

Hornsea Project Four

Statement of Common Ground between Hornsea Project Four and Environment Agency

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G1.12 Ver. C





Revision History

		1	
Date	Version	Reason for issue	
10/08/2021	i	1 st draft for Environment Agency (EA) with proposed areas of agreements	
18/02/2022	ii	2 nd draft with initial Environment Agency agreements and Rule 6 amendments incorporated.	
08/03/2022	01	Version submitted as Deadline 1 with updated position provided by the Environment Agency.	
10/05/2022	02	Version submitted as Deadline 4 with updated positions.	
10/08/2022	03	Final signed version submitted at Deadline 7 with updated positions.	

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Glossary

Term	Definition	
Development Consent	An order made under the Planning Act 2008 granting development consent	
Order (DCO)	for one or more Nationally Significant Infrastructure Projects (NSIP).	
Hornsea Project Four	The term covers all elements of the project (i.e. both the offshore and	
Offshore Wind Farm	onshore). Hornsea Four infrastructure will include offshore generating	
	stations (wind turbines), electrical export cables to landfall, and connection	
	to the electricity transmission network. Hereafter referred to as Hornsea	
	Four.	

Acronyms

Acronym	Definition	
CEA	Cumulative Effects Assessment	
DCO	Development Consent Order	
ECC	Export Cable Corridor	
EIA	Environmental Impact Assessment	
ES	Environmental Statement	
ExA	Examining Authority	
HVAC	High Voltage Alternating Current	
HVDC	High Voltage Direct Current	
LSE	Likely Significant Effect	
MHWS	Mean High Water Springs	
MLWS	Mean Low Water Springs	
SoCG	Statement of Common Ground	
OnSS	Onshore substation	
PEIR	Preliminary Environmental Information Report	
UK	United Kingdom	
WFD	Water Framework Directive	



1 Introduction

1.1 Reason for this document

- 1.1.1.1 This Statement of Common Ground (SoCG) has been prepared between Orsted Hornsea Project Four Limited ('the Applicant') and the Environment Agency to set out the areas of agreement and disagreement between the two parties in relation to the proposed Development Consent Order (DCO) application for the Hornsea Project Four offshore wind farm (hereafter referred to as 'Hornsea Four').
- 1.1.1.2 This SoCG covers the onshore topics of Hydrology and Flood Risk, onshore Ecology, and Geology and Ground Conditions only, in addition to general matters relevant on onshore and the project as a whole. It also covers in lesser detail the offshore topics of Marine Geology, Oceanography and Physical Processes, the offshore Water Framework Directive (WFD) Assessment and Commercial Fisheries.
- 1.1.1.3 The need for a SoCG between the Applicant and Environment Agency is set out within the Rule 6 letter issued by the Planning Inspectorate (PINS) on 24th January 2022.¹
- 1.1.1.4 It is the intention that this document will facilitate further discussions between the Applicant and the Environment Agency and will provide PINS with a clear overview of the level of common ground between both parties. This document will be updated throughout the application process.

1.2 Approach to SoCG

- 1.2.1.1 The Applicant took the decision at an early stage to adopt a proportionate approach to Environmental Impact Assessment (EIA) for Hornsea Four which is detailed and integrated throughout the application for development consent. The Impacts Register (Volume A4, Annex 5.1: Impacts Register (APP-049)) is a key tool that details all potential impacts identified for Hornsea Four and sets the scope of the EIA at various stages of the project (Scoping, Preliminary Environmental Information Report (PEIR) and DCO). In line with the Applicants approach to proportionality, only Likely Significant Effects (LSE) are included within the individual topic assessments of the Environmental Statement (ES).
- 1.2.1.2 The structure of this SoCG is as follows:
 - Section 1: Introduction;
 - Section 2: Consultation;
 - Section 3: Onshore Agreement Log;
 - Section 4: Offshore Agreement Log; and
 - Section 5: Summary.

¹ EN010098-000901-Hornsea 4 Rule 6 letter.pdf (planninginspectorate.gov.uk)





1.3 Application elements under the Environment Agency remit

1.3.1.1 The elements of Hornsea Four which may affect the interests of the Environment Agency are work numbers 2 and 4 to 1 nautical mile (NM) off the coast (offshore works), and work numbers 6 to 10, onshore. These are detailed in Part 1 (Authorised Development) of Schedule 1 (Authorised Project) of the draft DCO (C1.1: Draft DCO including Draft DML (APP-203)).

1.4 Overview of Hornsea Four

- 1.4.1.1 Hornsea Four is an offshore wind farm which will be located approximately 65 km offshore the East Riding of Yorkshire in the Southern North Sea and will be the fourth project to be developed in the former Hornsea Zone. Hornsea Four will include both offshore and onshore infrastructure and consists of:
 - Hornsea Four array area: This is where the offshore wind generating station will be located which will include the turbines, array cables, offshore accommodation platforms and a range of offshore substations as well as offshore interconnector cables and export cables;
 - Hornsea Four offshore export cable corridor (ECC): This is where the permanent offshore electrical infrastructure (offshore export cables, as well as the High Voltage Alternating Current (HVAC) booster station (if required), will be located;
 - Hornsea Four intertidal area: This is the area between Mean High Water Springs (MHWS) and Mean Low Water Springs (MLWS) through which all of the offshore export cables will be installed;
 - Hornsea Four onshore export cable corridor: This is where the permanent onshore electrical cable infrastructure will be located; and
 - Hornsea Four onshore substation (OnSS) including energy balancing infrastructure: This is where the permanent onshore electrical substation infrastructure (onshore High Voltage Direct Current (HVDC) converter/HVAC substation, energy balancing infrastructure and connections to the National Grid) will be located.



