



Hornsea Project Four:

Compensation Project Description (Tracked)

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Glossary

Term	Definition
Commitment	Hornsea Four, throughout the pre-Application consultation process, has produced a Commitments Register which forms a quick reference guide to commitments the project has made. Commitment is a term used interchangeably with mitigation and enhancement measures. The purpose of Commitments is to reduce and/or eliminate Likely Significant Effects (LSEs), in EIA terms. Primary (Design) or Tertiary (Inherent) are both embedded within the assessment. Secondary commitments are incorporated to reduce LSE to environmentally acceptable levels following initial assessment i.e. so that residual effects are acceptable.
Compensation Measures	The measures that have been developed by the Applicant pursuant to the HRA Derogation Provisions "without prejudice" to the Applicants position of no Adverse Effect on Site Integrity at the Flamborough and Filey Coast in respect of the qualifying features. The Compensation Measures are: [offshore and onshore nesting; predator eradication; bycatch and fish habitat enhancement measures]. Each a Compensation Measure and together Compensation Measures.
Cumulative effects	The combined effect of Hornsea Four in combination with the effects from a number of different projects, on the same single receptor/resource. Cumulative impacts are those that result from changes caused by other past, present or reasonably foreseeable actions together with Hornsea Project Four.
Design Envelope	A description of the range of possible elements that make up the Hornsea Project Four design options under consideration, as set out in detail in the project description and this Compensation Project Description. This envelope is used to define Hornsea Project Four for Environmental Impact Assessment (EIA) purposes when the exact engineering parameters are not yet known. This is also often referred to as the "Rochdale Envelope" approach.
Development Consent Order (DCO)	An order made under the Planning Act 2008 granting development consent for one or more Nationally Significant Infrastructure Projects (NSIP).
Environmental Impact Assessment (EIA)	A statutory process by which certain planned projects must be assessed before a formal decision to proceed can be made. It involves the collection and consideration of environmental information, which fulfils the assessment requirements of the EIA Directive and EIA Regulations, including the publication of an Environmental Statement (ES).
Hornsea Project Four Offshore Wind Farm	The term covers all elements of the project (i.e. both the offshore and onshore). Hornsea Four infrastructure will include offshore generating stations (wind turbines), electrical export cables to landfall, connection to the electricity transmission network. Hereafter referred to as Hornsea Four.
Landfall	The generic term applied to the entire landfall area between Mean Low Water Spring (MLWS) tide and the Transition Joint Bay (TJB) inclusive of all construction

	works, including the offshore and onshore ECC, intertidal working area and landfall compound. Where the offshore cables come ashore east of Fraisthorpe.
Maximum Design Scenario (MDS)	The maximum design parameters of each Hornsea Four asset (both on and offshore) considered to be a worst case for any given assessment.
Mitigation	A term used interchangeably with Commitment(s) by Hornsea Four. Mitigation measures (Commitments) are embedded within the assessment at the relevant point in the EIA (e.g. at Scoping, or PEIR or ES).
Order Limits	The limits within which Hornsea Project Four (the 'authorised project) may be carried out.
Orsted Hornsea Project Four Ltd.	The Applicant for the proposed Hornsea Project Four Offshore Wind Farm Development Consent Order (DCO).
Planning Inspectorate (PINS)	The agency responsible for operating the planning process for Nationally Significant Infrastructure Projects (NSIPs).

Acronyms

Term	Definition
AfL	Agreement for Lease
AEoI	Adverse Effect on Integrity
AONs	Apparently Occupied Nests
CAA	Civilian Aviation Authority
DCO	Development Consent Order
Defra	Department for Environment, Food and Rural Affairs
DPV	Dynamic Positioning Vessel
EIA	Environmental Impact Assessment
ES	Environmental Statement
EU	European Union
FFC	Flamborough and Filey Coast
HRA	Habitats Regulations Assessment
JNCC	Joint Nature Conservation Committee
MDS	Maximum Design Scenario
MLWS	Mean Low Water Springs
MMO	Marine Management Organisation
MoU	Memorandum of Understanding
NFFO	National Federation of Fisherman's Organisations
NUI	Normally unattended installation
NtM	Notice to Mariners
OOEG	Offshore Ornithology Engagement Group
PEIR	Preliminary Environmental Information Report
PINS	The Planning Inspectorate
PSA	Particle Size Analysis
RIAA	Report to Inform Appropriate Assessment
RSPB	Royal Society for the Protection of Birds
SAC	Special Area of Conservation
SPA	Special Protection Area
SNCBs	Statutory nature conservation bodies
SoS	Secretary of State
SSS	Side-Scan Sonar
TCE	The Crown Estate
TWT	The Wildlife Trust
UK	United Kingdom
UKHO	UK Hydrographic Office

