.
- Xf <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that Tthe impacts during the decommissioning phase are considered to be similar and potentially less than those outlined in the construction phase. Therefore, a finding of **no LSE** is appropriate.</u>
- Xg <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that Given the large foraging range of both species, and the conclusions of the Scoping Report, PEIR and ES regarding fish and benthic ecology, <u>result in</u> the potential effect <u>is being</u> considered to <u>beas</u> negligible. Confirmed as not needing further assessment within <u>VES</u>

 <u>Volume A2, Chapter 4: Marine Mammals (APP-A2.4) within the ES.</u> **No LSE** identified.</u>



HRA Screening Matrix 12: Klaverbank (Dutch) Special Area of Conservation SAC (cont.)

Evidence supporting conclusions (Cont.)

- Table 6 within the Screening Report (Appendix A of **B2.2: Report to Inform Appropriate Assessment**) considers that \(\foatsum\) while connectivity between the project and this site is possible, the potential for significant effects to this SAC population is considered to decrease with the severity of effects experienced locally and distance. With reference to the activities proposed, Hornsea Four has very limited potential for the accidental release of significant amounts of vessel fuel or oil. Small scale releases could occur in the unlikely event of non-compliance to legislation, codes of conduct or best practice. Any such events would be small-scale, temporary, and subject to significant dilution and quickly dissipated to non-significant levels in the open coastal environment. Additionally, a Project Environmental Management and Monitoring Plan -(PEMMP) is considered integral to the project and will reduce any potential impacts from the development. No LSE is concluded on the basis the project has very low potential for significant releases of contaminants and the low risk of exposure to members of this SAC population.
- Xi <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> considers that Hharbour seal and grey seal frequently occur in relatively turbid environments and are thus adapted to locating prey in such conditions. The construction, operation & maintenance and decommissioning activities will be localised and intermittent in nature and the extent and duration of any increase in suspended sediment (and subsequent deposition) being negligible, <u>therefore</u> **no LSE** applies.
- Xj <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that there is no physical habitat loss within the SAC boundary, has been as identified within Volume A2, Chapter 4: Marine Mammals within the ES. No LSE applies.</u>
- ✓k <u>As discussed in paragraphSection 7.3.1.2 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u>, where potential for LSE has been concluded alone, potential for LSE has been concluded in-combination. No additional in-combination issues are identified

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- Xi No physical habitat loss within the SAC boundary has been identified within the ES. No LSE applies.
- √k Where potential for LSE has been concluded alone, potential for LSE has been concluded in-combination. No additional in-combination issues are identified



HRA Screening Matrix 13: Bancs des Flandres (France) Special Area of Conservation (SAC)

Name of European site:	Ban	cs des	Flan	dres (Franc	e) SA	C																	
EU Code:	FR3	10200	2																					
Distance to Project:	296	km to	arra	у																				
Likely Effects of Project																								
Effect		Increase in underwater			Vessel disturbance			Vessel collision risk			Changes in prey availability and	behaviour		Accidental Pollution			Temporary increases in			Long term physical loss			In-combination	
Stage of Development	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D
Grey seal	√a	Хb	√c	√d	√d	√c	Хe	Хe	×f	Хg	Хg	×f	Χh	×h	×f	Χi	Χi	×f		×j		√k	√k	√k
Harbour seal#																								
Harbour porpoise*																								
Sandbanks which are slightly covered by sea water all the time																								
*Screened out based on 26 km effective disturbance ran	ige (ED	R) (site	e locat	ed bey	ond th	at ran	ge)																	

#Screened out based on 120 km screening range and lack of site connectivity

Evidence supporting conclusions.

- √a <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> considers that the <u>Ssi</u>te within screening distance of the project for grey seal. Therefore, there is the potential for some level of interaction between grey seal and underwater noise associated with Hornsea Four. Therefore, the potential for likely significant effects (LSE) is identified.
- Xb <u>Table 6 within the Screening Report (Appendix A of **B2.2: Report to Inform Appropriate Assessment**) considers that <u>Tt</u>he distance between the array boundary and the SAC, together with the small scale and localised potential for effect during operation, results in a conclusion of **no LSE** for grey seal.</u>
- √c <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> considers that ∓the impacts during the decommissioning phase are considered to be similar and potentially less than those outlined in the construction phase. Therefore, a finding of potential LSE is appropriate.
- √d <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> considers ∓that the location of the project relative to the at sea usage area of grey seal may result in disturbance of grey seal. Potential for LSE.
- Xe <u>Volume A2, Chapter 4: Marine Mammals</u> of the Environmental Statement (ES) and Table 6 within the Screening Report (Appendix A of <u>B2.2: Report to Inform Appropriate Assessment</u>) consider marine mammal collision risk <u>Volume 2, Chapter 4: Marine Mammals (APP-A2.4)</u> of the <u>Environmental Statement (ES) considers marine mammal collision risk</u>, finding that it is not expected that Hornsea Four will increase the risk of mortality in marine mammals from collisions. Therefore, **no LSE** has been identified for the project alone.
- Xf <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers ‡that the impacts during the decommissioning phase are considered to be similar and potentially less than those outlined in the construction phase. Therefore, a finding of **no LSE** is appropriate.</u>



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HRA Screening Matrix 13: Bancs des Flandres (France) Special Area of Conservation SAC (cont.)

Evidence supporting conclusions (Cont.)

- Xg <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that Given the large foraging range of grey seal, and the conclusions of the <u>Scoping Report, PEIR and ES regarding fish and benthic ecology, result in the potential effect is being considered to beas negligible. Confirmed as not needing further assessment within Volume <u>A2, Chapter 4: Marine Mammals within the ES. (APP-A2.4).</u> No LSE identified.</u></u>
- Table 6 within the Screening Report (Appendix A of **B2.2: Report to Inform Appropriate Assessment**) considers that while connectivity between the project and this site is possible, the potential for significant effects to this SAC population is considered to decrease with the severity of effects experienced locally and distance. With reference to the activities proposed, Hornsea Four has very limited potential for the accidental release of significant amounts of vessel fuel or oil. Small scale releases could occur in the unlikely event of non-compliance to legislation, codes of conduct or best practice. Any such events would be small-scale, temporary, and subject to significant dilution and quickly dissipated to non-significant levels in the open coastal environment. Additionally, a Project Environmental Management and Monitoring Plan (PEMMP) is considered integral to the project and will reduce any potential impacts from the development. No LSE is concluded on the basis the project has very low potential for significant releases of contaminants and the low risk of exposure to members of this SAC population.
- Xi <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers</u> that grey seal frequently occur in relatively turbid environments and are thus adapted to locating prey in such conditions. The construction, operation & maintenance and decommissioning activities will be localised and intermittent in nature and the extent and duration of any increase in suspended sediment (and subsequent deposition) being negligible, **no LSE** applies.
- Xj <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that there is no physical habitat loss within the SAC boundary, has been as identified within Volume A2, Chapter 4: Marine Mammals within the ES. No LSE applies.</u>
- ✓k <u>As discussed in paragraphSection 7.3.1.2 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u>, where potential for LSE has been concluded in-combination. No additional in-combination issues are identified.

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- While connectivity between the project and this site is possible, the potential for significant effects to this SAC population is considered to decrease with the severity of effects experienced locally and distance. With reference to the activities proposed, Hornsea Four has very limited potential for the accidental release of significant amounts of vessel fuel or oil. Small scale releases could occur in the unlikely event of non-compliance to legislation, codes of conduct or best practice. Any such events would be small-scale, temporary, and subject to significant dilution and quickly dissipated to non-significant levels in the open coastal environment. **No LSE** is concluded on the basis the project has very low potential for significant releases of contaminants and the low risk of exposure to members of this SAC population.
- Xi Grey seal frequently occur in relatively turbid environments and are thus adapted to locating prey in such conditions. The construction, operation & maintenance and decommissioning activities will be localised and intermittent in nature and the extent and duration of any increase in suspended sediment (and subsequent deposition) being negligible, no LSE applies.
- Xi No physical habitat loss within the SAC boundary has been identified within the ES. **No LSE** applies.
- √k Where potential for LSE has been concluded alone, potential for LSE has been concluded in-combination. No additional in-combination issues are identified.





HRA Screening Matrix 14: Vlaamse Banken (Belgium) Special Area of Conservation (SAC)

Name of European site:	Vlaa	mse I	Banke	n (Be	lgium	ı) SAC																		
EU Code:		INZ00																						
Distance to Project:	278	km to	o arra	y																				
Likely Effects of Project																								
Effect		Increase in underwater			Vessel disturbance			Vessel collision risk			Changes in prey availability and	behaviour		Accidental Pollution			Temporary increases in			Long term physical loss			In-combination	
Stage of Development	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D
Grey seal	√a	Хb	√c	√d	√d	√c	Хe	Хe	×f	Хg	Хg	×f	Χh	Χh	×f	Χi	Xi	×f		×j		√k	√k	√k
Harbour seal#																								
Harbour porpoise*																								
Shad																								
Sea lamprey																								
River lamprey																								
Reef																								
Sandbanks slightly covered by sea water all the time																								
*Screened out based on 26 km effective disturbance	range (EDR) (site lo	cated b	eyond	l that r	ange)																	

Evidence supporting conclusions-

- √a <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> considers that the <u>Ssi</u>te <u>is</u> within screening distance of the project for grey seal. Therefore, there is the potential for some level of interaction between grey seal and underwater noise associated with Hornsea Four. Therefore, the potential for likely significant effects (LSE) is identified.
- Xb <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that Tthe distance between the array boundary and the SAC, together with the small scale and localised potential for effect during operation, results in a conclusion of **no LSE** for grey seal.</u>
- √c <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> considers that ∓the impacts during the decommissioning phase are considered to be similar and potentially less than those outlined in the construction phase. Therefore, a finding of potential LSE is appropriate.



HRA Screening Matrix 14: Vlaamse Banken (Belgium) Special Area of Conservation (SAC) (cont.)

Evidence supporting conclusions (Cont.)

- √d <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> considers that ∓the location of the project relative to the at sea usage area of grey seal may result in disturbance of grey seal. Potential for LSE.
- Xe Volume A2, Chapter 4: Marine Mammals of the Environmental Statement (ES) and Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers marine mammal collision risk, finding that it is not expected that Hornsea Four will increase the risk of mortality in marine mammals from collisions. Therefore, no LSE has been identified for the project alone.
- Xf <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that</u> the impacts during the decommissioning phase are considered to be similar and potentially less than those outlined in the construction phase. Therefore, a finding of **no LSE** is appropriate.
- Xg <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> considers that given the large foraging range of grey seal, and the conclusions of the Scoping Report, PEIR, and ES regarding fish and benthic ecology, the potential effect is considered to be negligible. Confirmed as not needing further assessment within Volume <u>A2</u>, Chapter 4: Marine Mammals within the ES. **No LSE** identified.
- Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that while connectivity between the project and this site is possible, the potential for significant effects to this SAC population is considered to decrease with the severity of effects experienced locally and distance. With reference to the activities proposed, Hornsea Four has very limited potential for the accidental release of significant amounts of vessel fuel or oil. Small scale releases could occur in the unlikely event of non-compliance to legislation, codes of conduct or best practice. Any such events would be small-scale, temporary and subject to significant dilution and quickly dissipated to non-significant levels in the open coastal environment. Additionally, a Project Environmental Management and Monitoring Plan (PEMMP) is considered integral to the project and will reduce any potential impacts from the development. No LSE is concluded on the basis the project has very low potential for significant releases of contaminants and the low risk of exposure to members of this SAC population.
- Xi <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that grey seal frequently occur in relatively turbid environments and are thus adapted to locating prey in such conditions. The construction, operation & maintenance and decommissioning activities will be localised and intermittent in nature and the extent and duration of any increase in suspended sediment (and subsequent deposition) being negligible, **no LSE** applies.</u>
- Xj <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that there is no physical habitat loss within the SAC boundary, as been identified within Volume A2, Chapter 4: Marine Mammals within the ES. No LSE applies.</u>
- √k <u>As discussed in paragraphSection 7.3.1.2 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment),</u> where potential for LSE has been concluded in-combination. No additional in-combination issues are identified.

- Xe Volume 2, Chapter 4: Marine Mammals (APP-A2.4) of the Environmental Statement (ES) considers marine mammal collision risk, finding that it is not expected that Hornsea Four will increase the risk of mortality in marine mammals from collisions. Therefore, no LSE has been identified for the project alone.
- Xf The impacts during the decommissioning phase are considered to be similar and potentially less than those outlined in the construction phase. Therefore, a finding of **no LSE** is appropriate.
- Xg Given the large foraging range of grey seal, and the conclusions of the ES regarding fish and benthic ecology, the potential effect is considered to be negligible. Confirmed as not needing further assessment within Volume 2, Chapter 4: Marine Mammals (APP-A2.4). No LSE identified.
- While connectivity between the project and this site is possible, the potential for significant effects to this SAC population is considered to decrease with the severity of effects experienced locally and distance. With reference to the activities proposed, Hornsea Four has very limited potential for the accidental release of significant amounts of vessel fuel or oil. Small scale releases could occur in the unlikely event of non-compliance to legislation, codes of conduct or best practice. Any such events would be small-scale, temporary and subject to significant dilution and quickly dissipated to non-significant levels in the open coastal environment. **No LSE** is concluded on the basis the project has very low potential for significant releases of contaminants and the low risk of exposure to members of this SAC population.
- Xi Grey seal frequently occur in relatively turbid environments and are thus adapted to locating prey in such conditions. The construction, operation & maintenance and decommissioning activities will be localised and intermittent in nature and the extent and duration of any increase in suspended sediment (and subsequent deposition) being negligible, **no LSE** applies.
- Xi No physical habitat loss within the SAC boundary has been identified within the ES. **No LSE** applies.



√k Where potential for LSE has been concluded alone, potential for LSE has been concluded in-combination. No additional in-combination issues are identified.



HRA Screening Matrix 15: SBZ 1 (Belgium) Special Area Conservation (SAC)

Name of European site:	SBZ	1 (Be	lgiun	n) SAC																				
EU Code:	BEN	INZ00	002																					
Distance to Project:	313	km to	arra	y																				
Likely Effects of Project																								
Effect		Increase in			Vessel disturbance			Vessel collision risk			Changes in prey availability and	behaviour		Accidental Pollution			Temporary increases in suspended	sediments		Long term physical loss of habitat			In-combination	
Stage of Development	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D
Grey seal	√a	×b	√c	√d	√d	√c	Хe	Хe	×f	Хg	×g	×f	×h	×h	×f	Χi	Χi	×f		Χj		√k	√k	√k
Harbour seal#																								
Harbour porpoise*																								
Reef																								
Sandbanks which are slightly covered by sea water all the time																								
Shad																								
River lamprey																								
Sea lamprey																								
*Screened out based on 26 km effective disturbance	range (EDR) (site lo	ated b	eyond	that r	ange)																	
#Screened out based on 120 km screening range and	l lack of	f site co	onnect	ivity																				

Evidence supporting conclusions.

- √a <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> considers that the <u>Ssite is within screening distance of the project for grey seal.</u> Therefore, there is the potential for some level of interaction between grey seal and underwater noise associated with Hornsea Four. Therefore, the potential for likely significant effects (LSE) is identified.
- Xb <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that The distance between the array boundary and the SAC, together with the small scale and localised potential for effect during operation, results in a conclusion of **no LSE** for grey seal.</u>



HRA Screening Matrix 15: SBZ 1 (Belgium) SAC (cont.)

Evidence supporting conclusions (Cont.)

- √c Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that ∓the impacts during the decommissioning phase are considered to be similar and potentially less than those outlined in the construction phase. Therefore, a finding of potential LSE is appropriate.
- √d Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that ∓the location of the project relative to the at sea usage area of grey seal may result in disturbance of grey seal. Potential for LSE.
- Xe Volume A2, Chapter 4: Marine Mammals (APP-A2.4) of the Environmental Statement (ES) and Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considerconsiders marine mammal collision risk, finding that it is not expected that Hornsea Four will increase the risk of mortality in marine mammals from collisions. Therefore, no LSE has been identified for the project alone.
- Xf <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that Tthe impacts during the decommissioning phase are considered to be similar and potentially less than those outlined in the construction phase. Therefore, a finding of **no LSE** is appropriate.</u>
- Xg <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that Given the large foraging range of grey seal, and the conclusions of the <u>Scoping Report, PEIR, and</u> ES regarding fish and benthic ecology, <u>result in</u> the potential effect <u>is_being</u> considered <u>to_beas</u> negligible. Confirmed as not needing further assessment within <u>ES Volume A2, Chapter 4: Marine Mammals (APP-A2.4). within the ES. Therefore, N-no LSE identified.</u></u>
- Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that Wwhile connectivity between the project and this site is possible, the potential for significant effects to this SAC population is considered to decrease with the severity of effects experienced locally and distance. With reference to the activities proposed, Hornsea Four has very limited potential for the accidental release of significant amounts of vessel fuel or oil. Small scale releases could occur in the unlikely event of non-compliance to legislation, codes of conduct or best practice. Any such events would be small-scale, temporary and subject to significant dilution and quickly dissipated to non-significant levels in the open coastal environment. Additionally, a Project Environmental Management and Monitoring Plan- (PEMMP) is considered integral to the project and will reduce any potential impacts from the development. No LSE is concluded on the basis the project has very low potential for significant releases of contaminants and the low risk of exposure to members of this SAC population.
- Xi <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that Garey seal frequently occur in relatively turbid environments and are thus adapted to locating prey in such conditions. The construction, operation & maintenance and decommissioning activities will be localised and intermittent in nature and the extent and duration of any increase in suspended sediment (and subsequent deposition) being negligible, **no LSE** applies.</u>
- Xj <u>Table 6 within the Screening Report (Appendix A of **B2.2: Report to Inform Appropriate Assessment**) considers that there is No physical habitat loss within the SAC boundary, ashas been identified within the ES. **No LSE** applies.</u>
- ✓k <u>As discussed in paragraphSection 7.3.1.2 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment), Ww</u>here potential for LSE has been concluded alone, potential for LSE has been concluded in-combination. No additional in-combination issues are identified.





HRA Screening Matrix 16: SBZ 2 (Belgium) Special Area of Conservation (SAC)

Name of European site:	SBZ	2 (Be	lgium	n) SAC																				
EU Code:	BEN	INZ00	003																					
Distance to Project:	303	km to	arra	у																				
Likely Effects of Project																								
Effect		Increase in underwater			Vessel disturbance			Vessel collision risk			Changes in prey availability			Accidental Pollution			Temporary increases in			Long term physical loss of habitat			In-combination	
Stage of Development																С	0	D	С	0	D			
Grey seal	√a	×b	√c	√d	√d	√c	Хe	Хe	×f	Хg	Хg	×f	×h	×h	×f	Χi	Χi	×f		×j		√k	√k	√k
Harbour seal#																								
Harbour porpoise*																								
Reef																								
Sandbanks which are slightly covered by sea water all the time																								
Shad																								
River lamprey																								
Sea lamprey																								
*Screened out based on 26 km effective disturbance	e rang	e (EDR)	(site l	located	l beyo	nd tha	t range	e)																
# Screened out based on 120 km screening range a	nd lack	of site	conn	ectivity	/																			



HRA Screening Matrix 16: SBZ 2 (Belgium) SAC (cont.)