2 Consultation

2.1 Summary of consultation with the Environment Agency

2.1.1.1 **Table 1** summarises the consultation that the Applicant has undertaken with Environment Agency during the pre-application phase. In addition, a number of Position Statements and draft documents (including the impacts Register) have been issued throughout the per-application stage of Hornsea Four, for review and comment.

Table 1: Summary of pre-application consultation with the Environment Agency.

Date	Form of	Statutory/Non	Summary
	consultation	Statutory	
12/09/2018	Meeting	Non Statutory	Hornsea Project Four – Water and Flood Risk Evidence Plan
			Technical Panel meeting #1
			Initial meeting to discuss the approach to the Scoping Report,
			and the scope of any proposed surveys, the EIA including
			assessment methodology and the initial discussion of key issue
			or areas of concern.
15/10/2018	Consultation	Statutory	Hornsea Project Four Offshore Wind Farm Scoping Report
23/11/2018	Consultation response	Statutory	Scoping Opinion
			Providing comments on the Scoping Report.
15/01/2019	Meeting	Non Statutory	Hornsea Project Four – Water and Flood Risk Evidence Plan
			Technical Panel meeting #2
			Meeting to provide project updates, and an overview of the
			survey methodology and preliminary results obtained from
			ongoing surveys. Discussion on Scoping responses received by
			the project, accompanied by a discussion on the next steps for
			the PEIR and ES assessments.
05/04/2019	Meeting	Non Statutory	Hornsea Project Four – Water and Flood Risk Evidence Plan
			Technical Panel meeting #3
			Meeting to provide project updates, Hornsea Fours
			proportionate EIA, further evidence base to scope out impacts
			where consensus had not been reached with stakeholders, as
			well as the next steps to seeking consensus with stakeholders
			on the approach to the PEIR.
05/04/2019	Position Paper	Non Statutory	Hornsea Project Four – Water Resources and Flood Risk
			Technical Panel meeting #3 Position Paper



Date	Form of	Statutory/Non	Summary
	consultation	Statutory	
			Position paper to support and inform the third Water and Flood
			Risk Evidence Plan Technical Panel meeting. Provided further
			detail on baseline data collection, responses to key scoping
			opinions received, the propose approach to the PEIR and
			focussed questions for stakeholders.
08/04/2019	Meeting	Non Statutory	Hornsea Project Four – Ecology Evidence Plan Technical Panel
			meeting #3
			Meeting to provide project updates, Hornsea Fours
			proportionate EIA, further evidence base to scope out impacts
			where consensus had not been reached with stakeholders, as
			well as the next steps to seeking consensus with stakeholders
			on the approach to the PEIR.
27/06/2019	Meeting	Non Statutory	Hornsea Project Four – Water and Flood Risk Technical Panel
			meeting #4
			Meeting to provide project updates, further evidence base to
			scope out impacts where consensus had not been reached with
			stakeholders, and to present an update on how to read the
			Hornsea Four proportionate PEIR.
09/07/2019	Meeting	Non Statutory	Hornsea Project Four – Ecology Evidence Plan Technical Pane
			meeting #4
			Meeting to provide project updates, further evidence base to
			scope out impacts where consensus had not been reached with
			stakeholders, and to present an update on how to read the
			Hornsea Four proportionate PEIR.
13/08/2019	Consultation	Statutory	Hornsea Project Four PEIR
			Published for statutory Section 42 consultation.
23/11/2019	Consultation response	Statutory	Environment Agency letter response to PEIR
			Providing comments on the PEIR.
05/11/2019	Meeting	Non Statutory	Hornsea Project Four – Water and Flood Risk Technical Panel
			meeting #5
			Meeting to provide project updates since the submission of the
			PEIR and the close of the 2019 Section 42 consultation.
			Summary and Hornsea Fours initial responses to key Section 42
			comments received, and to seek consensus on the approach to the ES.
13/11/2019	Meeting	Non Statutory	Hornsea Project Four – Ecology Evidence Plan Technical Pane
	,		meeting #5



Date	Form of	Statutory/Non	Summary
	consultation	Statutory	
			Meeting to provide project updates since the submission of the
			PEIR and the close of the 2019 Section 42 consultation.
			Summary and Hornsea Fours initial responses to key Section 42
			comments received and to seek consensus on the approach to
			the ES.
05/02/2020	Meeting	Non Statutory	Hornsea Project Four – EIA & DCO workshop (Environment
			Agency) meeting #1
			To discuss specific comments raised by the EA at Section 42
			and through the evidence plan process around flood
			improvements, opportunities for enhancements, updates to
			project Commitments, Protective Provisions, and the
			Disapplication of the 2016 Environmental Permitting
			Regulations.
17/02/2020	Consultation	Statutory	Further Statutory Section 42 consultation
			Published by the Applicant for comments.
01/04/2020	Position Paper	Non Statutory	Hornsea Project Four – Hydrology and Flood Risk Assessment
			of modelled water levels for OnSS & Commitments Position
			Paper
			Position paper on Hornsea Fours updated proposed position to
			freeboard mitigation and updates to relevant Commitments
			discussed as Section 42 and in subsequent evidence plan
			technical panel meetings.
29/01/2021	Meeting	Non Statutory	Meeting held between the respective estates teams to discuss
			Protective Provisions and specific crossing matters.
07/06/2021	Position	Non Statutory	In addition, issue of baseline validity position papers for
	Papers		ecology, ground condition and hydrology and flood risk,
			reflecting a delay to the DCO application submission.
17/06/2021	Draft documents	Non Statutory	Draft DCO documents issued for review
	documents		The following documents were shared with the Environment
			Agency to review, prior to DCO application submission:
			Geology and Ground Conditions ES Chapter
			Hydrology and Flood Risk ES Chapter
			• Impacts Register Tabs for each of the abovementioned
			topics.
			Draft commitments register.
07/09/2021	Meeting	Non Statutory	Meeting to discuss comments received from the EA on flood
		-	defence investment, OnSS flood risk and excavations, peak
			flow allowances, withdrawal of flood defences and statement