Units

Unit	Definition
<u>cm</u>	<u>Centimetre</u>
dB	Decibel (sound pressure)
Hz	Hertz (frequency)
<u>km</u>	<u>Kilometre</u>
<u>m</u>	<u>metre</u>

1 Introduction

1.1 Project Background

1.1.1.1 Orsted Hornsea Project Four Limited (the 'Applicant') is proposing to develop Hornsea Project Four Offshore Wind Farm ('Hornsea Four').

1.1.1.2 The purpose of this Environmental Impact Assessment (EIA) Project Description Annex update is to provide a description of the proposed Compensation Measures the Applicant may be required to deliver to compensate for potential impacts upon certain seabird species at the Flamborough and Filey Coast Special Protection Area (FFC SPA), located on the East Coast of England. The Compensation Measures were initially (at the point of DCO Application in September 2021) proposed "without prejudice" to the Applicant's conclusion of No Adverse Effect on Integrity (AEol) upon the seabird species (kittiwake, ~~gannet~~, guillemot and razorbill) in the Report to Inform the Appropriate Assessment (RIAA).

1.1.1.3 As set out in the Applicant's position paper (**G1.5 Kittiwake Adverse Effects on Integrity (AEol) Conclusion (AS-023)**), the Applicant ~~is~~ has updated the Report to Inform Appropriate Assessment (RIAA) (B2.2 ~~RP Volume B2 Chapter 2~~ Report to Inform Appropriate Assessment Part 1 (~~as submitted at Deadline 5~~ **REP5-012**) and Part 4 (**REP1-012**) and its derogation case (B2.5 ~~RP Volume B2 Chapter 5~~ Without Prejudice Derogation Case (**REP1-014**) based on an overall conclusion that there is potential for an AEol on kittiwake at the FFC SPA from Hornsea Four in-combination with other projects (see **G1.5 Kittiwake Adverse Effects on Integrity (AEol) Conclusion (AS-023)**).

~~1.1.1.2~~ 1.1.1.4 In light of the Applicant's updated position on kittiwake, the compensatory measures for kittiwake are now considered necessary, whereas for other species (guillemot and ~~razorbill and gannet~~) the Applicant remains confident there would be no AEol alone or in combination and the compensatory measures remain "without prejudice" measures.

1.1.1.5 The Hornsea Four offshore wind farm will be located approximately 69 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 including an offshore generating station (wind farm), export cables to landfall (at Fraisthorpe), and connection to the electricity transmission network at National Grid Creyke Beck. Detailed information on the project design can be found in ~~Volume 1:~~ **A1.4 Project Description (REP6-002)**, with detailed information on the site selection process and consideration of alternatives described in ~~Volume 1:~~ **A1.3: Site Selection and Consideration of Alternatives (APP-009)**, which are provided on the Hornsea Four website in the Documents Library. ~~at:~~

~~1.1.1.3~~ 1.1.1.6 The Hornsea Four Agreement for Lease (AfL) area was 846 km² at the Scoping phase of project development. In the spirit of keeping with Hornsea Four's approach to Proportionate

Environmental Impact Assessment (EIA), the project has given due consideration to the size and location (within the existing AfL area) of the final project that is being taken forward to Development Consent Order (DCO) application. This consideration is captured internally as the "Developable Area Process", which includes Physical, Biological and Human constraints in refining the developable area, balancing consenting and commercial considerations with technical feasibility for construction.

~~1.1.1.4~~1.1.1.7 T
 he combination of Hornsea Four's Proportionality in EIA and Developable Area Process has resulted in a marked reduction in the array area taken forward at the point of DCO application. Hornsea Four adopted a major site reduction from the array area presented at Scoping (846 km²) to the Preliminary Environmental Information Report (PEIR) boundary (600 km²), with a further reduction adopted for the Environmental Statement (ES) and DCO application (468 km²) due to the results of the PEIR, technical considerations and stakeholder feedback.:-

~~1.1.1.5~~1.1.1.8 T
 he Applicant ~~is~~ submitted (September 2021)~~ing~~ an application for a DCO to the Planning Inspectorate (PINS), supported by a range of plans and documents including an ES which sets out the results of the EIA on the proposed offshore wind farm and its associated infrastructure, and an Annex to the EIA (which has subsequently been updated) which assesses the environmental impact associated with the implementation of the proposed Compensation Measures (which have been updated), which are set out in this Compensation Project Description update.