Evidence supporting conclusions.

- √a <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> considers that the <u>Ssite is within the screening distance of the project for grey seal.</u>

 Therefore, there is the potential for some level of interaction between grey seal and underwater noise associated with Hornsea Four.

 ——Therefore, the potential for likely significant effects (LSE) is identified.
- Xb <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that The distance between the array boundary and the SAC, together with the small scale and localised potential for effect during operation, results in a conclusion of **no LSE** for grey seal.</u>
- √c Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that ∓the impacts during the decommissioning phase are considered to be similar and potentially less than those outlined in the construction phase. Therefore, a finding of potential LSE is appropriate.
- √d <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> considers that ∓the location of the project relative to the at sea usage area of grey seal may result in disturbance of grey seal. Potential for LSE.
- Xe Volume A2, Chapter 4: Marine Mammals (APP-A2.4) of the Environmental Statement (ES) and Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considerconsiders marine mammal collision risk, finding that it is not expected that Hornsea Four will increase the risk of mortality in marine mammals from collisions. Therefore, no LSE has been identified for the project alone.
- Xf <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that Tthe impacts during the decommissioning phase are considered to be similar and potentially less than those outlined in the construction phase. Therefore, a finding of **no LSE** is appropriate.</u>
- Xg <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> considers that <u>Given</u> the large foraging range of grey seal, and the conclusions of the <u>Scoping Chapter, PEIR, and ES regarding fish and benthic ecology, <u>result in</u> the potential effect is <u>being</u> considered to be negligible. Confirmed as not needing further assessment within <u>ES Volume</u> <u>A2, Chapter 4: Marine Mammals.</u> No LSE identified.</u>
- Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that \(\text{\tempore} \) while connectivity between the project and this site is possible, the potential for significant effects to this SAC population is considered to decrease with the severity of effects experienced locally and distance. With reference to the activities proposed, Hornsea Four has very limited potential for the accidental release of significant amounts of vessel fuel or oil. Small scale releases could occur in the unlikely event of non-compliance to legislation, codes of conduct or best practice. Any such events would be small-scale, temporary, and subject to significant dilution and quickly dissipated to non-significant levels in the open coastal environment. Additionally, a Project Environmental Management and Monitoring Plan -(PEMMP) is considered integral to the project and will reduce any potential impacts from the development. No LSE is concluded on the basis the project has very low potential for significant releases of contaminants and the low risk of exposure to members of this SAC population.
- Xi <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that Garey seal frequently occur in relatively turbid environments and are thus adapted to locating prey in such conditions. The construction, operation & maintenance and decommissioning activities will be localised and intermittent in nature and the extent and duration of any increase in suspended sediment (and subsequent deposition) being negligible, **no LSE** applies.</u>
- Xj <u>Table 6 within the Screening Report (Appendix A of **B2.2: Report to Inform Appropriate Assessment**) considers that there is No physical habitat loss within the SAC boundary, has been identified within <u>Volume A2</u>, <u>Chapter 4: Marine Mammals twithin the ES. No LSE applies.</u></u>
- √k <u>As discussed in paragraphSection 7.3.1.2 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment), Ww</u>here potential for LSE has been concluded in-combination. No additional in-combination issues are identified.





HRA Screening Matrix 17: SBZ 3 (Belgium) Special Area of Conservation (SAC)

Name of European site:	SBZ	3 (Be	lgium) SAC																				
EU Code:	BEN	INZ00	004																					
Distance to Project:	307	km to	arra	у																				
Likely Effects of Project				ı			ı																	
Effect		Increase in underwater noise			Vessel disturbance			Vessel collision risk			Changes in prey availability and			Accidental Pollution			Temporary increases in			Long term physical loss of			In-combination	
Stage of Development	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D
Grey seal	√a	×b	√c	√d	√d	√c	Хe	Хe	×f	Хg	Хg	×f	×h	×h	×f	Χi	Xi	×f		Хj		√k	√k	√k
Harbour seal#																								
Harbour porpoise*																								
Reef																								
Sandbanks which are slightly covered by sea water all the time																								
Shad																								
River lamprey																								
Sea lamprey																								
*Screened out based on 26 km effective disturbance r					eyond	that ra	nge)																	
#Screened out based on 120 km screening range and	lack of	site co	nnecti	vity																				



HRA Screening Matrix 17: SBZ 3 (Belgium) SAC (cont.)

Evidence supporting conclusions.

- Xb <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that </u>‡the distance between the array boundary and the SAC, together with the small scale and localised potential for effect during operation, results in a conclusion of **no LSE** for grey seal.
- Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that Tthe impacts during the decommissioning phase are considered to be similar and potentially less than those outlined in the construction phase. Therefore, a finding of potential LSE is appropriate.
- Table 6 within the Screening Report (Appendix A of **B2.2:** Report to Inform Appropriate Assessment) considers that Tthe location of the project relative to the at sea usage area of grey seal may result in disturbance of grey seal. Potential for LSE.
- Volume A2, Chapter 4: Marine Mammals (APP-A2.4) of the Environmental Statement (ES) and Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers considers marine mammal collision risk, finding that it is not expected that Hornsea Four will increase the risk of mortality in marine mammals from collisions. Therefore, no LSE has been identified for the project alone.
- Table 6 within the Screening Report (Appendix A of **B2.2:** Report to Inform Appropriate Assessment) considers that Tthe impacts during the decommissioning phase are considered to be similar and potentially less than those outlined in the construction phase. Therefore, a finding of **no LSE** is appropriate.
- Table 6 within the Screening Report (Appendix A of **B2.2:** Report to Inform Appropriate Assessment) considers that Given the large foraging range of grey seal, and the conclusions of the ES regarding fish and benthic ecology, the potential effect is considered to be negligible. Confirmed as not needing further assessment within Volume A2, Chapter 4: Marine Mammals (APP-A2.4), within the ES. Therefore, Nno LSE identified.
- Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that Wwhile connectivity between the project and this site is possible, the potential for significant effects to this SAC population is considered to decrease with the severity of effects experienced locally and distance. With reference to the activities proposed, Hornsea Four has very limited potential for the accidental release of significant amounts of vessel fuel or oil. Small scale releases could occur in the unlikely event of non-compliance to legislation, codes of conduct or best practice. Any such events would be small-scale, temporary and subject to significant dilution and quickly dissipated to non-significant levels in the open coastal environment. Additionally, a Project Environmental Management and Monitoring Plan- (PEMMP) is considered integral to the project and will reduce any potential impacts from the development. No LSE is concluded on the basis the project has very low potential for significant releases of contaminants and the low risk of exposure to members of this SAC population.
- Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that Garey seal frequently occur in relatively turbid environments and are thus adapted to locating prey in such conditions. The construction, operation & maintenance and decommissioning activities will be localised and intermittent in nature and the extent and duration of any increase in suspended sediment (and subsequent deposition) being negligible, **no LSE** applies.
- Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that there is Nno physical habitat loss within the SAC boundary, has been identified within Volume A2, Chapter 4: Marine Mammals within the ES. No LSE applies.
- As discussed in paragraphSection 7.3.1.2 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment), Wwhere potential for LSE has been concluded in-combination. No additional in-combination issues are identified.





HRA Screening Matrix 18: Vlakte van de Raan (Belguim/Netherlands) Special Area Conservation (SAC)

Name of European site:	Vlak	te va	n de F	Raan ((Belgi	um/N	lethe	rlands) SAC															
EU Code:	NL2	00800)3																					
Distance to Project:	292	km to	arra	y																				
Likely Effects of Project																								
Effect		Increase in underwater noise			Vessel disturbance			Vessel collision risk			Changes in prey availability and behaviour			Accidental Pollution			Temporary increases in			Long term physical loss of			In-combination	
Stage of Development	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D
Grey seal	√a	×b	√c	√d	√d	√c	Хe	Хe	×f	Хg	×g	×f	×h	×h	×f	Χi	×i	×f		×j		√k	√k	√k
Harbour seal#																								
Harbour porpoise*																								
Sandbanks which are slightly covered by sea water all the time																								
*Screened out based on 26 km effective disturbance	range	(EDR)	(site lo	cated l	beyond	that	range)																	
#Screened out based on 120 km screening range and	l lack o	f site c	onnec	tivitv																				

Evidence supporting conclusions-

Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the Ssite within screening distance of the project for grey seal. Therefore, there is the potential for some level of interaction between grey seal and underwater noise associated with Hornsea Four. Therefore, the potential for likely significant effects (LSE) is identified.

Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that Ithe distance between the array boundary and the SAC, together with the small scale and localised potential for effect during operation, results in a conclusion of no LSE for grey seal.



HRA Screening Matrix 18: Vlakte van de Raan (Belguim/Netherlands) SAC (cont.)

Evidence supporting conclusions (Cont.)

- Table 6 within the Screening Report (Appendix A of **B2.2:** Report to Inform Appropriate Assessment) considers that The impacts during the decommissioning phase are considered to be similar and potentially less than those outlined in the construction phase. Therefore, a finding of potential LSE is appropriate.
- √d Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that ∓the location of the project relative to the at sea usage area of grey seal may result in disturbance of grey seal. Potential for LSE.
- Volume A2, Chapter 4: Marine Mammals (APP-A2.4) of the Environmental Statement (ES) and Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) consider considers marine mammal collision risk, finding that it is not expected that Hornsea Four will increase the risk of mortality in marine mammals from collisions. Therefore, no LSE has been identified for the project alone.
- Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that ‡the impacts during the decommissioning phase are considered to be similar and potentially less than those outlined in the construction phase. Therefore, a finding of no LSE is appropriate.
- Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that Given the large foraging range of grey seal, and the conclusions of the Scoping Report, PEIR, and ES regarding fish and benthic ecology, result in the potential effect is being considered to be negligible. Confirmed as not needing further assessment within Volume A2, Chapter 4: Marine Mammals (APP-A2.4), within the ES. Therefore, Nno LSE identified.
- Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that Wwhile connectivity between the project and this site is possible, the potential for significant effects to this SAC population is considered to decrease with the severity of effects experienced locally and distance. With reference to the activities proposed, Hornsea Four has very limited potential for the accidental release of significant amounts of vessel fuel or oil. Small scale releases could occur in the unlikely event of non-compliance to legislation, codes of conduct or best practice. Any such events would be small-scale, temporary and subject to significant dilution and quickly dissipated to non-significant levels in the open coastal environment. Additionally, a Project Environmental Management and Monitoring Plan -(PEMMP) is considered integral to the project and will reduce any potential impacts from the development. —No LSE is concluded on the basis the project has very low potential for significant releases of contaminants and the low risk of exposure to members of this SAC population.
- Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that Garey seal frequently occur in relatively turbid environments and are thus adapted to locating prey in such conditions. The construction, operation & maintenance and decommissioning activities will be localised and intermittent in nature and the extent and duration of any increase in suspended sediment (and subsequent deposition) being negligible, no LSE applies.
- Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that there is Nno physical habitat loss within the SAC boundary, has been identified within Volume A2, Chapter 4: Marine Mammals within the ESwithin the ES. No LSE applies.
- As discussed in paragraphSection 7.3.1.2 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment), Wwhere potential for LSE has been concluded in-combination. No additional in-combination issues are identified.





HRA Screening Matrix 19: Westerschelde & Saeftinghe (Netherlands) Special Area Conservation (SAC)

Name of European site:	Wes	tersc	helde	& Sa	efting	ghe (N	lethe	rlands	s) SAC															
EU Code:	NL9	8030	61																					
Distance to Project:	301	km to	o arra	y																				
Likely Effects of Project																								
Effect		Increase in			Vessel disturbance			Vessel collision			Changes in prey availability and	behaviour		Accidental		Temporary	increases in	sediments		Long term physical loss of	habitat		In-combination	
Stage of Development	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D
Grey seal	√a	×b	√c	√d	√d	√c	Хe	Хe	Χf	Хg	Хg	Χf	×h	Χh	×f	Xi	Χi	Χf		×j		√k	√k	√k
Harbour seal#																								
Harbour porpoise*																								
*Screened out based on 26 km effective distu	ırbance range (EDR) (site l	ocated	beyond	that ra	ange)	#Screer	ned out	based	on 120	km scre	eening	range a	nd lack	of site	conne	ctivity							

Evidence supporting conclusions - grey seal-

- √a <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> considers that the <u>Ss</u>ite is within the screening distance of the project for grey seal. Therefore, there is the potential for some level of interaction between grey seal and underwater noise associated with Hornsea Four. Therefore, the potential for likely significant effects (LSE) is identified.
- Xb <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that</u> <u>The distance between the array boundary and the SAC, together with the small scale and localised potential for effect during operation, results in a conclusion of **no LSE** for grey seal.</u>
- √c <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> considers that ∓the impacts during the decommissioning phase are considered to be similar and potentially less than those outlined in the construction phase. Therefore, potential LSE is identified.
- ✓d <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that Tthe location of the project relative to the at sea usage area of grey seal may result in disturbance of grey seal. Potential for LSE.</u>
- Xe Volume A2, Chapter 4: Marine Mammals (APP-A2.4) of the Environmental Statement (ES) and Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considerconsiders marine mammal collision risk, finding that it is not expected that Hornsea Four will increase the risk of mortality in marine mammals from collisions. Therefore, no LSE has been identified for the project alone.
- Xf <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that The impacts during the decommissioning phase are considered to be similar and potentially less than those outlined in the construction phase. Therefore, a finding of **no LSE** is appropriate.</u>
- Xg <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> considers that <u>Given</u> the large foraging range of grey seal, and the conclusions of the <u>Scoping Report, PEIR and ES</u> regarding fish and benthic ecology, <u>result in</u> the potential effect <u>beingis</u> considered <u>to beas</u> negligible. Confirmed as not needing further assessment within <u>Volume A2, Chapter 4: Marine Mammals ES Volume 2, Chapter 4: Marine Mammals (APP-A2.4)</u>, within the ES. Therefore, <u>Nno LSE</u> identified.



HRA Screening Matrix 19: Westerschelde & Saeftinghe (Netherlands) SAC (cont.)

Evidence supporting conclusions (Cont.)

- Table 6 within the Screening Report (Appendix A of **B2.2: Report to Inform Appropriate Assessment**) considers that \(\frac{\text{Ww}}{\text{hill}}\) between the project and this site is possible, the potential for significant effects to this SAC population is considered to decrease with the severity of effects experienced locally and distance. With reference to the activities proposed, Hornsea Four has very limited potential for the accidental release of significant amounts of vessel fuel or oil. Small scale releases could occur in the unlikely event of non-compliance to legislation, codes of conduct or best practice. Any such events would be small-scale, temporary and subject to significant dilution and quickly dissipated to non-significant levels in the open coastal environment. Additionally, a Project Environmental Management and Monitoring Plan (PEMMP) is considered integral to the project and will reduce any potential impacts from the development. **No LSE** is concluded on the basis the project has very low potential for significant releases of contaminants and the low risk of exposure to members of this SAC population.
- Xi <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that Garey seal frequently occur in relatively turbid environments and are thus adapted to locating prey in such conditions. The construction, operation & maintenance and decommissioning activities will be localised and intermittent in nature and the extent and duration of any increase in suspended sediment (and subsequent deposition) being negligible, **no LSE** applies.</u>
- ×j <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that there is— Nno physical habitat loss within the SAC boundary, has been identified within <u>Volume A2, Chapter 4: Marine Mammals within</u> the ES. **No LSE** applies.</u>
- ✓k <u>As discussed in paragraphSection 7.3.1.2 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment), Ww</u>here potential for LSE has been concluded alone, potential for LSE has been concluded in-combination. No additional in-combination issues are identified.

Cont. on next page for additional features



HRA Screening Matrix 19: Westerschelde & Saeftinghe (Netherlands) (Cont.)

Name of European site:	Wes	tersc	helde	& Sa	efting	ghe (N	lethe	rlands) SAC	3														
EU Code:	NL9	8030	61																					
Distance to Project:	301	km to	o arra	у																				
Likely Effects of Project																								
Effect		Increase in underwater			Vessel disturbance			Vessel collision risk		·	Changes in prey availability and	behaviour		Accidental Pollution			Temporary increases in			Long term physical loss of habitat			In-combination	
Stage of Development	С	0							D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D
Salicornia and other annuals colonizing mud and sand																								
Shifting dunes along the shoreline with Ammophila arenaria																								
Fixed coastal dunes with herbaceous vegetation																								
Sandbanks which are slightly covered by sea water all the time																								
Mudflats and sandflats not covered by seawater at low tide																								
Estuaries																								
Dunes with Hippophaë rhamnoides																								
Embryonic shifting dunes																								
Spartina swards																								
Atlantic salt meadows																								
Humid dune slacks																								



HRA Screening Matrix 20: Voordelta (Netherlands) Special Area of Conservation (SAC)

Name of European site:	Voo	rdelta	(Net	herla	nds) S	SAC																		
EU Code:	NL4	00001	17																					
Distance to Project:	272	km to	arra	y																				
Likely Effects of Project																								
Effect		Increase in underwater			Vessel disturbance			Vessel collision risk			Changes in prey availability and	behaviour		Accidental Pollution			Temporary increases in			Long term physical loss			In-combination	
Stage of Development	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D
Grey seal	√a	Xb	√c	√d	√d	√c	Хe	Хe	×f	Хg	Хg	×f	Χh	Χh	×f	Xi	Χi	×f		Χj		√k	√k	√k
Harbour seal#																								
Harbour porpoise*																								
Allis shad																								
Shad																								
Lampern																								
Great sea lamprey																								
*Screened out based on 26 km effective disturba						ond th	at ran	ge)																
#Screened out based on 120 km screening range	and lac	ck of si	te con	nectivi	ty																			



HRA Screening Matrix 20: Voordelta (Netherlands) SAC (Cont.)

Name of European site:	Voo	rdelta	(Net	herla	nds) S	SAC																		
EU Code:	NL4	00001	7																					
Distance to Project:	272	km to	arra	y																				
Likely Effects of Project																								
Effect		Increase in underwater			Vessel disturbance			Vessel collision risk			Changes in prey availability and behaviour			Accidental Pollution			Temporary increases in			Long term physical loss of habitat			In-combination	
Stage of Development	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D
Salicornia and other annuals colonizing mud and sand																								
Spartina swards																								
Atlantic salt meadows																								
Embryonic shifting dunes																								
Shifting dunes along the shoreline with Ammophila arenaria																								
Sandbanks which are slightly covered by sea water all the time																								
Mudflats and sandflats not covered by seawater at low tide																								



HRA Screening Matrix 20: Voordelta (Netherlands) SAC (Cont.)

Evidence supporting conclusions.

- √a <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> considers that the Ssite is within the screening distance of the project for grey seal.