2.1.1.2 In order to easily identify whether a matter is 'agreed' 'not agreed', or an 'ongoing point of discussion', the colour coding system set out in Table 3 below green, orange and red is used respectively within the 'position' column.

Table 2: Position Status Key

Position Status	Position Colour Coding
Agreed	Agreed
The matter is considered to be agreed between the parties	
Not Agreed – no material impact	Not Agreed – no material impact
The matter is not agreed between the parties, however the outcome of the	
approach taken by either the Applicant or EA is not considered to result in a	
material impact to the assessment conclusions.	
Not Agreed	Not Agreed
The matter is not agreed between the parties and the outcome of the	
approach taken by either the Applicant or EA is considered to result in a	
materially different impact to the assessment conclusions.	
Ongoing point of discussion	Ongoing point of discussion
The matter is neither 'agreed' nor 'not agreed' and is a matter where further	
discussion is required between the parties (e.g where documents are yet to	
be shared with the EA).	

2.1.1.3 The following section of this SoCG summaries the level of agreement between Hornsea Four and the Environment Agency on all relevant matters landward of MHWS.

3 Onshore Agreement Log

3.1 Overview

- 3.1.1.1 The following sections of this SoCG set out the level of agreement between the parties for each relevant onshore topic (as identified in paragraph 1.1.1.2).
- 3.1.1.2 The following section of this SoCG summaries the level of agreement between Hornsea Four and the Environment Agency on all relevant matters landward of MHWS.



3.1.2 General

Table 3: Agreement Log: General

ID	Hornsea Four's Position	Environment Agency's Position	Position Summary
G1.12:	There is a specific need to provide renewable energy, which is in line with	N/A	Agreed
1.1	government policy.		
G1.12:	The Applicant has adequately consulted with the Environment Agency	N/A	Agreed
1.2	throughout all stages of the project to date and the summary of		
	Consultation (Section 2 of this SoCG) is a fair and accurate record of pre-		
	application consultation.		
G1.12:	The site selection and route refinement outlined in Volume A1, Chapter 3:	N/A	Agreed
1.3	Site Selection and Consideration of Alternatives has properly considered		
	the alternatives for the relevant elements of Hornsea Four (landfall, onshore		
	ECC and OnSS).		
G1.12:	The selection of the OnSS site is appropriate and was discussed and agreed	N/A	Agreed
1.4	with the Environment Agency through the pre-application consultation		
	process.		
G1.12:	The Applicant's approach to proportionate EIA has been discussed with the	N/A	Agreed
1.5	Environment Agency to produce an Environment Statement that accords		
	with the Infrastructure Planning (Environmental Impact Assessment)		
	Regulations 2017		
G1.12:	The Protective Provisions set out in C1.1: Draft Development Consent Order	The EA have agreed to disapply the 2016	Agree
1.6	have been considered by the Environment Agency and are considered	Environmental Permitting Regulations (EPR) in	
	appropriate in principle.	regards to flood risk. In addition, the EA has	
		reviewed the Protective Provisions and consider	
		them to be appropriate.	
G1.12:	Waste management is adequately covered in the application, with the	N/A	Agreed
1.7	inclusion of the Outline Waste Management Plan, which forms Appendix E of		
	F2.2: Outline Code of Construction Practice (APP-237).		
G1.12:	Discussions are progressing well between representatives of both the	N/A	Agree
1.8	Applicant and EA with regards to a voluntary land agreement relating to		
	plot numbers 158, 159 and 160 at Watton Beck.		



ID	Hornsea Four's Position	Environment Agency's Position	Position Summary
	The voluntary land agreement includes specific provisions for the protection		
	of Watton Beck which will allow EA to properly discharge its statutory		
	obligations in that location, particularly with regards to future flood defence		
	works that may need to be carried out.		
	Technical information is currently being shared by the parties and technical		
	terms to be included in the land agreement are under discussion.		
	Following a meeting on 2nd August 2022 between the parties, discussions		
	are ongoing and the Applicant and EA are confident that terms can be		
	agreed shortly and passed to legal representatives to complete the		
	agreement in due course.		

3.1.3 Hydrology and Flood Risk

Table 4: Agreement Log: Hydrology and Flood Risk.

D	Hornsea Four's Position	Environment Agency's Position	Position Summary
EIA – Polic	cy and planning		
G1.12:	Volume A3, Chapter 2: Hydrology and Flood Risk (APP-026) has identified	Various flood risk meetings were held, specifically	Agreed
2.1	all relevant plans and policies and appropriate consideration has been given	around the following:	
	to them in the assessment.	Onshore substation and appropriate FRA	
		scoping, including additional modelling and	
		suitable climate change considerations.	
		Cable routing, and construction methodology	
		under 'main river' watercourses.	
		Wider consideration was given to landfall elements,	
		and interaction with coastal processes and policies.	