~~1.1.1.6~~1.1.1.9 T
 he Applicant has ~~is~~ also submitted ing a RIAA which sets out the information necessary for the competent authority to undertake a Habitats Regulations Assessment (HRA) to determine if there is any Adverse Effect on Integrity (AEoI) on the national site network as a result of the development of the Hornsea Four offshore wind farm and its associated infrastructure. A separate HRA a~~Screenin~~assessment update~~g~~ exercise has been complete for the implementation of the updated Compensation Measures as presented in ~~Volume B2, Annex 2.2~~ Revision 3 and 2 B2.2.2 Habitat Regulations Assessment Compensation Measures Part 1 and 2 (submitted at Deadline 7).

1.2 The Derogation Provisions of the Habitats Regulations

1.2.1.1 The Habitat Regulations transposed into UK law the requirements of the Habitats Directive. Although the UK left the European Union (EU) on 31 January 2020, the Habitats Directive provides the legislative backdrop to the Habitats Regulations. The Habitats Directive seeks to conserve particular natural habitats and wild species across the EU by, amongst other measures, establishing a network of sites ("European sites") which together form the "National Site Network." The aim is to ensure the long-term survival of viable populations of Europe's most valuable and threatened species and habitats, to maintain and promote biodiversity.

1.2.1.2 The Habitats Directive acknowledges that the imperative of some plans and projects can outweigh the possible harm to a European site if that harm can be adequately compensated. The Directive provides a derogation under Article 6(4) that allows projects that may have an AEoI to be consented. In such a scenario, a derogation could only be provided under Article 6(4) if three tests are met in a sequential order:

- i. There are no feasible alternative solutions to the project;
- ii. There are "imperative reasons of overriding public interest" (IROPI) for the project to proceed; and
- iii. Compensatory measures are secured that ensure that the overall coherence of the network of European sites is maintained.

~~1.2.1.3~~—The derogation tests thereby underpin a three-step process, which are hereafter referred to as the "HRA Derogation Provisions".

1.2.1.4 The Habitats Regulations do not define what is meant by or may comprise "compensatory measures" or when they must be delivered. There is also no definition of the "overall coherence of the National Site Network". In principle, both are broad concepts. The limited case law on compensation confirms only:

- Compensation is distinct from mitigation (i.e., measures which prevent, avoid or reduce the harm to the integrity of the affected European site)¹.
- Compensation can be delivered inside or outside a European site².

1.2.1.5 As there is no binding EU or UK case law that fixes the precise parameters of or timing for delivery of compensation, there is a degree of flexibility and it will be a matter of judgement for the Secretary of State (SoS) to determine what is "necessary" by way of compensation, acting reasonably and proportionately.

~~1.2.1.6 The Applicant firmly maintains the position that in respect of the designated sites, that there would be no AEol as a result of the project alone and in combination with other plans and projects and an AEol can be ruled out beyond reasonable scientific doubt. The offshore wind farm and associated infrastructure RIAA will be submitted with the DCO application and will set out in detail the assessment and conclusion of no AEol.~~

~~1.2.1.7 Nonetheless, in light of the SoS's decision letters for recent windfarm applications (e.g. Hornsea Three and Norfolk Vanguard) that future projects should be mindful to ensure consideration of the need for derogation, including possible in-principle compensation measures are presented for consideration during the Examination of DCO application.~~

1.2.1.6 During the consideration of the DCO application for Hornsea Three Offshore Wind Farm (Hornsea Three), the SoS clarified the importance of i) identifying the potential for AEol of designated sites during the pre-application period and ii) considering the need for derogation of the Habitats Regulations during examination, where there is potential for AEol. The SoS further expected Applicants and Statutory Nature Conservation Bodies (SNCBs) to engage constructively during the pre-application period and on these matters, including possible compensatory measures, for consideration during examination. The SoS was clear that this does not require that an agreement is reached between the Applicant and the SNCBs on the potential for significant adverse impacts on designated sites, and that evidence relating to derogation can be provided on a "without prejudice" basis, as the final decision on such matters remains with the SoS.