 Therefore, there is the potential for some level of interaction between grey seal and underwater noise associated with Hornsea Four. Therefore, the potential for likely significant effects (LSE) is identified.
- Xb <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that \(\pi\)the distance between the array boundary and the SAC, together with the small scale and localised potential for effect during operation, results in a conclusion of **no LSE** for grey seal.</u>
- √c Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that t∓he impacts during the decommissioning phase are considered to be similar and potentially less than those outlined in the construction phase. Therefore, a finding of potential LSE is appropriate.
- √d <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> considers that ∓the location of the project relative to the at sea usage area of grey seal may result in disturbance of grey seal. Potential for LSE.
- Xe Volume A2, Chapter 4: Marine Mammals (APP-A2.4) of the Environmental Statement (ES) and Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate

 Assessment) considers marine mammal collision risk, finding that it is not expected that Hornsea Four will increase the risk of mortality in marine mammals from collisions. Therefore, no LSE has been identified for the project alone.
- Xf <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that The impacts during the decommissioning phase are considered to be similar and potentially less than those outlined in the construction phase. Therefore, a finding of **no LSE** is appropriate.</u>
- Xg <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> considers that <u>Given</u> the large foraging range of grey seal, and the conclusions of the <u>Scoping Report, PEIR and ES</u> regarding fish and benthic ecology, <u>result in</u> the potential effect <u>is-being</u> considered <u>asto be</u> negligible. Confirmed as not needing further assessment within <u>Volume</u>
 <u>A2, Chapter 4: Marine MammalsES Volume 2, Chapter 4: Marine Mammals (APP-A2.4)</u>, within the ES. Therefore, <u>Nno LSE</u> identified.
- Xh Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that \(\forall \) while connectivity between the project and this site is possible, the potential for significant effects to this SAC population is considered to decrease with the severity of effects experienced locally and distance. With reference to the activities proposed, Hornsea Four has very limited potential for the accidental release of significant amounts of vessel fuel or oil. Small scale releases could occur in the unlikely event of non-compliance to legislation, codes of conduct or best practice. Any such events would be small-scale, temporary and subject to significant dilution and quickly dissipated to non-significant levels in the open coastal environment.

 Additionally, a Project Environmental Management and Monitoring Plan -(PEMMP) is considered integral to the project and will reduce any potential impacts from the development. No LSE is concluded on the basis the project has very low potential for significant releases of contaminants and the low risk of exposure to members of this SAC population.
- Xi <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that Garey seal frequently occur in relatively turbid environments and are thus adapted to locating prey in such conditions. The construction, operation & maintenance and decommissioning activities will be localised and intermittent in nature and the extent and duration of any increase in suspended sediment (and subsequent deposition) being negligible, **no LSE** applies.</u>
- Xj <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that there is Nno physical habitat loss within the SAC boundary. A ass been identified within Volume A2, Chapter 4: Marine Mammals within the ES. No LSE applies.</u>
- As discussed in paragraphSection 7.3.1.2 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment), Wwhere potential for LSE has been concluded alone, potential for LSE has been concluded in-combination. No additional in-combination issues are identified.





HRA Screening Matrix 21: Noordzeekustzone (Netherlands) Special Area of Conservation (SAC)

Name of European site:	Noo	rdzeel	kustzo	one (N	lether	lands)	SAC																	
EU Code:	NL98	30200	1																					
Distance to Project:	221	km to	array	1																				
Likely Effects of Project	1						ı						ı						I			I		
Effect		Increase in underwater noise			Vessel disturbance			Vessel collision risk			Changes in prey availability and behaviour			Accidental Pollution			Temporary increases in suspended sediments			Long term physical loss of habitat			In-combination	
Stage of Development	С	0															С	0	D					
Grey seal	√a	Хb	√c	√d	√d	√c	Хe	Хe	×f	Хg	Хg	×f	Χh	Χh	×f	Xi	Xi	×f		Χj		√k	√k	√k
Harbour seal#																								
Harbour porpoise*																								
Shad																								
River lamprey																								
Sea lamprey																								
Salicornia and other annuals colonizing mud and sand																								
Atlantic salt meadows																								
Embryonic shifting dunes																								
Shifting dunes along the shoreline																								
Sandbanks slightly covered by sea water all the time																								
Mudflats and sandflats not covered by seawater at low tide																								
*Screened out based on 26 km effective distur						yond t	hat rar	nge)																
#Screened out based on 120 km screening ran	ge and	lack of	f site co	onnecti	vity																			



HRA Screening Matrix 21: Noordzeekustzone (Netherlands) SAC (Cont.)

Evidence supporting conclusions

- √a <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the Ssite is within the n</u>-screening distance of the project for grey seal. Therefore, there is the potential for some level of interaction between grey seal and underwater noise associated with Hornsea Four. Therefore, the potential for likely significant effects (LSE) is identified.
- Xb <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that</u> <u>The distance between the array boundary and the SAC, together with the small scale and localised potential for effect during operation, results in a conclusion of **no LSE** for grey seal.</u>
- √c <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that ∓the impacts during the decommissioning phase are considered to be similar and potentially less than those outlined in the construction phase. Therefore, a finding of potential LSE is appropriate.</u>
- √d Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that ∓the location of the project relative to the at sea usage area of grey seal may result in disturbance of grey seal. Potential for LSE.
- Xe Volume A2, Chapter 4: Marine Mammals (APP-A2.4) of the Environmental Statement (ES) and Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate

 Assessment) considerconsiders marine mammal collision risk, finding that it is not expected that Hornsea Four will increase the risk of mortality in marine mammals from collisions. Therefore, no

 LSE has been identified for the project alone.
- Xf <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that The impacts during the decommissioning phase are considered to be similar and potentially less than those outlined in the construction phase. Therefore, a finding of **no LSE** is appropriate.</u>
- Xg <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that Given the large foraging range of grey seal, and the conclusions of the <u>Scoping Report, PEIR, and ES regarding fish and benthic ecology, the potential effect is considered to be negligible. Confirmed as not needing further assessment within <u>Volume A2, Chapter 4:</u>

 Marine Mammals Scoping Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that Given the large foraging range of grey seal, and the conclusions of the <u>Scoping Report, PEIR, and ES regarding fish and benthic ecology, the potential effect is considered to be negligible. Confirmed as not needing further assessment within <u>Volume A2, Chapter 4:</u>

 Marine Mammals ES Volume 2, Chapter 4: Marine Mammals (APP-A2.4 within the ES). Therefore, <u>Nno LSE</u> identified.</u></u></u>
- Table 6 within the Screening Report (Appendix A of **B2.2: Report to Inform Appropriate Assessment**) considers that Wwhile connectivity between the project and this site is possible, the potential for significant effects to this SAC population is considered to decrease with the severity of effects experienced locally and distance. With reference to the activities proposed, Hornsea Four has very limited potential for the accidental release of significant amounts of vessel fuel or oil. Small scale releases could occur in the unlikely event of non-compliance to legislation, codes of conduct or best practice. Any such events would be small-scale, temporary and subject to significant dilution and quickly dissipated to non-significant levels in the open coastal environment.

 Additionally, a Project Environmental Management and Monitoring Plan -(PEMMP) is considered integral to the project and will reduce any potential impacts from the development. No LSE is concluded on the basis the project has very low potential for significant releases of contaminants and the low risk of exposure to members of this SAC population.
- Xi <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that gGrey seal frequently occur in relatively turbid environments and are thus adapted to locating prey in such conditions. The construction, operation & maintenance and decommissioning activities will be localised and intermittent in nature and the extent and duration of any increase in suspended sediment (and subsequent deposition) being negligible, **no LSE** applies.</u>
- Xj <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that there is nNo physical habitat loss within the SAC boundary, has been identified within Volume A2, Chapter 4: Marine Mammals within the ES. No LSE applies.</u>
- As discussed in paragraphSection 7.3.1.2 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment), Wwhere potential for LSE has been concluded alone, potential for LSE has been concluded in-combination. No additional in-combination issues are identified.



HRA Screening Matrix 22: Waddenzee (Netherlands) Special Area of Conservation (SAC)

Name of European site:	Wad	ddenz	ee (N	ether	lands) SAC																		
EU Code:	NL1	00000	01																					
Distance to Project:	229	km to	o arra	y																				
Likely Effects of Project																								
Effect		Increase in underwater			Vessel disturbance			Vessel collision risk			Changes in prey	2		Accidental Pollution			Temporary increases in			Long term physical loss of			In-combination	
Stage of Development	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D
Grey seal	√a	×b	√c	√d	√d	√c	Хe	Хe	Xf	Хg	Xg	Xf	×h	Χh	Xf	Xi	Xi	Xf		×j		√k	√k	√k
Harbour seal#																								
Harbour porpoise*																								
Shad																								
River lamprey																								
Sea lamprey																								
Narrow-mouthed whorl snail																								
*Screened out based on 26 km effective disturba	nce range (I	DR) (s	ite loca	ated be	eyond	that ra	nge)																	
#Screened out based on 120 km screening range	and lack of	site co	nnecti	vity																				



HRA Screening Matrix 22: Waddenzee (Netherlands) (Cont.)

Name of European site:	Wad	denz	ee (N	ether	lands) SAC																		
EU Code:	NL1	00000)1																					
Distance to Project:	229	km to	arra	y																				
Likely Effects of Project																								
Effect		Increase in underwater noise			Vessel disturbance			Vessel collision risk		·	Cnanges in prey availability	&behaviour		Accidental pollution			Temporary increases in suspended	sediments		Long term physical			Long term physical	5
Stage of Development	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	C	0	D
Sandbanks slightly covered by sea water all the time																								
Estuaries																								
Mudflats & sandflats not covered by seawater at low tide																								
Salicornia and other annuals colonizing mud and sand																								
Spartina swards																								
Atlantic salt meadows																								
Embryonic shifting dunes																								
Shifting dunes along the shoreline with Ammophila arenaria																								
Fixed coastal dunes with herbaceous vegetation																								
Dunes with Hippophaë rhamnoides																								



Dunes with Salix repens ssp argentea												
Humid dune slacks												

Cont. on next page

HRA Screening Matrix 22: Waddenzee (Netherlands) (Cont.)

Evidence supporting conclusions.

- √a Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the sSite is within the screening distance of the project for grey seal. Therefore, there is the potential for some level of interaction between grey seal and underwater noise associated with Hornsea Four. Therefore, the potential for likely significant effects (LSE) is identified.
- Xb <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the distance between the array boundary and the SAC, together with the small scale and localised potential for effect during operation, results in a conclusion of **no LSE** for grey seal.</u>
- √c <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that ∓the impacts during the decommissioning phase are considered to be similar and potentially less than those outlined in the construction phase. Therefore, a finding of potential LSE is appropriate.</u>
- √d Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that ∓the location of the project relative to the at sea usage area of grey seal may result in disturbance of grey seal. Potential for LSE.
- Xe Volume A2, Chapter 4: Marine Mammals (APP-A2.4) of the Environmental Statement (ES) and Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate

 Assessment) considers marine mammal collision risk, finding that it is not expected that Hornsea Four will increase the risk of mortality in marine mammals from collisions. Therefore, no LSE has been identified for the project alone.
- Xf <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that The impacts during the decommissioning phase are considered to be similar and potentially less than those outlined in the construction phase. Therefore, a finding of **no LSE** is appropriate.</u>
- Xg <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that Given the large foraging range of grey seal, and the conclusions of the <u>Scoping Report, PEIR, and ES regarding fish and benthic ecology, result in the potential effect being sconsidered as not needing further assessment within <u>Volume A2, Chapter 4: Marine Mammals (APP-A2.4)</u>. within the ES. Therefore, <u>Nno LSE</u> identified.</u></u>
- Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that Wwhile connectivity between the project and this site is possible, the potential for significant effects to this SAC population is considered to decrease with the severity of effects experienced locally and distance. With reference to the activities proposed, Hornsea Four has very limited potential for the accidental release of significant amounts of vessel fuel or oil. Small scale releases could occur in the unlikely event of non-compliance to legislation, codes of conduct or best practice. Any such events would be small-scale, temporary and subject to significant dilution and quickly dissipated to non-significant levels in the open coastal environment.

 Additionally, a Project Environmental Management and Monitoring Plan- (PEMMP) is considered integral to the project and will reduce any potential impacts from the development. No LSE is concluded on the basis the project has very low potential for significant releases of contaminants and the low risk of exposure to members of this SAC population.
- Xi <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that Garey seal frequently occur in relatively turbid environments and are thus adapted to locating prey in such conditions. The construction, operation & maintenance and decommissioning activities will be localised and intermittent in nature and the extent and duration of any increase in suspended sediment (and subsequent deposition) being negligible, **no LSE** applies.</u>
- Xj <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that there is Nno physical habitat loss within the SAC boundary. Has been identified within Volume A2, Chapter 4: Marine Mammals within the ESthe ES._-No LSE applies.</u>
- ✓k <u>As discussed in paragraphSection</u> 7.3.1.2 within the <u>Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u>, <u>Ww</u>here potential for LSE has been concluded in-combination. No additional in-combination issues are identified.



HRA Screening Matrix 23: Greater Wash Special Protection Area (SPA)

Name of European site:	Grea	ter Wa	sh SPA															
EU Code:	UK9	020329																
Distance to Project:	63.4	km fro	m array,	0.4 km	to ECC													
Likely Effects of Project																		
Effect		Direct disturbance	and displacement		Changes in prey availability &	behaviour		Indirect impacts through effects on	prey species		Collision risk			Barrier effect			In-combination	
Stage of Development	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D
Red-throated diver	√a	√b	√c	Xd		Хe		×d			×f			Хg		√h	√h	√h
Common scoter	√a	√b	√c	×d		Хe		×d			×f			Хg		√h	√h	√h
Little gull	Xi	Χi	Xi	Xd		Хe		×d			√j			Хg		Χk	√h	Χk
Sandwich tern																		
Common tern																		
Little tern																		

Evidence supporting conclusions.

- √a <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> considers that this is aA sensitive species to cable laying vessels, only during construction in the Export Cable Corridor (ECC), close to the SPA. Therefore, a finding of potential LSE is appropriate.
- √b Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that this is Aa sensitive species, especially as the maintenance vessels may pass close to or through the SPA. Therefore, a finding of potential LSE is appropriate.
- √c <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> considers that <u>∓the impacts during the decommissioning phase are considered to be similar and potentially less than those outlined in the construction phase. Therefore, a finding of potential LSE is appropriate.</u>
- Xd <u>Table 6 within the Screening Report (Appendix A of **B2.2: Report to Inform Appropriate Assessment**) considers that there are Nno changes in prey availability or behaviour predicted directly or indirectly as main construction and O&M activities are in array area and not within SPA, which is 63.4 km away. **No LSE** is identified</u>
- Xe <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> considers that <u>Tthe impacts during the decommissioning phase are considered to be similar and potentially less than those outlined in the construction phase. Therefore, a finding of **no LSE** is appropriate.</u>
- Xf <u>Table 5.36 within Volume A2, Chapter 5: Offshore and Intertidal Ornithology within the Environmental Statement (ES) identifies that the species is Not recorded in array area and a species that flies low to the water so is not at risk from collision. **No LSE** is identified.</u>
- Xg <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> considers that this sSpecies is only present during the non-breeding bio-season and the array area is not a 'barrier' between roosting and feeding areas for this species. The potential for LSE is therefore discounted.
- ParagraphSection 7.4.1.8 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that Wwhere potential for LSE has been concluded in-combination. No additional in-combination issues are identified.

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HRA Screening Matrix 23: Greater Wash SAC (cont.)

Evidence supporting conclusions (Cont.)

- Xi <u>Table 6 within the Screening Report (Appendix A of **B2.2: Report to Inform Appropriate Assessment**) considers that this species is Nnot sensitive to construction or maintenance and operation or decommissioning activities when on migration. **No LSE** is identified.</u>
- √j Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species is Ppotentially present in low numbers during migration and proportion fly at potential collision height (PCH). Potential for LSE identified on a precautionary basis.
- Xk <u>As discussed in paragraphSection 7.4.1.8 within the Screening Report (Appendix A of **B2.2: Report to Inform Appropriate Assessment**), Ppotential effects were not considered to require further assessment during the construction and decommissioning phase in-combination with other plans or projects. This is due to Hornsea Four having no overlap with relevant phases of other projects that would occur at the same time.</u>



HRA Screening Matrix 24: Flamborough and Filey Coast SPA

Name of European site:	Flan	nboro	ugh a	nd Fi	ley Co	oast S	PA											
EU Code:	UK9	00610)1															
Distance to Project:	63 k	m to	array	, 2.5 t	o EEC													
Likely Effects of Project							ı											
Effect		Direct disturbance			Changes in prey availability and	behaviour	:	Indirect impacts through the effects on	prey species		Collision risk			Barrier effect			In-combination	
Stage of Development	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D
Fulmar (component of seabird assemblage)	Xa	Xb	Хc	Xd		Хe		Xf			Хg			×h		Xi	Xj	Xi
Kittiwake	Xa	Xb	Хc	Xd		Хe		Xf			√k			×h		Xi	√I	Xi
Herring gull (component of seabird assemblage)	Xa	Xb	Хc	Xd		Хe		Χf			√m			Χh		Xi	√I	Xi
Gannet	√n	√0	√p	Xd		Хe		Χf			√q			Χh		√I	√I	√ I
Guillemot	√n	√0	√p	Χd		Хe		×f			×f			√r		√I	√I	√ I
Razorbill	√n	√0	√p	Χd		Хe		×f			×f			√r		√I	√I	√ I
Puffin (component of seabird assemblage)	√n	√0	√p	Χd		Хe		×f			×f			√r		√I	√I	√I
Seabird assemblage (excluding named components above)																		

Evidence supporting conclusions

- Xa <u>Table 6 within the Screening Report (Appendix A of **B2.2: Report to Inform Appropriate Assessment**) considers that the species is Nnot sensitive to construction activities within the Hornsea Four array area that would lead to displacement. No potential for LSE identified.</u>
- Xb <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> considers that the species is Nnot sensitive to operation and maintenance activities within the Hornsea Four array area that would lead to displacement or barrier effects. Therefore, **no LSE** is concluded.
- Xc <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that Ithe impacts during the decommissioning phase are considered to be similar and potentially less than those outlined in the construction phase. Therefore, a finding of **no LSE** is appropriate.</u>
- Xd <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species is Nn</u>ot sensitive to insignificant effects on prey species within the Hornsea Four array area (as identified by the findings reported in the project's Environmental Statement Volume <u>A2</u>, Chapter 3: Fish and Shellfish <u>Ecology</u> and Volume <u>A2</u>, Chapter 2, Benthic and Intertidal Ecology indirectly during the operation and maintenance phase.
- Xe <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that Ithe impacts during the decommissioning phase are considered to be similar and potentially less than those outlined in the construction phase. Therefore, a finding of **no LSE** is appropriate.</u>



HRA Screening Matrix 24: Flamborough and Filey Coast SPA (cont.)

Evidence supporting conclusions (cont.)