EIA – Baseline Environment



ID	Hornsea Four's Position	Environment Agency's Position	Position Summary
G1.12:	The ES adequately defines the baseline environment relevant to Hydrology	Flood risk is adequately assessed for risk to the	Agreed
2.2	and Flood Risk in Volume A3, Chapter 2: Hydrology and Flood Risk (APP-	proposed infrastructure. The assessment has drawn	
	026), to inform the EIA.	on latest available modelling, and consideration	
		given to other sources of risk – including surface	
		water.	
		The "baseline" considers future flood risk that is	
		expected to occur as a result of climate change.	
EIA – Asses	sment Methodology		
G1.12:	The study areas identified in Section 2.5 of Volume A3, Chapter 2:	Figures 2.2 – 2.6 identify the working corridor and	Agreed
2.3	Hydrology and Flood Risk (APP-026) are appropriate.	the watercourses to be crossed. The study area has	
		identified and considered these surface waterbodies.	
		Many of these watercourses form part of the River	
		Hull catchment drainage, comprising of complex	
		drainage features. Responsibility for the	
		watercourses include those under the jurisdiction of	
		the Internal Drainage Board, the Environment	
		Agency, and the Lead Local Flood Authority. Flood	
		risk across the study area is complex, and some	
		interdependencies exist that make isolating flood	
		risk in any one location difficult. For the construction	
		element, the reports appreciate this complexity,	
		with a view to managing and mitigating the flood	
		risk source(s) identified. For the operational phase,	
		flood risk is considered taking into account	
		appropriate allowances for climate change.	
G 1.12 :	The maximum design scenarios identified and outlined, where relevant, for	Consideration has been given to the design flood	Agreed
2.4	each impact in Section 2.9 of Volume A3, Chapter 2: Hydrology and Flood	risks to the development taking into account the	
	Risk (APP-026), and in the 'Hydrology and Flood Risk' tab of Volume A4,	appropriate climate change allowances.	
	Annex 5.1: Impacts Register (APP-049), represent the maximum project	For the onshore substation, further modelling was	
	parameters for assessment.	obtained which included alternative allowances.	
		This additional modelling did indicate higher flood	
		risk to the substation site. To mitigate this risk, a	

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ID	Hornsea Four's Position	Environment Agency's Position	Position Summary
		sequential approach within the site was utilised,	
		alongside the use of a precautionary freeboard, to	
		avoid interacting with areas potentially at increased	
		flood risk (including those areas currently shown as	
		Flood Zone 1 within the EA's Flood Map and the East	
		Riding of Yorkshire Council SFRA). We agreed that	
		through the use of freeboard that the risk was	
		adequately assessed and mitigated to ensure	
		sensitive aspects of the development are to be	
		located in areas of lowest overall flood risk.	
		Consideration was also given to other sources of	
		risk, including surface water. Again, avoidance of the	
		areas indicated to be at risk, and placement of	
		sensitive onshore substation elements outside these	
		areas was demonstrated.	
G1.12:	The potential impacts identified in Table 2.9 of Volume A3, Chapter 2:	The Impacts Register HFR-C-1 refers to the	Agreed
2.5	Hydrology and Flood Risk (APP-026), and in the 'Hydrology and Flood Risk'	commitment for utilising trenchless crossing	
	tab of Volume A4, Annex 5.1: Impacts Register (APP-049), represent a	techniques. Additionally, agreement was reached to	
	comprehensive list of the potential impacts.	ensure that reception pits were located at least	
		20m set back from 'main river' watercourses (and	
		flood defences where they exist) – stated in Table	
		2.9. We support the use of trenchless techniques to	
		cross 'main rivers' which minimises disturbance to	
		those 'main rivers.' Additionally, the use of	
		trenchless techniques will further reduce possible	
		flood risk issues. Within early meetings, a minimum	
		depth for watercourse crossings was established.	
		Subsequent meetings confirmed that this minimum	
		depth should also apply where cables were being	
		installed below flood defences. This was given	
		further consideration by the Environment Agency in	
		response to a number of flood incidents affecting	