1.2.1.7 As such, the Applicant is proposing a suite of Compensation Measures that could be implemented in the event that the SoS concludes that there would be an AEol on the Flamborough and Filey (FFC) Coast Special Protection Area (SPA) as a result of Hornsea Four. Following the DCO Application, the Applicant has since revised its RIAA conclusion for kittiwake to AEol in-combination. Therefore, the Compensation Measures presented remain "without prejudice", with the exception of those proposed for kittiwake.

¹ Case C-521/12 Briels and Others, paragraphs 38 – 39.

² Case C-521/12 Briels and Others, paragraphs 38 – 39

1.3 Development of Compensation Measures

- 1.3.1.1 The Applicant recognises the importance of engaging with the relevant stakeholders with respect to derogation and developing any potential compensation measures, as their knowledge is important. The Applicant has therefore sought to engage openly and transparently with the key stakeholders.
- 1.3.1.2 Consultation on the HRA Derogation Provisions has been ongoing in the latter stages of the pre-application stage during the course of a series of online workshops (employed during the COVID-19 pandemic to substitute meetings in-person). The Evidence Plan Process has been followed during the development of the derogation case and included a number of relevant authorities and stakeholders. The consultation process has continued throughout the examination with significant updates to the Derogation Case and Compensation documents submitted into Examination. The Compensation Plans will be updated to consolidate all comments and submitted at Deadline 7.
- 1.3.1.3 Throughout the Consultation period, the Applicant has sought the advice of key stakeholders and kept them updated on project developments. The online workshops were attended variably by Natural England, the Marine Management Organisation (MMO), the Department for Environment, Food and Rural Affairs (Defra), the Joint Nature Conservation Committee (JNCC), The Wildlife Trust (TWT), Royal Society for the Protection of Birds (RSPB), National Federation of Fishermen's Organisations (NFFO) the Planning Inspectorate (PINS), East Riding of Yorkshire Council (ERYC) and The Crown Estate (TCE). Detail of consultation activity undertaken will be submitted with the DCO application in the Record of Consultation.

1.4 Compensation measures

- 1.4.1.1 This EIA Project Description Annex update describes the updated Compensation Measures that could be implemented to compensate for potential impacts upon ornithological features of FFC SPA. In summary, the potential Compensation Measures proposed, sub-options, locations, location ID and species being compensated are set out in new Table 1. It is anticipated that for guillemot and razorbill a package of measures could be required, rather than a single compensation measure. Compensation Measure Areas of Search are presented in the accompanying Location Plan (see [Figure 1](#)).

Compensation Measure	Option	Location	Location ID	Kittiwake	Guillemot	Razorbill
Offshore nesting	New	Southern North Sea (Area of Highest Ecological Potential)	A1			
Offshore nesting	Repurposed	Southern North Sea (Wenlock platform for repurposing)	A1			
Onshore nesting	New	Cayton Bay to Newbiggin by the Sea	B1			
Bycatch	-	South coast of England	C2			
Predator eradication	-	Bailiwick of Guernsey	D1			

Table 1: Compensation Measures, sub-options, locations, location ID and species being compensated.

Table 1: Compensation Measures, sub-options, Locations, Location ID and species being compensated.