- Xf <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species is Nnot sensitive to insignificant effects on prey species within the Hornsea Four array area (as identified by the findings reported in the project's <u>Environmental Statement Volume A2, Chapter 3: Fish and Shellfish Ecology and Volume A2, Chapter 2:</u>
 <u>Benthic and Intertidal Ecology indirectly during the operation and maintenance phase.—No potential for LSE.</u></u>
- Xg <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers the species as one A species that flies low to the water with very low risk of collision from Hornsea Four. **No LSE** identified.</u>
- Xh <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the Sspecies is known to have a large foraging range, which would not be susceptible to a barrier effect. **No LSE** is identified.</u>
- Xi <u>As discussed in paragraphSection 7.4.1.8 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u>, potential effects were not considered to require further assessment during the construction and decommissioning phase in-combination with other plans or projects. This is due to Hornsea Four having no overlap with relevant phases of other projects that would occur at the same time.
- Xj Based on low species sensitivity to impacts and over these scales, the pathways are considered too weak to contribute to a material degree to an in-combination effects
- √k Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species is present in moderate densities within the Hornsea Four array area and proportion fly at potential collision height (PCH) during both the breeding and non-breeding bio-seasons. Potential for LSE.
- As discussed in paragraphSection 7.4.1.8 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment), where potential for LSE has been concluded alone, potential for LSE has been concluded in-combination. No additional in-combination issues are identified.
- Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species is present in very low densities within the Hornsea Four array area, though a proportion fly at PCH. Collision risk estimated to be extremely low and would likely be trivial or inconsequential but screened in on precautionary basis.
- √n Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species has a moderate sensitivity to construction activities within the Hornsea Four array area, potential LSE identified.
- √o <u>Table 6 within the Screening Report (Appendix A of **B2.2: Report to Inform Appropriate Assessment**) considers that the species has a moderate sensitivity to operation and maintenance activities within Hornsea Four array area potential LSE identified during both breeding and non-breeding seasons.</u>
- √p Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the impacts during the decommissioning phase are considered to be similar and potentially less than those outlined in the construction phase. Therefore, a finding of potential LSE is appropriate.
- √q Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species is present in moderate densities within the Hornsea Four array area and proportion fly at potential collision height (PCH) during both the breeding and non-breeding bio-seasons. Potential for LSE.
- √r <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> considers that auks species may forage beyond array area and may be sensitive to flying through so may be susceptible to barrier effect, potential LSE identified.

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HRA Screening Matrix 24: Flamborough and Filey Coast SPA (cont.)

Evidence supporting conclusions (cont.)



HRA Screening Matrix 25: Northumbria Coast SPA

Name of European site:	North	umbria (Coast SF	PA														
EU Code:	UK900	6131																
Distance to Project:	151.7	km to aı	ray. 102	2.6 k to	ECC													
Likely Effects of Project																		
Effect		Direct disturbance and displacement			Changes in prey availability and						Collision risk			Barrier effect			In-combination	
Stage of Development	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D
Arctic tern		Xa		Хb		Хc		Χd			√e			×f		Хg	√h	×g
Little tern																		
Turnstone																		_
Purple sandpiper																		

Evidence supporting conclusions.

- Xa <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> considers that the species is <u>Nn</u>ot sensitive to construction, operation and maintenance or decommissioning activities associated with potential displacement from Hornsea Four array area and potential connectivity limited to only during migratory bio-seasons whilst on passage.
- Xb <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> considers that the species is <u>Nn</u>ot sensitive to insignificant changes in prey availability and behaviour across entire array area ((as identified by the findings reported in the project's <u>Environmental StatementES</u> <u>Volume A2</u>, <u>Chapter 3: Fish and Shellfish <u>Ecology</u> and <u>Volume A2</u>, <u>Chapter 2</u>; <u>Benthic and Intertidal Ecology</u> directly during the construction phase, as potential connectivity limited to only during the migratory bio-seasons whilst on passage.</u>
- Xc <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> considers that <u>Tthe impacts during the decommissioning phase are considered to be similar and potentially less than those outlined in the construction phase. Therefore, a finding of **no LSE** is appropriate.</u>
- Xd <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species is Nnot sensitive to insignificant effects on prey species within the array area (as identified by the findings reported in the project's <u>ESEnvironmental Statement</u> **Volume A2, Chapter 3: Fish and Shellfish <u>Ecology</u>** and **Volume A2, Chapter 2**; Benthic and Intertidal Ecology indirectly during the operation and maintenance phase as potential connectivity limited to only during the migratory bio-seasons whilst on passage.</u>
- ✓e ParagraphSection 8.1.1.10 within B2.2: Report to Inform Appropriate Assessment (RIAA) discusses that following consultation from Natural England, Ppotential connectivity to array area during migratory bio-seasons has been identified, with limited effect as species known to migrate closer to coast and any risk is highly likely to be trivial and inconsequential when considering one off migratory movements through OWFs but screened in on precautionary basis.
- Xf <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> considers that the species is Nnot sensitive to barrier effect from Hornsea Four, as no connectivity during more sensitive breeding bio-season and potential connectivity only during migratory bio-seasons whilst on passage when one off movements are not considered to be of any consequence to birds when migrating large distances through the North Sea.



HRA Screening Matrix 25: Northumbria Coast SPA (cont.)

Evidence supporting conclusions (Cont.)

- Xg <u>As discussed in paragraphSection 7.4.1.8 within the Screening Report (Appendix A of **B2.2: Report to Inform Appropriate Assessment**), Ppotential effects were not considered to require further assessment during the construction and decommissioning phase in-combination with other plans or projects. This is due to Hornsea Four having no overlap with relevant phases of other projects that would occur at the same time.</u>
- √h <u>As discussed in paragraphSection 7.4.1.8 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment), Ww</u>here potential for LSE has been concluded alone, potential for LSE has been concluded in-combination. No additional in-combination issues are identified.



HRA Screening Matrix 26: Humber Estuary SPA

Name of European site:Humber Estuary SPA E	U Cod	le: UK	(9006	111																				
Distance to Project:	77.9	km t	toa	rray,	32.2	km1	to EC	C																
Likely Effects of Project																								
Effect		Temporary habitat loss/ disturbance		Temporary	disturbance /	(onshore)		rragmentation or severance of	habitats	-	(airborne noise and	visual) (onshore)		native species	(onshore)		Accidental release of contaminants	(onshore)		Collision risk			In-combination	
	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D
Shelduck (NB)	×a	Xa	Xa	Xa	Xa	Xa	Xa	Xa	Xa	Xb	Xb	Xb	Хc	Хc	Xc	Хc	Хc	Хc		√d		Хe	√f	Xe
Marsh harrier (B)																								
Hen harrier (NB)	Xa	Xa	Xa	Xa	Xa	Xa	Χa	Xa	Xa	Хb	Xb	×b	Хc	Хc	Хc	Хc	Хc	Хc		√d		Хe	√f	Хe
Avocet (B + NB)	Xa	Χa	Χa	Χa	×a	Χa	Χa	Xa	Χa	Хb	Xb	Хb	Хc	Хc	Хc	Хc	Хc	Хc		√d		Хe	√f	Хe
Golden plover (NB)	Xa	Xa	Xa	Xa	Xa	Xa	Xa	Xa	Xa	×b	Xb	Xb	Хc	Хc	Хc	Хc	Хc	Хc		√d		Хe	√f	Хe
Knot (NB)	Xa	Xa	Xa	Xa	Xa	Xa	Xa	Xa	Xa	Xb	Xb	Xb	Хc	Хc	Хc	Хc	Хc	Хc		√d		Хe	√f	Xe
Dunlin (NB)	Xa	Xa	Xa	Xa	Xa	Xa	Xa	Xa	Xa	Xb	Xb	Xb	Хc	Хc	Хc	Хc	Хc	Хc		√d		Хe	√f	Xe
Ruff (NB)	Xa	Xa	Xa	Xa	×a	Xa	Χa	Xa	Xa	Хb	Xb	Χb	Хc	Хc	Хc	Хc	Хc	Хc		√d		Хe	√f	Хe
Black-tailed godwit (NB)	Xa	Χa	Χa	Χa	×a	Χa	Χa	Xa	Χa	Хb	Xb	Хb	Хc	Хc	Хc	Хc	Хc	Хc		√d		Хe	√f	Хe
Bar-tailed godwit (NB)	Xa	Xa	Xa	Xa	×a	Xa	Χa	Xa	Xa	Хb	Xb	Xb	Хc	Хc	Хc	Хc	Хc	Хc		√d		Хe	√f	Хe
Redshank (NB)	Xa	Xa	Xa	Xa	Xa	Xa	Xa	Xa	Xa	Xb	Xb	Xb	Хc	Хc	Хc	Хc	Хc	Хc		√d		Хe	√f	Xe
Little tern (B)																								
Bittern (B + NB)																								
Waterbird assemblage (excluding named components above)	Xa	Χa	Χa	×a	×a	×a	Χa	Χa	Χa	×b	×b	×b	Хc	Хc	Хc	Хc	Хc	Хc		√d		Хe	√f	×g



HRA Screening Matrix 26: Humber Estuary SPA (Cont.)

Evidence supporting conclusions.

- Xa <u>Table 7 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that <u>Tthe site does not physically overlap with the onshore Hornsea Four boundaries and therefore does not result in loss of habitat, disturbance, damage or fragmentation.</u></u>
- Xb <u>Table 7 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that Aalthough it is possible that these species may use habitat within the onshore Hornsea Four boundaries, given the expansive landscape of similar habitat in the project surrounds and immediately adjacent to the SPA. It is very unlikely that birds will expend large amounts of valuable energy flying over suitable habitat in order to use areas that may be affected by Hornsea Four that are more than 7 km away. Therefore, it is reasonable to conclude that there are no likely significant effects.</u>
- Xc <u>Table 7 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that Tthe majority of water courses that could be affected by the construction and operation of the onshore elements of Hornsea Four drain to the River Hull and then eventually to the Humber. Construction of the project will involve the storage and handling of small volumes of potentially harmful materials. In the event of accidental pollution of a watercourse, and no mitigating action by Hornsea Four, a small volume of polluting material would need to travel approximately ten to tens of kilometres of watercourse before reaching the Humber SPA. A combination of the small volume of material and natural action over the time it takes to travel to the Humber will result in minimal risk of harm to the site.—**No LSE** applies.</u>
- √d Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) e

 Estimatesd that very small potential impacts / effects on all migratory waterbird species and hen harrier from individual developments in the North Sea. However, in order to provide a quantification of any potential impacts and effects these species are screened in.
- Xe <u>As discussed in paragraphSection 7.4.1.8 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u>, Ppotential effects were not considered to require further assessment during the construction and decommissioning phase in-combination with other plans or projects. This is due to Hornsea Four having no overlap with relevant phases of other projects that would occur at the same time
- As discussed in paragraphSection 7.4.1.8 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment), Wwwhere potential for LSE has been concluded alone, potential for LSE has been concluded in-combination. No additional in-combination issues are identified.



HRA Screening Matrix 27: Coquet Island SPA

Name of European site:	Coa	uet Is	land S	SPA														
EU Code:		00603																
Distance to Project:	167	km to	arra	у														
Likely Effects of Project																		
Effects		Disturbance			Changes in prey availability and	behaviour	:	Indirect impacts through the effects	on prey species		Collision risk			Barrier			In-combination	
Stage of Development	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D
Kittiwake (un-named component of the seabird assemblage)		Xa		Χb		Хc		Χd			√e			Χf		Хg	√h	Xg
Sandwich tern		Xa		Χb		Хc		Χd			√i			Χf		Хg	√h	Xg
Common tern		Xa		Χb		Хc		Χd			√i			Χf		Хg	√h	Xg
Arctic tern		Xa		Χb		Хc		Χd			√i			Χf		Хg	√h	Xg
Roseate tern		Xa		Хb		Хc		Χd			√e			Χf		Хg	√h	Xg
Puffin (component of the seabird assemblage)	√j	√k	√I	×b		Хc		Χd			Xi			×f		√h	√h	√h
Seabird assemblage (excluding named components above)																		

Evidence supporting conclusions.

- Xa <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> considers that the <u>Ss</u>pecies not known to be sensitive to disturbance and displacement from operation and maintenance activities associated with offshore wind farms. A finding of **no LSE** applies.
- Very minor, localised effects are predicted for prey species within (and around) the array area (as identified by the findings reported in the project's <u>ESEnvironmental Statement</u> **Volume A2**, **Chapter 3:** Fish and Shellfish <u>Ecology</u> and <u>Volume A2</u>, <u>Chapter 2:</u> Benthic and Intertidal Ecology during the construction phase. This far-ranging species is unlikely to be sensitive to indirect effects on foraging resource in the context noting the vast resources in the wider habitat available.
- Xc <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> considers that <u>The impacts during the decommissioning phase are considered to be similar and potentially less than those outlined in the construction phase. Therefore, a finding of **no LSE** <u>applies.</u></u>
- Xd <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that Ithroughout all project phases, all impacts to Fish and Shellfish receptors were found to have either negligible, minor adverse or minor beneficial effects. Effects on prey species are reported in the project's ESEnvironmental Statement Volume A2, Chapter 3: Fish and Shellfish Ecology and Volume A2, Chapter 2: Benthic and Intertidal Ecology. Indirect impacts on seabirds are not therefore anticipated. No LSE applies.</u>
- √e <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> considers that the <u>Sspecies is present in Hornsea Four array area in moderate densities and proportion fly at potential collision height (PCH) during the non-breeding bio-seasons. However, connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential, though screened in on a precautionary basis.

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HRA Screening Matrix 27: Coquet Island SPA (Cont.)

Evidence supporting conclusions (Cont).

- Xf <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species is Nnot sensitive to barrier effect from Hornsea Four, as no connectivity during more sensitive breeding bio-season and potential connectivity only during migratory bio-seasons whilst on passage when one off movements are not considered to be of any consequence to birds when migrating large distances through the North Sea.</u>
- Xg <u>As discussed in paragraphSection 7.4.1.8 within the Screening Report (Appendix A of **B2.2: Report to Inform Appropriate Assessment**), Ppotential effects were not considered to require further assessment during the construction and decommissioning phase in-combination with other plans or projects. This is due to Hornsea Four having no overlap with relevant phases of other projects that would occur at the same time.</u>
- ✓h <u>As discussed in paragraphSection 7.4.1.8 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment),</u> where potential for LSE has been concluded alone, potential for LSE has been concluded in-combination. No additional in-combination issues are identified.
- √i Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species has potential connectivity to array area during migratory bio-seasons, with limited effect as species known to migrate closer to coast and any risk is highly likely to be trivial and inconsequential when considering one off migratory movements through OWFs but screened in on precautionary basis.
- √j Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers the species to have moderate sensitivity to sensitivity to construction activities within the Hornsea Four array area, potential LSE identified.
- √k Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers the species to have moderate sensitivity to operation and maintenance activities within Hornsea Four array area potential LSE identified during both breeding and non-breeding seasons.
- <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that</u> the impacts during the decommissioning phase are considered to be similar and potentially less than those outlined in the construction phase. Therefore, a finding of potential LSE is appropriate.

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HRA Screening Matrix 27: Coquet Island SPA (Cont.)

Evidence supporting conclusions.



HRA Screening Matrix 28: Farne Islands SPA

Name of European site:	Farne	Islands	SPA															
EU Code:	UK900	06021																
Distance to Project:	198 kı	m to arr	ay															
Likely Effects of Project							ı											
Effect		Disturbance displacement			Changes in prey availability and	Denaviour		Indirect impacts through effects on			Collision risk			Barrier			In-combination	
Stage of Development	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D
Kittiwake (component of the seabird assemblage)		Xa		Хb		Хc		Χd			√e			×f		Хg	√h	Xg
Sandwich tern		Xa		Хb		Хc		Χd			√ <u>lm</u>			×f		Хg	√h	Хg
Common tern		Xa		Хb		Хc		Χd			√ <u>lm</u>			×f		×g	√h	Хg
Arctic tern		Хa		Хb		Хc		Χd			√ <u>lm</u>			×f		Хg	√h	Хg
Roseate tern																		
Guillemot	√i	√j	√k	×b		Хc		Χd			ΧI			×f		√h	√h	√h
Puffin (component of the seabird assemblage)	√i	√j	√k	×b		Хc		Χd			ΧI			Χf		√h	√h	√h
Seabird assemblage (excluding named components above)																		

Evidence supporting conclusions-

- Xa <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the Sspecies is not known to be sensitive to disturbance and displacement from operation and maintenance activities associated with offshore wind farms. A finding of **no LSE** applies</u>
- Very minor, localised effects are predicted for prey species within (and around) the array area (as reported in the project's Environmental Statement Statement Volume A2, Chapter 3: Fish and Shellfish Ecology and Volume A2, Chapter 27: Benthic and Intertidal Ecology during the construction phase. This far-ranging species is unlikely to be sensitive to indirect effects on foraging resource in the context noting the vast resources in the wider habitat available.
- Xc <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> and the relevant ES chapters (Volume A2, Chapter 3: Fish and Shellfish Ecology and Volume A2, Chapter 2; Benthic and Intertidal Ecology) considers The impacts during the decommissioning phase are considered to be similar and potentially less than those outlined in the construction phase.
- Xd <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> <u>Fconsiders that throughout all project phases, all impacts to <u>f</u>Fish and <u>s</u>Shellfish receptors were found to have either negligible, minor adverse or minor beneficial effects. Effects on prey species are reported in the project's <u>ESEnvironmental Statement</u> <u>Volume A2</u>, <u>Chapter 3: Fish and Shellfish <u>Ecology</u> and <u>Volume A2</u>, <u>Chapter 2</u>; <u>Benthic and Intertidal Ecology</u>. Indirect impacts on seabirds are not therefore anticipated. <u>Therefore</u>, <u>Nno LSE anticipated</u>.</u></u>



HRA Screening Matrix 28: Farne Islands SPA (Cont.)

Evidence supporting conclusions (Cont).

- ✓e <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> considers that the species is Ppresent in the Hornsea Four array area in moderate densities and proportion fly at potential collision height (PCH) during the non-breeding bio-seasons. However, connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential, though screened in on a precautionary basis.
- Xf <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> considers the species as Nnot being sensitive to barrier effect from Hornsea Four, as no connectivity during more sensitive breeding bio-season and potential connectivity only during migratory bio-seasons whilst on passage when one off movements are not considered to be of any consequence to birds when migrating large distances through the North Sea.