ID	Hornsea Four's Position	Environment Agency's Position	Position Summary
		the catchment, and in response to emerging	
		strategic flood risk planning concerns.	
		The Environment Agency agree that the	
		Environmental Statement is adequate.	
G1.12:	The methodologies used in Section 2.10 of Volume A3, Chapter 2:	In general, this section includes an assessment of risk	Agreed
2.6	Hydrology and Flood Risk (APP-026) are appropriate for assessing the	based on environmental value (sensitivity) and	
	potential impacts of Hornsea Four.	magnitude of impact (degree of change). We agree	
		with the broad definitions provided, and the	
		receptors identified.	
EIA – Asses	sment Conclusions	1	
G1.12:	The conclusion that no LSE was identified at Scoping (or during subsequent	The EIA included guiding principles of	Agreed
2.7	correspondence with hydrology and flood risk stakeholders) for impacts	proportionality, which was discussed with the	
	HFR-C-1 (disturbance from cable crossings of Main Rivers and IDB	Environment Agency during initial meetings. It was	
	watercourses), HFR-C-3 (disturbance from cable crossings of minor drainage	also agreed in these early meetings to consider	
	ditches), HFR-C-5 (disruption of local land drainage), HFR-C-6 (changes in	feedback loops, should additional information or	
	water quality, construction), HFR-O-7 (alteration in run-off characteristics at	context become available. In general, we agree that	
	onshore substation), HFR-C-8 (mobilisation of pollutants), HFR-D-9	(for flood risk), no LSE were identified. Some of the	
	(decommissioning onshore ECC), HFR-D-10 (impacts associated with	activities identified were subject to inherent	
	decommissioning onshore substation), HFR-O-11 (impacts associated with	commitments or mitigation in order to agree with	
	operation) and not being significant in EIA terms, which resulted in these	those risks having no LSE. Of specific interest to	
	potential impacts being 'Scoped out' of further assessment or 'not	flood risk:	
	considered in detail in the ES', is appropriate.		
		HFR-C-1 included a number of commitments to	
		agree on parameters relating to minimum	
		depths below watercourses and flood risk	
		infrastructure, minimum horizontal distances	
		for reception pits. Some of this has	
		subsequently raised some issues which require	
		further agreement.	
G1.12:	The conclusion that no LSE was identified for impacts HFR-C-12	In terms of flood risk, these project activities have	Agreed
2.8	(hydrological and water quality effects on designated sites) and HFR-O-13	minimal impact. It was considered possible that	



ID	Hornsea Four's Position	Environment Agency's Position	Position Summary
	(thermal impacts on water resources) (not identified at Scoping), and not	these activities could interact with the surface	
	being significant in EIA terms, resulted in these potential impacts being not	waterbodies, and potentially affect flood risk	
	considered in detail in the PEIR or ES. This is appropriate.	operations indirectly and/or affect wider aspects	
		such as Water Framework Directive. In terms of	
		flood risk, the commitments set out in the Impacts	
		Register against HFR-C-12 and HFR-O-13 are	
		acceptable.	
G 1.12 :	The conclusion that no LSE was identified for HFR-C-2 (access across	HFR-C-2 includes reference to use of temporary	Agreed
2.9	watercourses) and HFR-C-4 (access across minor drainage ditches) at PEIR,	watercourse crossings, including 'main rivers' and	
	and not being significant in EIA terms, and were therefore not considered in	'ordinary watercourses.' The Environment Agency's	
	detail in the ES, is appropriate.	position only refers to crossings of 'main rivers.' We	
		agree that any such crossings should avoid the use	
		of culverts, in line with our policy. The Impacts	
		Register indicates that the locations of crossings is	
		shown in Figure 2.10-2.14 of the Volume A3:Chapter	
		2' Within the Hydrology and Flood Risk document	
		submitted at PEIR, Section 2.11.1.10 stated that	
		"several temporary crossings are proposed	
		on[named 'main rivers'],these crossings would be	
		located on tributaries rather than the main river	
		channels." The Environment Agency agreed to the	
		notes of a technical meeting where any temporary	
		crossings over main rivers would (a) avoid use of	
		culverts and (b) be of clear span construction. On	
		smaller watercourses, the use of bailey bridges may	
		be acceptable. The EA has highlighted to the	
		applicant three crossings where it is considered that	
		a clear span bridge must be used and any crossing	
		must not interfere with or load the flood defences in	
		any way. The applicant has indicated that a number	
		of options are available to them that will ensure no	
		loading on the defences and EA consent will need to	



ID	Hornsea Four's Position	Environment Agency's Position	Position Summary
		be sought for all main river crossings. The applicant	
		has agreed to make minor changes to wording	
		within the CoCP to reflect this.	
		HFR-C-4 refers to possible temporary culverting of	
		minor watercourses (i.e. not affecting any 'main	
		river'). Whilst our comments relating to the EA's	
		culverting position remain valid, comments relating	
		to the jurisdiction over ordinary watercourses	
		remains with other Risk Management Authorities.	
G1.12:	The assessment of potential effects on Hydrology and Flood Risk in Volume	N/A	Agreed
2.10	A3, Chapter 2: Hydrology and Flood Risk (APP-026) is appropriate and		
	proportionate and identifies the likely significant effects from Hornsea Four.		
51.12:	The conclusions of the CEA on hydrology and flood risk presented in Section	N/A	Agreed
2.11	2.12 and inter-related effects in Section 2.14 of Volume A3, Chapter 2:		
	Hydrology and Flood Risk (APP-026), are appropriate.		
Draft DCO	/ Outline Management Plans / Mitigation and Monitoring		
51.12:	The measures described in F2.6: Outline Onshore Infrastructure Drainage	The Lead Local Flood Authority take the lead on	Agreed
2.12	Strategy (APP-241) are appropriate and adequately mitigate likely	surface water and detailed drainage design, whilst	
	significant effects where possible.	the Internal Drainage Board provide input within	
		drainage areas under their control.	
	F2.6 Outline Onshore Infrastructure Drainage Strategy (APP-241) includes		
	all relevant mitigation measures specified in Volume A3, Chapter 2:	In terms of managing overall risks in relation to	
	Hydrology and Flood Risk (APP-026) and is appropriate for managing	drainage, we agree with the drainage strategy	
	construction and post construction impacts from Hornsea Four on hydrology	which endeavours to restrict surface water runoff to	
	and flood risk receptors landward of MLWS.	greenfield runoff rates and volumes. The outline	
		strategy indicates that further assessment is	
	Volume A4, Annex 5.2: Commitments Register (APP-050) includes	required to identify if SuDS can be incorporated. We	
	commitments (Co14, Co19, Co191) to produce a strategy in accordance	agree with the principles of the document to ensure	
	with the outline strategy which is secured via Requirement 13 and 15 of	that through appropriate drainage and attenuation	



ID	Hornsea Four's Position	Environment Agency's Position	Position Summary
		We are supportive of the commitment Co183 which requires any temporary access tracks crossing floodplain areas to be as consistent with existing ground levels as possible. Co184 has similar commitments where temporary watercourse crossings may be required, and should be read in conjunction with the relevant aspects of the Impacts Register relating to temporary watercourse crossing	
G1.12: 2.13	Requirement 13 and 15 of the draft DCO (C1.1: Draft DCO (APP-203)) is sufficient to secure the mitigation measures described in F2.6: Outline Onshore Infrastructure Drainage Strategy (APP-241).	construction N/A	Agreed
G1.12: 2.14	 F2.2 Outline Code of Construction Practice (APP-237) (CoCP) includes all relevant mitigation measures specified in Volume A3, Chapter 2: Hydrology and Flood Risk (APP-026) and is appropriate for managing construction and post construction impacts from Hornsea Four on hydrology and flood risk receptors landward of MLWS. Volume A4, Annex 5.2: Commitments Register (APP-050) includes a commitment (Co124) to produce a CoCP in accordance with the Outline CoCP which is secured via Requirement 17 of C1.1: Draft Development Consent Order (APP-203). 	Subject to the minor changes to the CoCP agreed under G1.12: 2.5, we agree with the Outline CoCP for the onshore elements.	Agreed
G1.12: 2.15	Consent Order (APP-203). The application and modification of legislative provisions, as set out in of C1.1: Draft Development Consent Order (APP-203), in the context of the disapplication of Environmental Permitting (England and Wales) 2016 is considered appropriate.	N/A	Agreed



3.1.4 Onshore Ecology

Table 5: Agreement Log: Onshore Ecology.

ID	Hornsea Four's Position	Environment Agency's Position	Position Summary
EIA – Policy	y and planning		
G1.12:	Volume A3, Chapter 3: Ecology and Nature Conservation (APP-027) has	N/A	Agreed
3.1	identified all relevant plans and policies and appropriate consideration has		
	been given to them in the assessment.		
EIA – Basel	ine Environment		
G1.12:	The ES adequately defines the baseline environment relevant to Ecology	N/A	Agreed
3.2	and Nature Conservation in Section 3.7; Volume A3, Chapter 3: Ecology and		
	Nature Conservation (APP-027) to inform the EIA.		
EIA – Asses	sment Methodology		
G1.12:	The study areas identified in Section 3.5 of Volume A3, Chapter 3: Ecology	N/A	Agreed
3.3	and Nature Conservation (APP-027) are appropriate.		
G1.12:	The maximum design scenarios identified and outlined, where relevant, for	N/A	Agreed
3.4	each impact in Section 3.9 of Volume A3, Chapter 3: Ecology and Nature		
	Conservation (APP-027), and in the 'Ecology and Nature Conservation' tab		
	of Volume A4, Annex 5.1: Impacts Register (APP-049), represent the		
	maximum project parameters for assessment.		
G1.12:	The potential impacts identified in Table 3.13 and Section 3.11 of Volume	N/A	Agreed
3.5	A3, Chapter 3: Ecology and Nature Conservation (APP-027), and in the		
	'Ecology and Nature Conservation' tab of Volume A4, Annex 5.1: Impacts		
	Register (APP-049), represent a comprehensive list of the potential impacts.		
G1.12:	The methodologies used in Section 3.10 of Volume A3, Chapter 3: Ecology	N/A	Agreed
3.6	and Nature Conservation (APP-027) are appropriate for assessing the		
	potential impacts of Hornsea Four.		
EIA – Asses	sment Conclusions	1	
G1.12:	The conclusion that no LSE was identified at Scoping (or during subsequent	N/A	Agreed
3.7	correspondence with ecology and nature conservation stakeholders) for		
	impacts ENC-C-7 (impacts on white clawed crayfish and fish, construction),		
	ENC-C-10 (accidental release of pollution, construction), ENC-O-12 (habitat		