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- As discussed in paragraphSection 7.4.1.8 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment), potential effects were not considered to require further assessment during the construction and decommissioning phase in-combination with other plans or projects. This is due to Hornsea Four having no overlap with relevant phases of other projects that would occur at the same time.
- As discussed in paragraphSection 7.4.1.8 within the Screening Report (Appendix A of **B2.2: Report to Inform Appropriate Assessment**), where potential for LSE has been concluded alone, potential for LSE has been concluded in-combination. No additional in-combination issues are identified.
- √i <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species has a moderate sensitivity to sensitivity to construction activities within the Hornsea Four array area, potential LSE identified.</u>
- √j <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species has a moderate sensitivity to operation and maintenance activities within Hornsea Four array area potential LSE identified during both breeding and non-breeding seasons.</u>
- √k Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the impacts during the decommissioning phase are considered to be similar and potentially less than those outlined in the construction phase. Therefore, a finding of potential LSE is appropriate.
- XI Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species flies low to the water with a very low risk of collision.
- As discussed in paragraph 10.4.4.209 within B2.2: Report to Inform Appropriate Assessment, the species is considered to be potentially sensitive to collision risk and may interact with the site during migratory movements. Therefore, a finding of potential LSE is appropriate.



HRA Screening Matrix 28: Farne Islands SPA (Cont.)

Evidence supporting conclusions



HRA Screening Matrix 29: Teesmouth and Cleveland Coast SPA

Name of European site:	Teesmo	outh and	Clevelar	nd Coast	t SPA (as	extend	led in Ja	n 2020)										
EU Code:	UK9006	5061																
Distance to Project:	134 km	to array																
Likely Effects of Project																		
Effect		Direct disturbance displacement		Changes in prey availability and behaviour				Indirect impacts through effects on prey			Collision risk			Barrier effects			In-combination	
Stage of Development	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D
Sandwich tern	Xa	Xa	Χa	Хb		Хc		×d			√e			Χf		Хg	√h	Хg
Common tern	Xa	Χa	Χa	×b		Хc		×d			√e			×f		×g	√h	×g
Avocet																		
Ruff																		
Knot																		
Redshank																		
Little tern																		
Waterbird assemblage (excluding named components above)																		

Evidence supporting conclusions.

- Xa <u>Table 6 within the Screening Report (Appendix A of **B2.2: Report to Inform Appropriate Assessment**) considers that the species is <u>Nn</u>ot sensitive to construction, operation and maintenance of decommissioning activities associated with potential displacement from Hornsea Four array area and potential connectivity limited to only during migratory bio-seasons whilst on passage.</u>
- Not sensitive to insignificant changes in prey availability and behaviour across entire array area (as identified in the Environmental Statement Volume A2, Chapter 3: Fish and Shellfish Ecology and Volume A2, Chapter 2: Benthic and Intertidal Ecology) directly during the construction phase, as potential connectivity limited to only during the migratory bio-seasons whilst on passage.
- Xc <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that Tthe impacts during the decommissioning phase are considered to be similar and potentially less than those outlined in the construction phase.</u>



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HRA Screening Matrix 29: Teesmouth and Cleveland Coast SPA (cont.)

Evidence supporting conclusions (Cont.)

- Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species is Nnot sensitive to insignificant effects on prey species within the array area indirectly (as identified by the findings reported in the project's ESEnvironmental Statement Volume A2, Chapter 3: Fish and Shellfish Ecology and Volume A2, Chapter 2: Benthic and Intertidal Ecology during the operation and maintenance phase as potential connectivity limited to only during the migratory bio-seasons whilst on passage.
- As discussed in paragraphSection 10.4.4.209 within B2.2: Report to Inform Appropriate Assessment, the species has Ppotential connectivity to array area during migratory bio-seasons, with limited effect as species known to migrate closer to coast and any risk is highly likely to be trivial and inconsequential when considering one off migratory movements through OWFs but screened in on precautionary basis.
- Xf Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species is Nnot sensitive to barrier effect from Hornsea Four, as no connectivity during more sensitive breeding bio-season and potential connectivity only during migratory bio-seasons whilst on passage when one off movements are not considered to be of any consequence to birds when migrating large distances through the North Sea.
- As discussed in paragraphSection 7.4.1.8 within the Screening Report (Appendix A of **B2.2: Report to Inform Appropriate Assessment**), Ppotential effects were not considered to require further assessment during the construction and decommissioning phase in-combination with other plans or projects. This is due to Hornsea Four having no overlap with relevant phases of other projects that would occur at the same time.
- As discussed in paragraphSection 7.4.1.8 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment), wWhere potential for LSE has been concluded alone, potential for LSE has been concluded in-combination. No additional in-combination issues are identified.



HRA Screening Matrix 30: St Abb's Head and Fast Castle (UK) SPA

Name of European site:	St Abb'	s Head a	nd Fast	Castle (UK) SPA	1									
EU Code:	UK9004	K9004271 59 km to array													
Distance to Project:	269 km	to array													
Likely Effects of Project															
Effect		Direct disturbance displacement				on prey species		Collision risk			Barrier effect			<u>In-</u> combination	
Stage of Development	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D
Kittiwake (component of the seabird assemblage)		Xa						√b						√c	
Herring gull (component of the seabird assemblage)		Xa						×d						Хe	
Guillemot (component of the seabird assemblage)		√f						Хg						√h	
Razorbill (component of the seabird assemblage)		√f						Хg						√h	
Seabird assemblage (excluding named components above)															

Evidence supporting conclusions.

- Xa <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the Sspecies is not known to be sensitive to disturbance and displacement from operation and maintenance activities associated with offshore wind farms. **No LSE** identified.</u>
- As discussed in paragraphSection 10.4.4.209 within B2.2: Report to Inform Appropriate Assessment), the species is pPresent in the Hornsea Four array area in moderate densities and proportion fly at potential collision height (PCH) during the non-breeding bio-seasons. However, connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential, though screened in on a precautionary basis.
- Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species is Ppresent in moderate densities within the Hornsea Four array and a proportion fly at PCH during the non-breeding bio-seasons so potential for collision risk from Hornsea Four and other offshore wind farms in the UK North Sea, though connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential. However, kittiwake is screened in to assess the likelihood of an AEol incombination on a precautionary basis.
- Xd <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> considers that the species is <u>Pp</u>resent in very low densities within the Hornsea Four array area, though a proportion fly at PCH.—Collision risk assessment estimated extremely low potential mortality rates that would be trivial or inconsequential to any colony, particularly those at such a distance.
- Xe Based on low species sensitivity to impacts and over these scales, the pathways are considered too weak to contribute to a material degree to an in-combination effects
- <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species has a Mm</u>oderate sensitivity to disturbance and displacement from operation and maintenance activities associated with Hornsea Four, though potential for an effect only during non-breeding season.—However, connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential, though screened in on a precautionary basis.
- Xg Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the A species that flies low to the water with very low risk of collision.



HRA Screening Matrix 30: St Abb's Head and Fast Castle (UK) SPA (cont.)

Evidence supporting conclusions (Cont.)

Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species has a Mmoderate sensitivity to disturbance and displacement from operation and maintenance activities from Hornsea Four and other offshore wind farms within the UK North Sea with potential for an effect during non-breeding season, though connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential. However, guillemot and razorbill are screened in to assess the likelihood of an AEol in-combination on a precautionary basis.



HRA Screening Matrix 31: Forth Islands (UK) SPA

Name of European site:	Forth Is	slands (L	JK) SPA												
EU Code:	UK9004														
Distance to Project:	272 km	to array	/												
Likely Effects of Project	I			I									I		
Effect	Direct disturbance and displacement				Indirect impacts through the effects			Collision risk			Barrier effect				
Stage of Development	С				0	D	С	0	D	С	0	D	С	0	D
Gannet		Xa						√b						√c	
Kittiwake (component of the seabird assemblage)		Xa						√b						√c	
Lesser black-backed gull		Xd						Хe						×f	
Herring gull (component of the seabird assemblage)		Χa						Хg						×h	
Common tern		Xi						√j						√k	
Arctic tern		Xi						√j						√k	
Roseate tern															
Sandwich tern		Xi						√j						√k	
Guillemot (component of the seabird assemblage)		√I						Χm						√n	
Razorbill (component of the seabird assemblage)		√I						Χm						√n	
Puffin		√1						Χm						√n	
Shag															
Seabird assemblage (excluding named components above)															



HRA Screening Matrix 31: Forth Islands (UK) (Cont.)

Evidence supporting conclusions.

- Xa <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species is Nnot sensitive to operation and maintenance from disturbance and displacement activities during non-breeding season and too distant from array area to be the cause of an effect during the breeding season. Potential for LSE is discounted.</u>
- Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species is Ppresent in the Hornsea Four array area in moderate densities and proportion fly at potential collision height (PCH) during the non-breeding bio-seasons. However, connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential, though screened in on a precautionary basis.
- √c Table 13 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species is Ppresent in moderate densities within Hornsea Four and proportion fly at PCH during the non-breeding bio-seasons so potential for collision risk from Hornsea Four and other offshore wind farms in the UK North Sea, though connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential. However, gannet and kittiwake are screened in to assess the likelihood of an AEoI incombination on a precautionary basis.
- Xd It is <u>considered that the species is Nnot</u> sensitive to operation and maintenance from disturbance and displacement activities during non-breeding season and too distant from array area to be the cause of an effect during the breeding season. Potential for LSE is discounted.
- Xe It is <u>considered that the species is Pp</u>resent in very low densities within the Hornsea Four array area, though a proportion fly at PCH.—Collision risk assessment estimated extremely low potential mortality rates that would be trivial or inconsequential to any colony, particularly those at such a distance.
- Xf Based on low species sensitivity to impacts and over these scales, the pathways are considered too weak to contribute to a material degree to an in-combination effects.
- Xg <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> considers that the species is Ppresent in very low densities within the Hornsea Four array area, though a proportion fly at PCH.—Collision risk assessment estimated extremely low potential mortality rates that would be trivial or inconsequential to any colony, particularly those at such a distance.
- Xh Based on low species sensitivity to impacts and over these scales, the pathways are considered too weak to contribute to a material degree to an in-combination effects.
- Xi <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species is Nn</u>ot sensitive to operation and maintenance activities associated with potential displacement from the Hornsea Four array area and potential connectivity limited to only during migratory bio-seasons whilst on passage.
- Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that Ppotential connectivity to the Hornsea Four array area during migratory bio-seasons, with limited effect as species known to migrate closer to coast and any risk is highly likely to be trivial and inconsequential when considering one off migratory movements through OWFs but screened in on precautionary basis.
- Analysis of migratory apportionment assessments provided evidence of very small potential impacts / effects on this migratory seabird species alone from developments in the North Sea and therefore any contribution to an in-combination effect would be trivial and inconsequential. However, common tern, Arctic tern and sandwich tern are screened in on precautionary basis.
- <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species has a Mm</u>oderate sensitivity to disturbance and displacement from operation and maintenance activities associated with Hornsea Four, though potential for an effect only during non-breeding season.—However, connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential, though screened in on a precautionary basis.
- Xm <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that Athe</u> species that flies low to the water with very low risk of collision. **No LSE** is identified.
- √n Table 13 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species has a Mmoderate sensitivity to disturbance and displacement from operation and maintenance activities from Hornsea Four and other offshore wind farms within the UK North Sea with potential for an effect during non-breeding season, though connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential. However, guillemot, razorbill and puffin are screened in to assess the likelihood of an AEoI in-combination on a precautionary basis.



HRA Screening Matrix 32: Outer Firth of Forth and St Andrew's Complex proposed Special Protection Area (pSPA)

Name of European site: Outer Firth of Forth and St Andrew's C																
EU Code:	UK9004411 241 km to array															
Distance to Project:	241 km	to array														
Effect Effect	Direct disturbance displacement				Indirect impacts through effects on	prey species		Collision risk			Barrier effect			In-combination		
Stage of Development	С	0	D	С	0	D	C	0	D	С	0	D	С	0	D	
Eider																
Slavonian grebe																
Gannet		×a						√b						√c		
Kittiwake (component of the seabird assemblage)		×a						√b						√c		
Little gull																
Herring gull (component of the seabird assemblage)		Xa						Xd						Хe		
Common tern*																
Arctic tern*																
Guillemot (component of the seabird assemblage)		√f						Хg						√h		
Puffin (component of the seabird assemblage)		√f						Хg						√h		
Red-throated diver																
Shag																
Seabird assemblage (excluding named components above)																
Waterbird assemblage																

^{*}Breeding location in adjacent SPAs (in this instance the Forth Islands SPA).



HRA Screening Matrix 32: Outer Firth of Forth and St Andrew's Complex pSPA (cont.)

Evidence supporting conclusions.

- Xa <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> considers that the species is Nnot sensitive to operation and maintenance from disturbance and displacement activities during non-breeding season and too distant from array area to be the cause of an effect during the breeding season. Potential for LSE is discounted.
- Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species is Ppresent in the Hornsea Four array area in moderate densities and proportion fly at potential collision height (PCH) during the non-breeding bio-seasons. However, connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential, though screened in on a precautionary basis.
- √c Table 13 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species is Paresent in moderate densities within Hornsea Four and proportion fly at PCH during the non-breeding bio-seasons so potential for collision risk from Hornsea Four and other offshore wind farms in the UK North Sea, though connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential. However, gannet and kittiwake are screened in to assess the likelihood of an AEol incombination on a precautionary basis.
- Xd <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> considers that the species is Ppresent in very low densities within the array area, though a proportion fly at PCH. -Collision risk assessment estimated extremely low potential mortality rates that would be trivial or inconsequential to any colony, particularly those at such a distance.
- Xe Based on low species sensitivity to impacts and over these scales, the pathways are considered too weak to contribute to a material degree to an in-combination effects.
- <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species has a Mm</u>oderate sensitivity to disturbance and displacement from operation and maintenance activities associated with Hornsea Four, though potential for an effect only during non-breeding season.—However, connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential, though screened in on a precautionary basis.
- Xg <u>Table 6 within the Screening Report (Appendix A of **B2.2: Report to Inform Appropriate Assessment**) considers that the A-species that flies low to the water with very low risk of collision. No LSE identified.</u>
- Table 13 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species has a Mmoderate sensitivity to disturbance and displacement from operation and maintenance activities from Hornsea Four and other offshore wind farms within the UK North Sea with potential for an effect during non-breeding season, though connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential. However, guillemot and puffin are screened in to assess the likelihood of an AEol in-combination on a precautionary basis.



HRA Screening Matrix 33: Fowlsheugh SPA

Name of European site:	Fowlsh	neugh SF	Ά												
EU Code:	UK900	2271													
Distance to Project:	341 kn	n to arra	y												
Likely Effects of Project															
Effect		Direct disturbance displacement			Indirect impacts through effects on	prey species		Collision risk			Barrier effect			In-combination	
Stage of Development	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D
Fulmar (component of seabird assemblage)		Xa						×b						Хc	
Kittiwake		Xa						√d						√e	
Herring gull (component of seabird assemblage)		Xa						Xf						Χg	
Guillemot		√h						Xb						√i	
Razorbill (component of seabird assemblage)		√h						Χb						√i	

Evidence supporting conclusions.

- Xa <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> considers that the species is Nnot sensitive to O&M from disturbance and displacement activities during non-breeding season and too distant from array area to be the cause of an effect during the breeding season. LSE is discounted.
- Xb <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the A species that the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the A species that the </u>
- Xc Based on low species sensitivity to impacts and over these scales, the pathways are considered too weak to contribute to a material degree to in-combination effects.
- √d Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species is Ppresent in the Hornsea Four array area in moderate densities and proportion fly at potential collision height (PCH) during the non-breeding bio-seasons. However, connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential, though screened in on a precautionary basis.
- ✓e Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species is Ppresent in moderate densities within Hornsea Four and proportion fly at PCH during the non-breeding bio-seasons so potential for collision risk from Hornsea Four and other offshore wind farms in the UK North Sea, though connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential. However, kittiwake is screened in to assess the likelihood of an AEoI in-combination on a precautionary basis.
- Xf <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> considers that the species is Ppresent in very low densities within the Hornsea Four array area, though a proportion fly at PCH. -Preliminary estimations have concluded in this context that there is extremely low potential for mortality rates that would be trivial or inconsequential to any colony, particularly those at such a distance. **No LSE** identified at this stage.
- ×g Only very minor, immaterial impacts would occur to this species from the identified pathways. Over these scales, these pathways are considered too weak to contribute to a material degree to incombination effects.



HRA Screening Matrix 33: Fowlsheugh SPA (cont.)

Evidence supporting conclusions (Cont.)

- Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species has a Mmoderate sensitivity to disturbance and displacement from operation and maintenance activities associated with Hornsea Four, though potential for an effect only during non-breeding season.—However, connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential, though screened in on a precautionary basis.
- √i Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species has a Mmoderate sensitivity to disturbance and displacement from operation and maintenance activities from Hornsea Four and other offshore wind farms within the UK North Sea with potential for an effect during non-breeding season, though connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential. However, guillemot and razorbill are screened in to assess the likelihood of an AEol incombination on a precautionary basis.



HRA Screening Matrix 34: Buchan Ness to Collieston Coast SPA

Name of European site: Buchan Ness to Collieston Coast SPA	Bucha	n Ness to	Collies	ton Coa	ast SPA	\									
EU Code:	UK900	02491													
Distance to Project:	381 kı	m to arra	y												
Likely Effects of Project															
Effect	Direct disturbance displacement displacement con prey species on prey species														
Stage of Development	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D
Fulmar (component of the seabird assemblage)		Xa						Хb						Хc	
Kittiwake (component of the seabird assemblage)		Xa						√d						√e	
Herring gull (component of the seabird assemblage)							Χf						Xg		
Guillemot (component of the seabird assemblage)		√h						×f						√i	
Shag (component of the seabird assemblage)															

Evidence supporting conclusions.

- Xa <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species is Nnot sensitive to operation and maintenance from disturbance and displacement activities during non-breeding season and too distant from array area to be the cause of an effect during the breeding season.</u>
- Xb <u>Table 6 within the Screening Report (Appendix A of **B2.2: Report to Inform Appropriate Assessment**) considers that the species A species that flies low to the water with very low risk of collision.</u>
- Xc Based on low species sensitivity to impacts and over these scales, the pathways are considered too weak to contribute to a material degree to in-combination effects.
- Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species is Ppresent in the Hornsea Four array area in moderate densities and proportion fly at potential collision height (PCH) during the non-breeding bio-seasons. However, connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential, though screened in on a precautionary basis.
- √e <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> considers that the species is Ppresent in moderate densities within Hornsea Four and proportion fly at PCH during the non-breeding bio-seasons so potential for collision risk from Hornsea Four and other offshore wind farms in the UK North Sea, though connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential. However, kittiwake is screened in to assess the likelihood of an AEoI in-combination on a precautionary basis.
- Xf <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species is Ppresent in very low densities within the Hornsea Four array area, though a proportion fly at PCH. -Collision risk assessment estimated extremely low potential mortality rates that would be trivial or inconsequential to any colony, particularly those at such a distance.</u>
- Xg Only very minor and immaterial impacts would occur to this species from the identified pathways. Over these scales, these pathways are too weak to contribute to a material degree to incombination effects.



HRA Screening Matrix 34: Buchan Ness to Collieston Coast SPA (cont.)

Evidence supporting conclusions (Cont.)

- Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species has a Mmoderate sensitivity to disturbance and displacement from operation and maintenance activities associated with Hornsea Four, though potential for an effect only during non-breeding season.—However, connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential, though screened in on a precautionary basis.
- Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species has a Mmoderate sensitivity to disturbance and displacement from operation and maintenance activities from Hornsea Four and other offshore wind farms within the UK North Sea with potential for an effect during non-breeding season, though connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential. However, guillemot is screened in to assess the likelihood of an AEol in-combination on a precautionary basis.



HRA Screening Matrix 35: Troup, Pennan and Lion's Heads SPA

Name of European site:	Troup	, Pennan	and Lio	n's Hea	ds SPA										
EU Code:	UK900	2471													
Distance to Project:	423 kı	n to array	y												
Likely Effects of Project															
Effect		Direct disturbance and displacement			Indirect impacts through the effects			Collision risk			Barrier effect			In-combination	
Stage of Development	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D
Fulmar (component of the seabird assemblage)		Xa						Хb						Xc	
Kittiwake		Xa						√d						√e	
Herring gull (component of the seabird assemblage)		Xa						Χf						Xg	
Guillemot		√h						Χb						√i	
Razorbill (component of the seabird assemblage)		√h						Χb						√i	

Evidence Supporting Conclusions.

- Xa <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> considers that the species is <u>Nn</u>ot sensitive to O&M from disturbance and displacement activities during non-breeding season and too distant from array area to be the cause of an effect during the breeding season.
- Xb A<u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species that flies low to the water with very low risk of collision.</u>
- Xc Based on low species sensitivity to impacts and over these scales, the pathways are considered too weak to contribute to a material degree to in-combination effects.
- √d Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species is Ppresent in the Hornsea Four array area in moderate densities and proportion fly at potential collision height (PCH) during the non-breeding bio-seasons. However, connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential, though screened in on a precautionary basis.
- ✓e <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species is Ppresent in moderate densities within Hornsea Four and proportion fly at PCH during the non-breeding bio-seasons so potential for collision risk from Hornsea Four and other offshore wind farms in the UK North Sea, though connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential. However, kittiwake is screened in to assess the likelihood of an AEol in-combination on a precautionary basis.</u>
- Xf <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> considers that the species is <u>Pp</u>resent in very low densities within the Hornsea Four array area, though a proportion fly at PCH.—Collision risk assessment estimated extremely low potential mortality rates that would be trivial or inconsequential to any colony, particularly those at such a distance.
- Xg Only very minor and immaterial impacts would occur to this species from the identified pathways. Over these scales, these pathways are too weak to contribute to a material degree to incombination effects.



HRA Screening Matrix 35: Troup, Pennan and Lion's Heads SPA (cont.)

Evidence supporting conclusions (Cont.)

- √h Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species has a Mmoderate sensitivity to disturbance and displacement from operation and maintenance activities associated with Hornsea Four, though potential for an effect only during non-breeding season.—However, connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential, though screened in on a precautionary basis.
- √i Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species has a Mmoderate sensitivity to disturbance and displacement from operation and maintenance activities from Hornsea Four and other offshore wind farms within the UK North Sea with potential for an effect during non-breeding season, though connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential. However, guillemot and razorbill are screened in to assess the likelihood of an AEoI in-combination on a precautionary basis.



HRA Screening Matrix 36: East Caithness Cliffs SPA

Distance to Project:	500 kı	m to arr	ay												
Likely Effects of Project															
Effect		Direct disturbance displacement			Indirect impacts through effects	on prey species		Collision risk			Barrier effect			In-combination	
Stage of Development	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D
Fulmar (component of the seabird assemblage)		Xa						Хb						Хc	
Kittiwake		Xa						√d						√e	
Herring gull		Xa						×f						Хg	
Great black-backed gull (component of the seabird assemblage)		Χh						Xi						×j	
Guillemot		√k						Χf						√I	
Razorbill		√k						×f						√I	
Shag															
Cormorant (component of the seabird assemblage)															
Peregrine															

Evidence Ssupporting Conclusions.

- Xa <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> considers that the species is <u>Nn</u>ot sensitive to O&M from disturbance and displacement activities during non-breeding season and too distant from array area to be the cause of an effect during the breeding season.
- Xb <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the Asspecies that flies low to the water with very low risk of collision.</u>
- Xc Based on low species sensitivity to impacts and over these scales, the pathways are considered too weak to contribute to a material degree to in-combination effects.
- √d Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species is Ppresent in the Hornsea Four array area in moderate densities and proportion fly at potential collision height (PCH) during the non-breeding bio-seasons. However, connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential, though screened in on a precautionary basis.
- <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species is Ppresent in moderate densities within Hornsea Four and proportion fly at PCH during the non-breeding bio-seasons. Potential for collision risk alone and with other OWF in the UK North Sea. Connectivity is limited due to mixing of wider North Sea populations. Therefore, any effect is likely to be trivial & inconsequential. However, LSE is identified on a precautionary basis to assess the likelihood of an AEoI in-combination</u>
- Xf <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species is Ppresent in very low densities within the Hornsea Four array area, though a proportion fly at PCH. -Collision risk assessment estimated extremely low potential mortality rates that would be trivial or inconsequential to any colony, particularly those at such a distance.</u>



HRA Screening Matrix 36: East Caithness Cliffs SPA (Cont.)

Evidence supporting conclusions

- Xg Only very minor, immaterial impacts to this species from the identified pathways. Over these scales, these pathways are too weak to contribute to a material degree to in-combination effects.
- Xh It is considered that the species is Nnot sensitive to O&M from disturbance and displacement activities during non-breeding season and too distant from array area to be the cause of an effect during the breeding season.
- Xi It is considered that the species is Ppresent in very low densities within the Hornsea Four array area, though a proportion fly at PCH. -Collision risk assessment estimated extremely low potential mortality rates that would be trivial or inconsequential to any colony, particularly those at such a distance.
- Xj Only very minor, immaterial impacts to this species from the identified pathways. Over these scales, these pathways are too weak to contribute to a material degree to in-combination effects.
- √k Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species has a Mmoderate sensitivity to disturbance and displacement from operation and maintenance activities associated with Hornsea Four, though potential for an effect only during non-breeding season.—However, connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential, though screened in on a precautionary basis.
- Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species has a Mmoderate sensitivity to disturbance and displacement from operation and maintenance activities from Hornsea Four and other offshore wind farms within the UK North Sea with potential for an effect during non-breeding season, though connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential. However, guillemot and razorbill are screened in to assess the likelihood of an AEoI in-combination on a precautionary basis.



HRA Screening Matrix 37: North Caithness Cliffs SPA

Name of European site:	North	Caithne	ss Cliffs	SPA											
EU Code:	UK900	1181													
Distance to Project:	534 kr	n to arra	ay												
Likely Effects of Project															
Effect		Direct disturbance displacement			Indirect impacts through effects on	prey species		Collision risk			Barrier effect			In-combination	
Stage of Development	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D
Fulmar (component of the seabird assemblage)		Xa						Хb						Хc	
Kittiwake (component of the seabird assemblage)		Xa						√d						√e	
Guillemot		√f						Хb						√g	
Razorbill (component of the seabird assemblage)		√f						Хb						√g	
Puffin (component of the seabird assemblage)		√f						×b						√g	
Peregrine															

Evidence supporting conclusions:

- Xa <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> considers that the species is <u>Nn</u>ot sensitive to O&M from disturbance and displacement activities during non-breeding season and too distant from array area to be the cause of an effect during the breeding season.
- Xb Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the A species that flies low to the water with very low risk of collision.
- Xc Based on low species sensitivity to impacts and over these scales, the pathways are considered too weak to contribute to a material degree to in-combination effects.
- √d Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species is Ppresent in the Hornsea Four array area in moderate densities and proportion fly at potential collision height (PCH) during the non-breeding bio-seasons. However, connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential, though screened in on a precautionary basis.
- ✓e <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> considers that Present in moderate densities within Hornsea Four and proportion fly at PCH during the non-breeding bio-seasons so potential for collision risk from Hornsea Four and other offshore wind farms in the UK North Sea, though connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential. However, kittiwake is screened in to assess the likelihood of an AEoI in-combination on a precautionary basis.
- Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species has a Mmoderate sensitivity to disturbance and displacement from operation and maintenance activities associated with Hornsea Four, though potential for an effect only during non-breeding season.—However, connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential, though screened in on a precautionary basis.



HRA Screening Matrix 37: North Caithness Cliffs SPA (cont.)

Evidence supporting conclusions (Cont.)

√g Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species has a Mmoderate sensitivity to disturbance and displacement from operation and maintenance activities from Hornsea Four and other offshore wind farms within the UK North Sea with potential for an effect during non-breeding season, though connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential. However, guillemot, razorbill and puffin are screened in to assess the likelihood of an AEoI in-combination on a precautionary basis.



HRA Screening Matrix 38: Copinsay SPA

Name of European site:	Copins	say SPA													
EU Code:	UK900	2151													
Distance to Project:	558 km	n to arra	у												
Likely Effects of Project															
Effect		Direct disturbance displacement			Indirect impacts through effects on prey species			Collision risk			Barrier effect			In-combination	
Stage of Development	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D
Fulmar (component of the seabird assemblage)		Xa						×b						Хc	
Kittiwake (component of the seabird assemblage)		Xa					√d						√e		
Great black-backed gull (component of the seabird assemblage)		×f						×g						×h	
Guillemot (component of the seabird assemblage)		√i						×b						√j	

Evidence supporting conclusions:

- Xa <u>Table 6 within the Screening Report (Appendix A of **B2.2: Report to Inform Appropriate Assessment**) considers that the species is Nnot sensitive to O&M from disturbance and displacement activities during non-breeding season and too distant from array area to be the cause of an effect during the breeding season.</u>
- Xb Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the A-species that flies low to the water with very low risk of collision.
- Xc Based on low species sensitivity to impacts and over these scales, the pathways are considered too weak to contribute to a material degree to in-combination effects.
- √d Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species is Ppresent in the Hornsea Four array area in moderate densities and proportion fly at potential collision height (PCH) during the non-breeding bio-seasons. However, connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential, though screened in on a precautionary basis.
- ✓e <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species is Ppresent in moderate densities within Hornsea Four and proportion fly at PCH during the non-breeding bio-seasons so potential for collision risk from Hornsea Four and other offshore wind farms in the UK North Sea, though connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential. However, kittiwake is screened in to assess the likelihood of an AEol in-combination on a precautionary basis.</u>
- Xf It is considered that the species is Nnot sensitive to O&M from disturbance and displacement activities during non-breeding season and too distant from array area to be the cause of an effect during the breeding season
- Xg Present in very low densities within the Hornsea Four array area, though a proportion fly at PCH.—Preliminary estimations in this context predict extremely low potential mortality rates that would be trivial or inconsequential to any colony, particularly those at such a distance. These findings will be confirmed by collision risk modelling.
- Xh Only very minor, immaterial impacts to this species from the identified pathways. Over these scales, these pathways are too weak to contribute to a material degree to in-combination effects.



HRA Screening Matrix 38: Copinsay SPA (cont.)

Evidence supporting conclusions (Cont.)

- Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species has a Mmoderate sensitivity to disturbance and displacement from operation and maintenance activities associated with Hornsea Four, though potential for an effect only during non-breeding season.—However, connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential, though screened in on a precautionary basis.
- Xq Only very minor, immaterial impacts to this species from the identified pathways. Over these scales, these pathways are too weak to contribute to a material degree to in-combination effects.
- Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species has a Mmoderate sensitivity to disturbance and displacement from operation and maintenance activities from Hornsea Four and other offshore wind farms within the UK North Sea with potential for an effect during non-breeding season, though connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential. However, guillemot is screened in to assess the likelihood of an AEol incombination on a precautionary basis.



HRA Screening Matrix 39: Hoy SPA

Name of European site:	Hoy SPA	\													
EU Code:	UK9002	141													
Distance to Project:	558 km	to array													
Likely Effects of Project															
Effect		Direct disturbance displacement			Indirect impacts through effects	on prey species		Collision risk			Barrier effect			In-combination	
Stage of Development	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D
Fulmar (component of the seabird assemblage)		Xa						Хb						Хc	
Great skua		Χd						√e						√f	
Arctic skua (component of the seabird assemblage)		Xd						√e						√f	
Kittiwake (component of the seabird assemblage)		Xa						√g						√h	
Great black-backed gull (component of the seabird assemblage)		Xa						Χi						×j	
Guillemot (component of the seabird assemblage)		√k						×b						√I	
Puffin (component of the seabird assemblage)		√k						×b						√I	
Red throated diver															
Peregrine															

Evidence supporting conclusions:

- Xa <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> considers that the species is <u>Nn</u>ot sensitive to O&M from disturbance and displacement activities during non-breeding season and too distant from array area to be the cause of an effect during the breeding season.
- Xb Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the Assessment flies low to the water with very low risk of collision.
- Xc Based on low species sensitivity to impacts and over these scales, the pathways are considered too weak to contribute to a material degree to in-combination effects.
- Xd <u>As discussed within paragraph 10.4.4.302 to paragraph 10.4.4.308 within B2.2: Report to Inform Appropriate Assessment</u>, the species is considered nNot sensitive to O&M activities associated with potential displacement from the Hornsea Four array area and potential connectivity limited to only during migratory bio-seasons whilst on passage.
- ✓e <u>As discussed within paragraph 10.4.4.302 to paragraph 10.4.4.308 within B2.2: Report to Inform Appropriate Assessment, p</u>Potential connectivity to the Hornsea Four array area during migratory bio-seasons, with limited effect as species known to migrate closer to coast and any risk is highly likely to be trivial and inconsequential when considering one off migratory movements through OWFs but screened in on precautionary basis.
- As discussed within paragraph 10.4.4.302 to 10.4.4.308 of **B2.2**: Report to Inform Appropriate Assessment, a Analysis of migratory apportionment assessments provided evidence of very small potential impacts / effects on this migratory seabird species alone from developments in the North Sea and therefore as stated in Table 55 within **B2.2**: Report to Inform Appropriate Assessment any contribution to an in-combination effect would be trivial and inconsequential. However, great skua is screened in on a precautionary basis.

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HRA Screening Maatrix 39: Hoy SPA (cont.)

Evidence supporting conclusions (Cont.)

- √g Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species is present in the Hornsea Four array area in moderate densities and proportion fly at potential collision height (PCH) during the non-breeding bio-seasons. However, connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential, though screened in on a precautionary basis.
- Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species is Ppresent in moderate densities within Hornsea Four and proportion fly at PCH during the non-breeding bio-seasons so potential for collision risk from Hornsea Four and other offshore wind farms in the UK North Sea, though connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential. However, kittiwake is screened in to assess the likelihood of an AEol in-combination on a precautionary basis.
- Xi Present in low densities and proportion fly at PCH during the non-breeding bio-seasons, though connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential.
- Xj Only very minor, immaterial impacts to this species from the identified pathways. Over these scales, these pathways are too weak to contribute to a material degree to in-combination effects.
- Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species has a Mmoderate sensitivity to disturbance and displacement from operation and maintenance activities associated with Hornsea Four, though potential for an effect only during non-breeding season. -However, connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential, though screened in on a precautionary basis.
- ✓I Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species has a Mmoderate sensitivity to disturbance and displacement from operation and maintenance activities from Hornsea Four and other offshore wind farms within the UK North Sea with potential for an effect during non-breeding season, though connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential. However, guillemot and puffin are screened in to assess the likelihood of an AEol in-combination on a precautionary basis.



HRA Screening Matrix 40: Marwick Head SPA

Name of European site:	Marv	vick Head	SPA												
EU Code:	UK90	02121													
Distance to Project:	595 k	cm to arra	ay												
Likely Effects of Project															
Effect		Direct disturbance and displacement			Indirect impacts through the effects on prey species			Collision risk			Barrier effect			In-combination	
Stage of Development	C O D			С	0	D	С	0	D	С	0	D	С	0	D
Kittiwake (component of the seabird assemblage)		Xa						√b						√c	
Guillemot		√d						Хe						√f	

Evidence supporting conclusions:

- Xa <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> considers that the species is <u>Nn</u>ot sensitive to O&M displacement and disturbance activities during non-breeding season and too distant from array area to be the cause of an effect during the breeding season.
- Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species is Ppresent in the Hornsea Four array area in moderate densities and proportion fly at potential collision height (PCH) during the non-breeding bio-seasons. However, connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential, though screened in on a precautionary basis.
- √c Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species is Ppresent in moderate densities within Hornsea Four and proportion fly at PCH during the non-breeding bio-seasons so potential for collision risk from Hornsea Four and other offshore wind farms in the UK North Sea, though connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential. However, kittiwake is screened in to assess the likelihood of an AEol in-combination on a precautionary basis.
- √d Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species is present in Mmoderate sensitivity to disturbance and displacement from operation and maintenance activities associated with Hornsea Four, though potential for an effect only during non-breeding season.—However, connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential, though screened in on a precautionary basis.
- Xe <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> considers that the species that flies low to the water with very low risk of collision.
- Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species has a Mmoderate sensitivity to disturbance and displacement from operation and maintenance activities from Hornsea Four and other offshore wind farms within the UK North Sea with potential for an effect during non-breeding season, though connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential. However, guillemot is screened in to assess the likelihood of an AEol incombination on a precautionary basis.





HRA Screening Matrix 41: Rousay SPA

Name of European site:	Rousa	y SPA													
EU Code:	UK90	02371													
Distance to Project:	595 k	m to arr	ay												
Likely Effects of Project															
Effect	Direct disturbance displacement displacement by through effects on prey species on prey specie														
Stage of Development	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D
Fulmar (component of the seabird assemblage)		Xa						Хb						Xc	
Arctic skua (component of the seabird assemblage)		Xd						√e						√f	
Kittiwake (component of the seabird assemblage)		Xa						√g						√h	
Arctic tern		Xc						√ <u>i</u> e						√jŧ	
Guillemot (component of the seabird assemblage)		√ <u>k</u> i						Хb						√ <u>l</u> j	

Evidence supporting conclusions:

- Xa <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species is Anot sensitive to O&M disturbance and displacement activities during non-breeding season and too distant from array area to be the cause of an effect during the breeding season.</u>
- Xb Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the A species that flies low to the water with very low risk of collision.
- Xc <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that Bb</u>ased on low species sensitivity to impacts and over these scales, the pathways are considered too weak to contribute to a material degree to in-combination effects.
- Xd <u>As discussed within paragraph 10.4.4.302 to 10.4.4.308 within B2.2: Report to Inform Appropriate Assessment, the species is considered nNot sensitive to O&M activities associated with potential displacement from the Hornsea Four array area. Potential connectivity limited to only during migratory bio-seasons whilst on passage.</u>
- ✓e <u>As discussed within paragraph 10.4.4.302 to 10.4.4.308 within B2.2: Report to Inform Appropriate Assessment, p</u>Potential connectivity to the Hornsea Four array area during migratory bioseasons, with limited effect as species known to migrate closer to coast and any risk is highly likely to be trivial and inconsequential when considering one off migratory movements through OWFs but screened in on precautionary basis.
- As discussed within paragraph 10.4.4.302 to 10.4.4.308 within B2.2: Report to Inform Appropriate Assessment, aAnalysis of migratory apportionment assessments provided evidence of very small potential impacts / effects on this migratory seabird species alone from developments in the North Sea and therefore as stated in Table 55 within B2.2: Report to Inform Appropriate Assessment—any contribution to an in-combination effect would be trivial and inconsequential. However, great skua is screened in on a precautionary basis.
- ▼g Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species is Ppresent in the Hornsea Four array area in moderate densities and proportion fly at potential collision height (PCH) during the non-breeding bio-seasons. However, connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential, though screened in on a precautionary basis.