ID	Hornsea Four's Position	Environment Agency's Position	Position Summary
	degradation from operation and maintenance of onshore ECC), ENC-O-13		
	(impacts on protected species from operation and maintenance of onshore		
	ECC), ENC-O-15 (accidental release of pollution, operation), ENC-D-16		
	(impacts on habitats of decommissioning of onshore ECC), ENC-D-19		
	(accidental release of pollutants, decommissioning), and not being significant		
	in EIA terms, which resulted in these potential impacts being 'Scoped out' of		
	further assessment or 'not considered in detail in the ES', is appropriate.		
G1.12:	The conclusion that no LSE was identified for ENC-C-2 (impacts on	N/A	Agreed
3.8	designated sites, construction), ENC-C-8 (impacts on reptiles, construction),		
	ENC-D-17 (decommissioning onshore substation on habitats) at PEIR, and not		
	being significant in EIA terms, and were therefore not considered in detail in		
	the ES, is appropriate.		
G1.12:	The conclusion that impacts ENC-C-1, ENC-C-3, ENC-C-4, ENC-C-5, ENC-C-6,	N/A	Agreed
3.9	ENC-C-9, ENC-O-11, ENC-O-14, ENC-D-18 assessed within Volume A3		
	Chapter 3: Ecology and Nature Conservation (APP-027) are not considered		
	to be significant in EIA terms is appropriate when considered alongside the		
	commitments in Table 3.14 and where relevant, identified further mitigation		
	measures.		
G1.12:	The conclusions of the CEA on ecology and nature conservation presented in	N/A	Agreed
3.10	Section 3.12 and inter-related effects in Section 3.14 of Volume A3, Chapter		
	3: Ecology and Nature Conservation (APP-027), are appropriate.		
Draft DCO /	Outline Management Plans / Mitigation and Monitoring		
G1.12:	Requirement 8, 10 and 19 of the draft DCO (C1.1: Draft DCO (APP-203)) is	N/A	Agreed
3.11	sufficient to secure the mitigation measures described in F2,.3: Outline		
	Ecological Management Plan (APP-238) and F2.8: Outline Landscape		
	Management Plan (APP-243).		
G1.12:	F2.3 Outline Ecological Management Plan (APP-238) includes all relevant	N/A	Agreed
3.12	mitigation measures specified in Volume A3, Chapter 3: Ecology and Nature		
	Conservation (APP-027) and is appropriate for managing construction and		
	post construction impacts from Hornsea Four on ecology and nature		
	conservation receptors landward of MHWS.		



ID	Hornsea Four's Position	Environment Agency's Position	Position Summary
	Volume A4, Annex 5.2: Commitments Register (APP-050) includes a		
	commitment (Co168) to produce an EMP in accordance with the Outline		
	EMP which is secured via Requirement 10 of C1.1: Draft DCO (APP-203).		
G1.12:	F2.2 Outline Code of Construction Practice (APP-237) includes all relevant	N/A	Agreed
3.13	mitigation measures specified in Volume A3, Chapter 3: Ecology and Nature		
	Conservation (APP-027) and is appropriate for managing construction and		
	post construction impacts from Hornsea Four on ecology and nature		
	conservation receptors landward of MLWS.		
	Volume A4, Annex 5.2: Commitments Register (APP-050) includes a		
	commitment (Co124) to produce a CoCP in accordance with the Outline		
	CoCP which is secured via Requirement 17 of C1.1: Draft DCO (APP-203).		
G1.12:	The biodiversity net gain measures set out in F2.16: Outline Net Gain	Awaiting position from the Environment Agency	ТВС
3.14	Strategy (APP-251) are sufficiently comprehensive and appropriate.		

3.1.5 Geology and Ground Conditions

Table 6: Agreement Log: Geology and Ground Conditions.

ID	Hornsea Four's Position	Environment Agency's Position	Position Summary
EIA – Policy	y and Planning		
G1.12:	Volume A3, Chapter 1: Geology and Ground Conditions (APP-025) has	N/A	Agreed
4.1	identified all relevant plans and policies and appropriate consideration has		
	been given to them in the assessment.		
EIA – Basel	ine Environment		
G1.12:	The ES adequately defines the baseline environment relevant to Geology	N/A	Agreed
4.2	and Ground Conditions in Section 1.7; Volume A3, Chapter 1: Geology and		
	Ground Conditions (APP-025) to inform the EIA.		



ID	Hornsea Four's Position	Environment Agency's Position	Position Summary
G1.12:	The study areas identified in Section 1.5 of Volume A3, Chapter 1: Geology	N/A	Agreed
4.3	and Ground Conditions (APP-025) are appropriate.		
G1.12:	The maximum design scenarios identified and outlined, where relevant, for	N/A	Agreed
4.4	each impact in Section 1.9 of Volume A3, Chapter 1: Geology and Ground		
	Conditions (APP-025), and in the 'Geology and Ground Conditions' tab of		
	Volume A4, Annex 5.1: Impacts Register (APP-049), represent the maximum		
	project parameters for assessment.		
G1.12:	The potential impacts identified in Table 1.7 and Section 1.11 of Volume A3,	N/A	Agreed
4.5	Chapter 1: Geology and Ground Conditions (APP-025), and in the 'Geology		
	and Ground Conditions' tab of Volume A4, Annex 5.1: Impacts Register		
	(APP-049), represent a comprehensive list of the potential impacts.		
G1.12:	The methodologies used in Section 1.10 of Volume A3, Chapter 1: Geology	N/A	Agreed
4.6	and Ground Conditions (APP-025) are appropriate for assessing the		
	potential impacts of Hornsea Four.		
EIA – Asses	sment Conclusions		
G1.12:	The conclusion that no LSE was identified at Scoping (or during subsequent	N/A	Agreed
4.7	correspondence with geology and ground conditions stakeholders) for		
	impacts GGC-C-1 (damage to designated geological SSSIs), GGC-C-2		
	(indirect effects on designated geological SSSIs), GGC-C-6 (soil compaction),		
	GGC-C/O-9 (accidental spills), and GGC-D-10 (decommissioning), and not		
	being significant in EIA terms, which resulted in these potential impacts being		
	'Scoped out' of further assessment or 'not considered in detail in the ES', is		
	appropriate.		
G1.12:	The conclusion that no LSE was identified for GGC-O-3 (sterilisation of future	N/A	Agreed
4.8	mineral resources), GGC-C-7 (dewatering of trenches and excavations), ENC-		
	C-8 (physical intrusion into groundwater resource), GGC-C-11 (impacts on		
	groundwater resources) at PEIR, and not being significant in EIA terms, and		
	were therefore not considered in detail in the ES, is appropriate.		
G1.12:	The conclusion that impacts GGC-C-4 (exposure of workforce to health	N/A	Agreed
4.9	impacts), GGC-C-5 (encountering contamination during intrusive works),		
	assessed within Volume A3, Chapter 1: Geology and Ground Conditions		
	(APP-025) are not considered to be significant in EIA terms is appropriate		