HRA Screening Matrix 41: Rousay SPA (cont.)

Evidence supporting conclusions (Cont.)

- Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species is Ppresent in moderate densities within Hornsea Four and proportion fly at PCH during the non-breeding bio-seasons so potential for collision risk from Hornsea Four and other offshore wind farms in the UK North Sea, though connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential. However, kittiwake is screened in to assess the likelihood of an AEol in-combination on a precautionary basis.
- <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that Pp</u>otential connectivity to the Hornsea Four array area during migratory bioseasons, with limited effect as species known to migrate closer to coast and any risk is highly likely to be trivial and inconsequential when considering one off migratory movements through OWFs but screened in on precautionary basis.
- <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> considers that <u>A</u> analysis of migratory apportionment assessments provided evidence of very small potential impacts / effects on this migratory seabird species alone from developments in the North Sea and therefore any contribution to an in-combination effect would be trivial and inconsequential. However, Arctic skua and Arctic tern are screened in on a precautionary basis.
- Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species has a moderate sensitivity to disturbance and displacement from operation and maintenance activities associated with Hornsea Four, though potential for an effect only during non-breeding season. However, connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential, though screened in on a precautionary basis.
- ✓1 Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species has a moderate sensitivity to disturbance and displacement from operation and maintenance activities from Hornsea Four and other offshore wind farms within the UK North Sea with potential for an effect during non-breeding season, though connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential. However, guillemot is screened in to assess the likelihood of an AEoI incombination on a precautionary basis.

End of Matrix 41

√i

<u>Table 6 within the Screening Report (Appendix A of **B2.2 Report to Inform Appropriate Assessment**) considers that the species has a Mmoderate sensitivity to disturbance and displacement from operation and maintenance activities associated with Hornsea Four, though potential for an effect only during non-breeding season. However, connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential, though screened in on a precautionary basi</u>



HRA Screening Matrix 42: Calf of Eday SPA

Name of European site:	Calf o	of Eday S	SPA												
EU Code:	UK90	02431													
Distance to Project:	595 k	m to ar	ray												
Likely Effects of Project															
Effect		Direct disturbance			Indirect impacts through effects on prev species			Collision risk			Barrier effect			In-combination	
Stage of Development	С	0	D	С	0	D	С	0	D	C	0	D	С	0	D
Fulmar (component of the seabird assemblage)		Xa						Χb						Хc	
Kittiwake (component of the seabird assemblage)		Xa						√d						√e	
Great black-backed gull (component of the seabird assemblage)		Xa						√f						√g	
Guillemot (component of the seabird assemblage)		√h						Xb						√i	
Cormorant (component of the seabird assemblage)															

Evidence supporting conclusions:

- Xa <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species is Nn</u>ot sensitive to O&M from disturbance and displacement activities during non-breeding season and too distant from array area to be the cause of an effect during the breeding season.
- Xb <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the A-species that flies low to the water with very low risk of collision.</u>
- Xc Based on low species sensitivity to impacts and over these scales, the pathways are considered too weak to contribute to a material degree to in-combination effects.
- √d Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species is Ppresent in the Hornsea Four array area in moderate densities and proportion fly at potential collision height (PCH) during the non-breeding bio-seasons. However, connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential, though screened in on a precautionary basis.
- ✓e Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species is Ppresent in moderate densities within Hornsea Four and proportion fly at PCH during the non-breeding bio-seasons so potential for collision risk from Hornsea Four and other offshore wind farms in the UK North Sea, though connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential. However, kittiwake is screened in to assess the likelihood of an AEol in-combination on a precautionary basis.
- As discussed within paragraph 10.3.3.460 to 10.4.4.36 within B2.2: Report to Inform Appropriate Assessment, the species is considered to be peresent in very low densities within the array area, though a proportion fly at PCH. Collision risk assessment estimated extremely low potential mortality rates that would be trivial or inconsequential to any colony, particularly those at such a distance. However, great black-backed gull is screened in on a precautionary basis, due to the Calf of Eday SPA having the largest colony of great black-backed gulls within the Northern boundary of the UK North Sea.
- As discussed within Table 55 within B2.2: Report to Inform Appropriate Assessment, the species is considered to be pPresent in very low densities within the array area, though a proportion fly at PCH. Collision risk assessment estimated extremely low potential mortality rates that would be trivial or inconsequential to any colony, particularly those at such a distance. However, great black-backed gull is screened in to assess the likelihood of an AEoI in-combination on a precautionary basis, due to the Calf of Eday SPA having the largest colony of great black-backed gulls within the Northern boundary of the UK North Sea.



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√h Moderate sensitivity to disturbance and displacement from operation and maintenance activities associated with Hornsea Four, though potential for an effect only during non-breeding season.

However, connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential, though screened in on a precautionary basis.

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HRA Screening Matrix 42: Calf of Eday SPA (cont.)

Evidence supporting conclusions (cont.)

- Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species has a moderate sensitivity to disturbance and displacement from operation and maintenance activities associated with Hornsea Four, though potential for an effect only during non-breeding season.—However, connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential, though screened in on a precautionary basis.
- Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species has a Mmoderate sensitivity to disturbance and displacement from operation and maintenance activities from Hornsea Four and other offshore wind farms within the UK North Sea with potential for an effect during non-breeding season, though connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential. However, guillemot is screened in to assess the likelihood of an AEoI in-combination on a precautionary basis.



HRA Screening Matrix 43: West Westray SPA

Name of European site:	West	Westray	SPA												
EU Code:	UK90	02101													
Distance to Project:	605 k	m to arra	ay												
Likely Effects of Project															
Effect		Direct disturbance and displacement			Indirect impacts through the effects on prey	species		Collision risk			Barrier effect			In-combination	
Stage of Development	С	0	1	С	0	D	С	0	D	С	0	D	C	0	D
Fulmar (component of the seabird assemblage)		Xa						×b						Хc	
Arctic skua (component of the seabird assemblage)		Xd						√e						√f	
Kittiwake (component of the seabird assemblage)		Xa						√g						√h	
Arctic tern		X <u>i</u> d						√je						√ <u>k</u> f	
Guillemot		√ <u>l</u> i						×b						√ <u>m</u> j	
Razorbill (component of the seabird assemblage)		√ <u>l</u> i						Хb						√ <u>m</u> j	

Evidence supporting conclusions:

- Xa <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> considers that the species is <u>Nn</u>ot sensitive to O&M from disturbance and displacement activities during non-breeding season and too distant from array area to be the cause of an effect during the breeding season.
- Xb ATable 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species that flies low to the water with very low risk of collision.
- Xc Based on low species sensitivity to impacts and over these scales, the pathways are considered too weak to contribute to a material degree to in-combination effects.
- Xd <u>As discussed within paragraph 10.4.4.302 to 10.4.4.308 within B2.2: Report to Inform Appropriate Assessment</u>, the species is considered nNot sensitive to O&M activities associated with potential displacement from the Hornsea Four array area. Potential connectivity limited to only during migratory bio-seasons whilst on passage.
- ✓e <u>As discussed within paragraph 10.4.4.302 to 10.4.4.308 within B2.2: Report to Inform Appropriate Assessment, p</u>Potential connectivity to the Hornsea Four array area during migratory bioseasons, with limited effect as species known to migrate closer to coast and any risk is highly likely to be trivial and inconsequential when considering one off migratory movements through OWFs but screened in on precautionary basis.
- As discussed within paragraph 10.4.4.302 to 10.4.4.308, aAnalysis of migratory apportionment assessments provided evidence of very small potential impacts / effects on this migratory seabird species alone from developments in the North Sea and therefore as stated in Table 55 within B2.2: Report to Inform Appropriate Assessment—any contribution to an in-combination effect would be trivial and inconsequential. However, great skua is screened in on a precautionary basis.



HRA Screening Matrix 43: West Westray SPA (cont.)

Evidence supporting conclusions (cont.):

- Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species is present in the Hornsea Four array area in moderate densities and proportion fly at potential collision height (PCH) during the non-breeding bio-seasons. However, connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential, though screened in on a precautionary basis.
- Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species is Ppresent in moderate densities within Hornsea Four and proportion fly at PCH during the non-breeding bio-seasons so potential for collision risk from Hornsea Four and other offshore wind farms in the UK North Sea, though connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential. However, kittiwake is screened in to assess the likelihood of an AEol in-combination on a precautionary basis.
- <u>X</u>√i Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that this species is Nnot sensitive to O&M activities associated with potential displacement from the Hornsea Four array area. Potential connectivity limited to only during migratory bio-seasons whilst on passage.
- Table 6 within the Screening Report (Appendix A of **B2.2: Report to Inform Appropriate Assessment**) considers that the species has potential connectivity to the Hornsea Four array area during migratory bio-seasons, with limited effect as species known to migrate closer to coast and any risk is highly likely to be trivial and inconsequential when considering one off migratory movements through OWFs but screened in on precautionary basis.
- √k Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that analysis of migratory apportionment assessments provided evidence of very small potential impacts / effects on this migratory seabird species alone from developments in the North Sea and therefore any contribution to an in-combination effect would be trivial and inconsequential. However, Arctic skua and Arctic tern are screened in on a precautionary basis.
- Table 6 within the Screening Report (Appendix A of **B2.2: Report to Inform Appropriate Assessment**) considers that the species has a moderate sensitivity to disturbance and displacement from operation and maintenance activities associated with Hornsea Four, though potential for an effect only during non-breeding season. However, connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential, though screened in on a precautionary basis.
- Table 6 within the Screening Report (Appendix A of **B2.2: Report to Inform Appropriate Assessment**) considers that the species has a moderate sensitivity to disturbance and displacement from operation and maintenance activities from Hornsea Four and other offshore wind farms within the UK North Sea with potential for an effect during non-breeding season, though connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential. However, guillemot and razorbill are screened in to assess the likelihood of an AEol in-combination on a precautionary basis.



HRA Screening Matrix 44: Fair Isle SPA

Name of European site:	Fair Isl	e SPA													
EU Code:	UK900	2091													
Distance to Project:	607 km	n to array	/												
Likely Effects of Project															
Effect		Direct disturbance displacement			Indirect impacts through effects on prey species			Collision risk			Barrier effect			In-combination	
Stage of Development	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D
Fulmar (component of the seabird assemblage)		Xa						×b						Хc	
Gannet (component of the seabird assemblage)		Χa						√d						√e	
Great skua (component of the seabird assemblage)		×f						√g						√h	
Arctic skua (component of the seabird assemblage)		Χf						√g						√h	
Kittiwake (component of the seabird assemblage)		Xa						√d						√e	
Arctic tern (component of the seabird assemblage)		× <u>i</u> f						√j g						√ <u>k</u> h	
Guillemot		√ <u>l</u> i						×b						√ <u>m</u> j	
Razorbill (component of the seabird assemblage)		√ <u>l</u> i						×b						√ <u>m</u> j	
Puffin (component of the seabird assemblage)		√ <u>l</u> ∔						×b						√ <u>m</u> i	
Shag (component of the seabird assemblage)															



Fair Isle wren

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HRA Screening Matrix 44: Fair Isle SPA (Cont.)

Evidence supporting conclusions:

- Xa <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species is Nnot sensitive to operation and maintenance from disturbance and displacement activities during non-breeding season and too distant from array area to be the cause of an effect during the breeding season.</u>
- Xb <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> considers that the A-species that flies low to the water with very low risk of collision.
- Xc Based on low species sensitivity to impacts and over these scales, the pathways are considered too weak to contribute to a material degree to in-combination effects.
- √d Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species is Ppresent in the Hornsea Four array area in moderate densities and proportion fly at potential collision height (PCH) during the non-breeding bio-seasons. However, connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential, though screened in on a precautionary basis.
- Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species is Ppresent in moderate densities within Hornsea Four and proportion fly at PCH during the non-breeding bio-seasons so potential for collision risk from Hornsea Four and other offshore wind farms in the UK North Sea, though connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential. However, gannet and kittiwake are screened in to assess the likelihood of an AEol incombination on a precautionary basis.
- Xf <u>As discussed within paragraph 10.4.4.302 to 10.4.4.308 within B2.2: Report to Inform Appropriate Assessment</u>, the species is considered nNot sensitive to O&M activities associated with potential displacement from the Hornsea Four array area. Potential connectivity limited to only during migratory bio-seasons whilst on passage.
- As discussed within paragraph 10.4.4.302 to 10.4.4.308 within B2.2: Report to Inform Appropriate Assessment, pPotential connectivity to the Hornsea Four array area during migratory bioseasons, with limited effect as species known to migrate closer to coast and any risk is highly likely to be trivial and inconsequential when considering one off migratory movements through OWFs but screened in on precautionary basis.
- As discussed within paragraph 10.4.4.302 to 10.4.4.308 within B2.2: Report to Inform Appropriate Assessment, aAnalysis of migratory apportionment assessments provided evidence of very small potential impacts / effects on this migratory seabird species alone from developments in the North Sea and therefore as stated in Table 55 within B2.2: Report to Inform Appropriate Assessment any contribution to an in-combination effect would be trivial and inconsequential. However, great skua is screened in on a precautionary basis.
- Moderate sensitivity to disturbance and displacement from operation and maintenance activities associated with Hornsea Four, though potential for an effect only during non-breeding season. However, connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential, though screened in on a precautionary basis. Not sensitive to operation and maintenance from disturbance and displacement activities during non-breeding season and too distant from array area to be the cause of an effect during the breeding season.
- Moderate sensitivity to disturbance and displacement from operation and maintenance activities from Hornsea Four and other offshore wind farms within the UK North Sea with potential for an effect during non-breeding season, though connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential. However, guillemot, razorbill and puffin are screened in to assess the likelihood of an AEol in-combination on a precautionary basis. Table 6 within the Screening Report (Appendix A of **B2.2: Report to Inform Appropriate Assessment**) considers that the species has potential connectivity to the Hornsea Four array area during migratory bio-seasons, with limited effect as species known to migrate closer to coast and any risk is highly likely to be trivial and inconsequential when considering one off migratory movements through OWFs, but screened in on precautionary basis.
- Analysis of migratory apportionment assessments provided evidence of very small potential impacts / effects on this migratory seabird species alone from developments in the North Sea and therefore any contribution to an in-combination effect would be trivial and inconsequential. However, great skua, Arctic skua and Arctic tern are screened in on a precautionary basis.
- Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species has moderate sensitivity to disturbance and displacement from operation and maintenance activities associated with Hornsea Four, though potential for an effect only during non-breeding season. However, connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential, though screened in on a precautionary basis.



Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species has moderate sensitivity to disturbance and displacement from operation and maintenance activities from Hornsea Four and other offshore wind farms within the UK North Sea with potential for an effect during non-breeding season, though connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential. However, guillemot, razorbill and puffin are screened in to assess the likelihood of an AEol in-combination on a precautionary basis.



HRA Screening Matrix 45: Sumburgh Head SPA

Name of European site:	Sumburgh Head SPA														
EU Code:	UK900	2511													
Distance to Project:	639 kn	n to arra	ay												
Likely Effects of Project															
Effect	Direct disturbance displacement				Indirect impacts through effects	on piey species	Collision risk				Barrier effect				
Stage of Development	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D
Fulmar (component of the seabird assemblage)		×a						×b						Хc	
Kittiwake (component of the seabird assemblage)		Χa						√d						√e	
Arctic tern		×f						√g						√h	
Guillemot (component of the seabird assemblage)		√i						×b						√j	

Evidence supporting conclusions:

- Xa <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> considers that the species is <u>Nn</u>ot sensitive to O&M from disturbance and displacement activities during non-breeding season and too distant from array area to be the cause of an effect during the breeding season.
- Xb <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> considers that the A-species that flies low to the water with very low risk of collision.
- Xc Based on low species sensitivity to impacts and over these scales, the pathways are considered too weak to contribute to a material degree to in-combination effects.
- √d Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species is Ppresent in the Hornsea Four array area in moderate densities and proportion fly at potential collision height (PCH) during the non-breeding bio-seasons. However, connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential, though screened in on a precautionary basis.
- ✓e <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species is Ppresent in moderate densities within Hornsea Four and proportion fly at PCH during the non-breeding bio-seasons so potential for collision risk from Hornsea Four and other offshore wind farms in the UK North Sea, though connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential. However, kittiwake is screened in to assess the likelihood of an AEol in-combination on a precautionary basis.</u>
- Xf <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species is Nnot sensitive to O&M activities associated with potential displacement from the Hornsea Four array area. Potential connectivity limited to only during migratory bio-seasons whilst on passage.</u>
- Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species has Ppotential connectivity to the Hornsea Four array area during migratory bio-seasons, with limited effect as species known to migrate closer to coast and any risk is highly likely to be trivial and inconsequential when considering one off migratory movements through OWFs but screened in on precautionary basis.
- Analysis of migratory apportionment assessments provided evidence of very small potential impacts / effects on this migratory seabird species alone from developments in the North Sea and therefore any contribution to an in-combination effect would be trivial and inconsequential. However, Arctic tern is screened in on a precautionary basis.



HRA Screening Matrix 45: Sumburgh Head SPA (cont.)

Evidence supporting conclusions (Cont.)

- Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species has a Mmoderate sensitivity to disturbance and displacement from operation and maintenance activities associated with Hornsea Four, though potential for an effect only during non-breeding season.—However, connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential, though screened in on a precautionary basis.
- Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species has a mModerate sensitivity to disturbance and displacement from operation and maintenance activities from Hornsea Four and other offshore wind farms within the UK North Sea with potential for an effect during non-breeding season, though connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential. However, guillemot is screened in to assess the likelihood of an AEol incombination on a precautionary basis



HRA Screening Matrix 46: Noss SPA

Name of European site:	Noss SPA														
EU Code:	UK900	2081													
Distance to Project:	667 km	n to array	/												
Likely Effects of Project															
Effect		Direct disturbance and displacement			Indirect impacts through the effects on prey species			Collision risk			Barrier effect				
Stage of Development	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D
Fulmar (component of the seabird assemblage)		Χa						×b						Хc	
Gannet		Xa						√d						√e	
Great skua		×f						√g						√h	
Kittiwake (component of the seabird assemblage)		Xa						√d						√e	
Guillemot		√i						×b						√j	
Puffin (component of the seabird assemblage)		√i						Хb						√j	

Evidence supporting conclusions:

- Xa <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> considers that the species is Nnot sensitive to O&M from disturbance and displacement activities during non-breeding season and too distant from array area to be the cause of an effect during the breeding season.
- Xb Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the A species that flies low to the water with very low risk of collision.
- Xc Based on low species sensitivity to impacts and over these scales, the pathways are considered too weak to contribute to a material degree to in-combination effects.
- √d Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species is Ppresent in the Hornsea Four array area in moderate densities and proportion fly at potential collision height (PCH) during the non-breeding bio-seasons. However, connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential, though screened in on a precautionary basis.
- √e Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species is Ppresent in moderate densities within Hornsea Four and proportion fly at PCH during the non-breeding bio-seasons so potential for collision risk from Hornsea Four and other offshore wind farms in the UK North Sea, though connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential. However, gannet and kittiwake are screened in to assess the likelihood of an AEol incombination on a precautionary basis.



- Xf Not sensitive to O&M activities associated with potential displacement from the Hornsea Four array area. Potential connectivity limited to only during migratory bio-seasons whilst on passage.
- √g Potential connectivity to the Hornsea Four array area during migratory bio-seasons, with limited effect as species known to migrate closer to coast and any risk is highly likely to be trivial and inconsequential when considering one off migratory movements through OWFs but screened in on precautionary basis.

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HRA Screening Matrix 46: Noss SPA (Cont.)

Evidence supporting conclusions (Cont.)

- Xf <u>As discussed within paragraph 10.4.4.302 to 10.4.4.308 within B2.2: Report to Inform Appropriate Assessment</u>, the species is considered nNot sensitive to O&M activities associated with potential displacement from the Hornsea Four array area. Potential connectivity limited to only during migratory bio-seasons whilst on passage.
- As discussed within paragraph 10.4.4.302 to paragraph 10.4.4.308 within B2.2: Report to Inform Appropriate Assessment, pPotential connectivity to the Hornsea Four array area during migratory bio-seasons, with limited effect as species known to migrate closer to coast and any risk is highly likely to be trivial and inconsequential when considering one off migratory movements through OWFs but screened in on precautionary basis.
- As discussed within paragraph 10.4.4.302 to 10.4.4.308 within B2.2: Report to Inform Appropriate Assessment, aAnalysis of migratory apportionment assessments provided evidence of very small potential impacts / effects on this migratory seabird species alone from developments in the North Sea and therefore as stated in Table 55 within B2.2: Report to Inform Appropriate Assessment any contribution to an in-combination effect would be trivial and inconsequential. However, great skua is screened in on a precautionary basis.
- √i Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species has a Mmoderate sensitivity to disturbance and displacement from operation and maintenance activities associated with Hornsea Four, though potential for an effect only during non-breeding season—. However, connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential, though screened in on a precautionary basis.
- Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species has a Mmoderate sensitivity to disturbance and displacement from operation and maintenance activities from Hornsea Four and other offshore wind farms within the UK North Sea with potential for an effect during non-breeding season, though connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential. However, guillemot and puffin are screened in to assess the likelihood of an AEoI in-combination on a precautionary basis.



HRA Screening Matrix 47: Foula SPA

Name of European site:	Foula 9	SPA														
EU Code:	UK900	2061														
Distance to Project:	678 km	n to arra	ay													
Likely Effects of Project																
Effect	Direct disturbance displacement				Indirect impacts through effects on		Collision risk				Barrier effect		In-combination			
Stage of Development	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	
Fulmar (component of the seabird assemblage)		×a						Хb						Хc		
Great skua		Χd						√e						√f		
Arctic skua (component of the seabird assemblage)		Χd						√e						√f		
Kittiwake (component of the seabird assemblage)		×a						√g						√h		
Arctic tern		Χd						√e						√f		
Guillemot		√i						Хb						√j		
Razorbill (component of the seabird assemblage)		√i						Хb						√j		
Puffin		√i						×b						√j		
Leach's storm petrel																
Red throated diver																
Shag																



HRA Screening Matrix 47: Foula SPA

Evidence supporting conclusions-

- Xa <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species is Nnot sensitive to operation and maintenance from disturbance and displacement activities during non-breeding season and too distant from array area to be the cause of an effect during the breeding season.</u>
- Xb Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the A species that flies low to the water with very low risk of collision.
- Xc Based on low species sensitivity to impacts and over these scales, the pathways are considered too weak to contribute to a material degree to in-combination effects.
- Xd <u>As discussed within paragraph 10.4.4.302 to 10.4.4.308 within B2.2: Report to Inform Appropriate Assessment</u>, the species is considered nNot sensitive to O&M activities associated with potential displacement from the Hornsea Four array area. Potential connectivity limited to only during migratory bio-seasons whilst on passage.
- As discussed within paragraph 10.4.4.302 to 10.4.4.308 within B2.2: Report to Inform Appropriate Assessment, pPotential connectivity to the Hornsea Four array area during migratory bioseasons, with limited effect as species known to migrate closer to coast and any risk is highly likely to be trivial and inconsequential when considering one off migratory movements through OWFs but screened in on precautionary basis.
- As discussed within paragraph 10.4.4.302 to paragraph 10.4.4.308 within B2.2: Report to Inform Appropriate Assessment, a Analysis of migratory apportionment assessments provided evidence of very small potential impacts / effects on this migratory seabird species alone from developments in the North Sea and therefore as stated within Table 55 of B2.2: Report to Inform Appropriate Assessment any contribution to an in-combination effect would be trivial and inconsequential. However, great skua is screened in on a precautionary basis.
- Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species is Ppresent in the Hornsea Four array area in moderate densities and proportion fly at potential collision height (PCH) during the non-breeding bio-seasons. However, connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential, though screened in on a precautionary basis.
- Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species is Ppresent in moderate densities within Hornsea Four and proportion fly at PCH during the non-breeding bio-seasons so potential for collision risk from Hornsea Four and other offshore wind farms in the UK North Sea, though connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential. However, kittiwake is screened in to assess the likelihood of an AEol in-combination on a precautionary basis.
- Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species has a Mmoderate sensitivity to disturbance and displacement from operation and maintenance activities associated with Hornsea Four, though potential for an effect only during non-breeding season.—However, connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential, though screened in on a precautionary basis.
- Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species has a Mmoderate sensitivity to disturbance and displacement from operation and maintenance activities from Hornsea Four and other offshore wind farms within the UK North Sea with potential for an effect during non-breeding season, though connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential. However, guillemot, razorbill and puffin are screened in to assess the likelihood of an AEol in-combination on a precautionary basis.



HRA Screening Matrix 48: Fetlar SPA

Name of European site:	Fetlar SPA														
EU Code:	UK900	2031													
Distance to Project:	712 kr	n to arra	ay												
Likely Effects of Project															
Effect	Direct disturbance displacement				Indirect impacts through effects on prey species			Collision risk			Barrier effect				
Stage of Development	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D
Fulmar (component of the seabird assemblage)		Χa						Xb						Хc	
Great skua		Χd						√e						√f	
Arctic skua (component of the seabird assemblage)		Χd						√e						√f	
Arctic tern		×gd						√ <u>h</u> e						√ <u>i</u> f	
Red-necked Phalarope															
Dunlin															
Whimbrel															

Evidence supporting conclusions.

- Xa <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species is Nn</u>ot sensitive to O&M from disturbance and displacement activities during non-breeding season and too distant from array area to be the cause of an effect during the breeding season.
- Xb <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the A species that the A spec</u>
- Xc Based on low species sensitivity to impacts and over these scales, the pathways are considered too weak to contribute to a material degree to in-combination effects.
- As discussed within paragraph 10.4.4.302 to 10.4.4.308 within B2.2: Report to Inform Appropriate Assessment, the species is considered nNot sensitive to O&M activities associated with potential displacement from the Hornsea Four array area. Potential connectivity limited to only during migratory bio-seasons whilst on passage.
- As discussed within paragraph 10.4.4.302 to 10.4.4.308 within B2.2: Report to Inform Appropriate Assessment, Ppotential connectivity to the Hornsea Four array area during migratory bioseasons, with limited effect as species known to migrate closer to coast and any risk is highly likely to be trivial and inconsequential when considering one off migratory movements through OWFs but screened in on precautionary basis.



HRA Screening Matrix 49: Hermaness, Saxa Vord and Valla Field SPA (Cont.)

Evidence supporting conclusions (Cont.)-

- As discussed within paragraph 10.4.4.302 to 10.4.4.308 within B2.2: Report to Inform Appropriate Assessment, aAnalysis of migratory apportionment assessments provided evidence of very small potential impacts / effects on this migratory seabird species alone from developments in the North Sea and therefore as stated in Table 55 within B2.2: Report to Inform Appropriate Assessment any contribution to an in-combination effect would be trivial and inconsequential. However, great skua is screened in on a precautionary basis.
- Xg Table 6 within the Screening Report (Appendix A of **B2.2: Report to Inform Appropriate Assessment**) considers that the species is not sensitive to operation and maintenance from disturbance and displacement activities during non-breeding season and too distant from array area to be the cause of an effect during the breeding season.
- As discussed within paragraph 10.4.4.302 to 10.4.4.308 within **B2.2: Report to Inform Appropriate Assessment**, potential connectivity to the Hornsea Four array area during migratory bioseasons, with limited effect as species known to migrate closer to coast and any risk is highly likely to be trivial and inconsequential when considering one off migratory movements through OWFs but screened in on precautionary basis.
- As discussed within paragraph 10.4.4.302 to 10.4.4.308 within B2.2: Report to Inform Appropriate Assessment, analysis of migratory apportionment assessments provided evidence of very small potential impacts / effects on this migratory seabird species alone from developments in the North Sea and therefore as stated in Table 55 within B2.2: Report to Inform Appropriate Assessment, any contribution to an in-combination effect would be trivial and inconsequential. However, arctic tern is screened in on a precautionary basis.



HRA Screening Matrix 49: Hermaness, Saxa Vord and Valla Field SPA

Name of European site:	Hermaness, Saxa Vord and Valla Field SPA														
EU Code:	UK90	02011													
Distance to Project:	733 k	m to ar	ray												
Likely Effects of Project															
Effect		Direct disturbance displacement			Indirect impacts through effects on			Collision risk			Barrier effect				
Stage of Development	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D
Fulmar (component of the seabird assemblage)		Xa						Хb						Хc	
Gannet		Xa						√d						√e	
Great skua		×f						√g						√h	
Kittiwake (component of the seabird assemblage)		Xa						√d						√e	
Guillemot (component of the seabird assemblage)		√i						Хb						√j	
Puffin		√i						Хb						√j	
Red throated diver															
Shag (component of the seabird assemblage)															

Evidence supporting conclusions.

- Xa <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species is Nn</u>ot sensitive to O&M from disturbance and displacement activities during non-breeding season and too distant from array area to be the cause of an effect during the breeding season.
- Xb Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the A-species that flies low to the water with very low risk of collision.
- Xc Based on low species sensitivity to impacts and over these scales, the pathways are considered too weak to contribute to a material degree to in-combination effects.
- Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species is Ppresent in the Hornsea Four array area in moderate densities and proportion fly at potential collision height (PCH) during the non-breeding bio-seasons. However, connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential, though screened in on a precautionary basis.
- ✓e <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> considers that the species is persent in moderate densities within Hornsea Four and proportion fly at PCH during the non-breeding bio-seasons so potential for collision risk from Hornsea Four and other offshore wind farms in the UK North Sea, though connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential. However, gannet and kittiwake are screened in to assess the likelihood of an AEol incombination on a precautionary basis.



Xf Not sensitive to O&M activities associated with potential displacement from the Hornsea Four array area. Potential connectivity limited to only during migratory bio-seasons whilst on passage.

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HRA Screening Matrix 49: Hermaness, Saxa Vord and Valla Field SPA (Cont.)

Evidence supporting conclusions (Cont.).

- Xf <u>As discussed within paragraph 10.4.4.302 to 10.4.4.308 within B2.2: Report to Inform Appropriate Assessment</u>, the species is considered nNot sensitive to O&M activities associated with potential displacement from the Hornsea Four array area. Potential connectivity limited to only during migratory bio-seasons whilst on passage.
- As discussed within paragraph 10.4.4.302 to 10.4.4.308 within B2.2: Report to Inform Appropriate Assessment, pPotential connectivity to the Hornsea Four array area during migratory bioseasons, with limited effect as species known to migrate closer to coast and any risk is highly likely to be trivial and inconsequential when considering one off migratory movements through OWFs but screened in on precautionary basis.
- As discussed within paragraph 10.4.4.302 to 10.4.4.308 within B2.2: Report to Inform Appropriate Assessment, aAnalysis of migratory apportionment assessments provided evidence of very small potential impacts / effects on this migratory seabird species alone from developments in the North Sea and therefore as stated in Table 55 within B2.2: Report to Inform Appropriate

 Assessment any contribution to an in-combination effect would be trivial and inconsequential. However, great skua is screened in on a precautionary basis.
- √i Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species has a Mmoderate sensitivity to disturbance and displacement from operation and maintenance activities associated with Hornsea Four, though potential for an effect only during non-breeding season.—However, connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential, though screened in on a precautionary basis.
- Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that a the species has a Mmoderate sensitivity to disturbance and displacement from operation and maintenance activities from Hornsea Four and other offshore wind farms within the UK North Sea with potential for an effect during non-breeding season, though connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential. However, guillemot and puffin are screened in to assess the likelihood of an AEol in-combination on a precautionary basis.



HRA Screening Matrix 50: Hornsea Mere SPA

Name of European site:	Horn	sea Me	re SPA												
EU Code:	UK90	06171													
Distance to Project:	12.9	km to o	ffshore	EEC											
Likely Effects of the Project															
Effect	Direct disturbance and displacement				Indirect impacts through the effects on	prey species		Collision Risk			Barrier effect		In-combination		
Stage of Development	С	0	D	С	0	D	С	0	D	С	O	D	С	0	D
Gadwall								√a						√b	
Mute swan															

Evidence supporting conclusions

- ✓a As discussed within paragraph 10.4.4.286 to 10.4.4.290 within B2.2: Report to Inform Appropriate Assessment, it is executed that there are very small potential impacts / effects on migratory gadwall from individual developments in the North Sea. However, in order to provide a quantification of any potential impacts and effects these species are screened in.
- As discussed within paragraph 10.4.4.286 to 10.4.4.290 within B2.2: Report to Inform Appropriate Assessment, it is eximated that there are very small potential impacts / effects on all migratory gadwall in-combination from developments in the North Sea. However, in order to provide a quantification of any potential impacts and effects these species are screened in.



HRA Screening Matrix 51: Northumberland Marine SPA

Name of European site:	Northumberland Marine SPA																	
EU Code:	UK9	020325																
Distance to Project:	187	km fror	n array,	144 km	to ECC													
Likely Effects of Project																		
Effect	Direct disturbance and displacement				Changes in prey availability &	behaviour	Indirect impacts through effects on prey species			prey species Collision risk			Barrier effect				In-combination	
Stage of Development	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D	С	0	D
Kittiwake (component of the seabird assemblage)		Xa		Xb		Хc		Χd			√e			Χf		Хg	√h	×g
Common tern		Xa		Xb		Хc		Χd			√i			×f		×g	√h	Хg
Arctic tern		Хa		Хb		Хc		Xd			√i			×f		×g	√h	Хg
Roseate tern		Χa		Хb		Хc		Χd			√i			×f		×g	√h	×g
Sandwich tern		Ха		Хb		Хc		Xd			√i			×f		Хg	√h	Хg
Little tern																		
Guillemot	√j	√j	√k	×b		Хc		Xd			ΧI			×f		√h	√h	√h
Puffin	√j	√j	√k	×b		Хc		Xd			ΧI			×f		√h	√h	√h
Seabird assemblage (excluding named components above)																		

Evidence supporting conclusions.

- Xa <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) identifies that the s</u>Species <u>is</u> not known to be sensitive to disturbance and displacement from operation and maintenance activities associated with offshore wind farms. A finding of **no LSE** applies.
- Very minor, localised effects are predicted for prey species within (and around) the array area (as reported in the project's Environmental Statement Statement Volume A2, Chapter 3: Fish and Shellfish Ecology and Volume A2, Chapter 2: Benthic and Intertidal Ecology during the construction phase. This far-ranging species is unlikely to be sensitive to indirect effects on foraging resource in the context noting the vast resources in the wider habitat available.
- Xc <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that Tthe impacts during the decommissioning phase are considered to be similar and potentially less than those outlined in the construction phase.</u>
- Xd <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that <code>‡throughout</code> all project phases, all impacts to <code>f=ish</code> and <code>S_shellfish</code> receptors were found to have either negligible, minor adverse or minor beneficial effects. Effects on prey species are reported in the project's <code>Environmental StatementES</code> <code>Volume A2</code>, <code>Chapter 3: Fish</code> and <code>Shellfish Ecology</code> and <code>Volume A2</code>, <code>Chapter 2:</code> Benthic and Intertidal Ecology. Indirect impacts on seabirds are not therefore anticipated. <code>No LSE</code>.

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HRA Screening Matrix 51: Northumberland Marine SPA (Cont.)

Evidence supporting conclusions (Cont.).

- ✓e <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> considers that the species is Ppresent in Hornsea Four array area in moderate densities and proportion fly at potential collision height (PCH) during the non-breeding bio-seasons. However, connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential, though screened in on a precautionary basis.
- Xf <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment)</u> considers that the species is Nnot sensitive to barrier effect from Hornsea Four, as no connectivity during more sensitive breeding bio-season and potential connectivity only during migratory bio-seasons whilst on passage when one off movements are not considered to be of any consequence to birds when migrating large distances through the North Sea.
- Yg Potential effects were not considered to require further assessment during the construction and decommissioning phase in-combination with other plans or projects. This is due to Hornsea Four having no overlap with relevant phases of other projects that would occur at the same time.
- √h Where potential for LSE has been concluded alone, potential for LSE has been concluded in-combination. No additional in-combination issues are identified.
- Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species has Ppotential connectivity to array area during migratory bioseasons, with limited effect as species known to migrate closer to coast and any risk is highly likely to be trivial and inconsequential when considering one off migratory movements through OWFs, but screened in on precautionary basis.
- Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that the species has a Mmoderate sensitivity to disturbance and displacement from construction and operation and maintenance activities associated with Hornsea Four, though potential for an effect only during non-breeding season.—However, connectivity limited due to mixing of wider North Sea populations and therefore any effect likely to be trivial and inconsequential, though screened in on a precautionary basis.
- √k <u>Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that ∓the impacts during the decommissioning phase are considered to be similar and potentially less than those outlined in the construction phase.</u>
- XI Table 6 within the Screening Report (Appendix A of B2.2: Report to Inform Appropriate Assessment) considers that Athe species that flies low to the water with a very low risk of collision.

END OF SCREENING MATRICES