ID	Hornsea Four's Position	Environment Agency's Position	Position Summary
	when considered alongside the commitments in Table 1.8 and where		
	relevant, identified further mitigation measures.		
G1.12:	The conclusions of the CEA on geology and ground conditions presented in	N/A	Agreed
4.10	Section 1.12 and inter-related effects in Section 1.14 of Volume A3, Chapter		
	1: Geology and Ground Conditions (APP-025), are appropriate.		
Draft DCO	/ Outline Management Plans / Mitigation and Monitoring		
G1.12:	Requirement 14 of the draft DCO (C1.1: Draft DCO (APP-203) is sufficient to	N/A	Agreed
4.11	secure the mitigation measures associated with contaminated land and		
	groundwater.		
G1.12:	F2.2 Outline Code of Construction Practice (APP-237) includes all relevant	N/A	Agreed
4.12	mitigation measures specified in of Volume A3, Chapter 1: Geology and		
	Ground Conditions (APP-025) and is appropriate for managing construction		
	and post construction impacts from Hornsea Four on ecology and nature		
	conservation receptors landward of MLWS.		
	Volume A4, Annex 5.2: Commitments Register (APP-050) includes a		
	commitment (Co124) to produce a CoCP in accordance with the Outline		
	CoCP which is secured via Requirement 17 of C1.1: Draft Development		
	Consent Order.		

3.1.6 Onshore WFD

Table 7: Agreement log: Onshore WFD.

ID	Hornsea Four's Position	Environment Agency's Position	Position Summary
G1.12:	Section 1 of Volume A6, Annex 2.3: Water Framework Directive	N/A	Agreed
5.1	Compliance Assessment has identified all appropriate legislation and policy		
	context relevant to the onshore WFD Assessment.		
G1.12:	The methodology for the WFD assessment as set out in Section 2 and	N/A	Agreed
5.2	Section 3 of Volume A6, Annex 2.3: Water Framework Directive		
	Compliance Assessment is acceptable and satisfactory.		



ID	Hornsea Four's Position	Environment Agency's Position	Position Summary
G1.12:	The parametres used for the Scoping and Impact assessment stages of the	N/A	Agreed
5.3	WFD assessment, as set out in Section 3.3 of Volume A6, Annex 2.3: Water		
	Framework Directive Compliance Assessment, have adequately assessed		
	the maximum design scenarios (in Section 2.2 to Section 2.4 of Volume A6,		
	Annex 2.3: Water Framework Directive Compliance Assessment) for		
	Hornsea Four (both alone and cumulatively).		
G1.12:	The water bodies identified in Section 4.1 and Table 1 of Volume A6, Annex	N/A	Agreed
5.4	2.3: Water Framework Directive Compliance Assessment, have been		
	accurately screened and characterised.		
G1.12:	The Scoping process outlined in Section 4.2 of Volume A6, Annex 2.3: Water	N/A	Agreed
5.5	Framework Directive Compliance Assessment, has identified the quality		
	elements for each of the relevant water bodies.		
G1.12:	The conclusions of the impact assessment, as set out in Section 4.3 and	N/A	Agreed
5.6	Section 5 of Volume A6, Annex 2.3: Water Framework Directive		
	Compliance Assessment, identifying.		





4 Offshore Agreement log

4.1 Overview

- 4.1.1.1 This section of the SoCG set out the level of agreement between the parties for each relevant offshore topic (as identified in paragraph 1.1.1.2).
- 4.1.1.2 The following section of this SoCG summaries the level of agreement between Hornsea Four and the Environment Agency on all relevant matters seaward of MHWS.



Table 8: Agreement Log: Offshore Matters

ID	Hornsea Four's Position	Environment Agency's Position	Position Summary
Offshore W	/FD		
G1.12:	Volume A5, Annex 2.2: Water Framework Directive Assessment (APP-069)	N/A	Agreed
6.1	accurately and adequately considers the effects of Hornsea Four to ensure		
	that the proposed activities would not cause or contribute to deterioration		
	of status or jeopardise any waterbodies from achieving Good status.		
Marine Geo	ology, Oceanography and Physical Processes		
G1.12:	Volume A2, Chapter 1: Marine Geology, Oceanography and Physical	N/A	Agreed
6.2	Processes (APP-013) accurately and adequately assesses potential impacts		
	and identifies that no significant effects will occur as a result of Hornsea		
	Four.		
Fisheries			
G1.12:	Volume A2, Chapter 6: Commercial Fisheries (APP-018) accurately and	N/A	Agreed
6.3	adequately assesses potential impacts and identifies that no significant		
	effects will occur as a result of Hornsea Four.		





5 Summary

- 5.1.1.1 This SoCG has outlined the consultation that has taken place between the Applicant and the Environment Agency during the pre-application phase. The agreement logs present the position reached between Hornsea Four and the Environment Agency in relation to relevant onshore and offshore matters.
- 5.1.1.2 This SoCG will be updated as discussions progress and made available to the ExA as requested through the DCO examination phase.