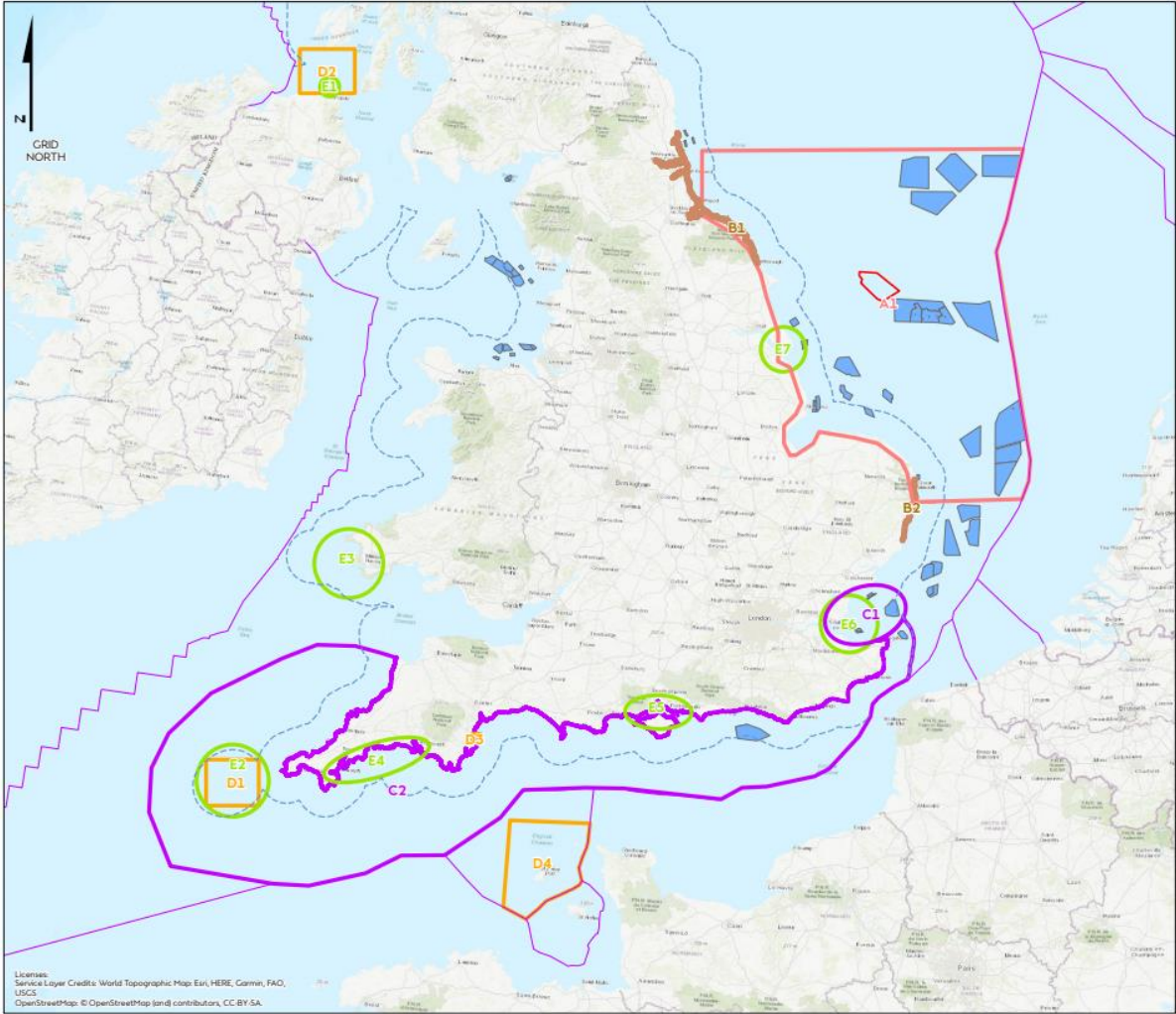
Compensation Measure	Option	Location	Location ID	Kittiwake	Gannet	Guillemot	Razorbill
Offshore nesting	New	southern North Sea	A1				
Offshore nesting	Repurposed	southern North Sea	A1				
Onshore nesting	New	Cayton Bay to Newbiggin by the Sea	B1				
		Suffolk Coast	B2				
Bycatch		Thames Estuary	C1				
		South coast of England: Broadstairs to Plymouth	C2				
Predator eradication		Isles of Scilly	D1				
		Rathlin Island, Moyle, Northern Ireland	D2				
		Torquay, Devon	D3				
		Guernsey and Aldernery	D4				
Fish habitat enhancement	Seagrass	Rathlin Island, Moyle, Northern Ireland	E1				
	Seagrass	Isles of Scilly	E2				
	Seagrass	Celtic Sea, Wales	E3				
	Seagrass	Plymouth Sound to Helford River	E4				
	Seagrass	Solent	E5				
	Seagrass	Essex Estuaries	E6				
	Seagrass	Humber Estuary	E7				

Compensation Measure	Option	Location	Location ID	Kittiwake	Gannet	Guillemot	Razorbill
Offshore nesting	New	southern North Sea	A1				
Offshore nesting	Repurposed	southern North Sea	A1				
Onshore nesting	New	Cayton Bay to Newbiggin by the Sea	B1				
		Suffolk Coast	B2				
Bycatch		Thames Estuary	C1				
		South coast of England: Broadstairs to Plymouth	C2				
Predator eradication		Guernsey and Aldernery	D4				
Fish habitat enhancement	Seagrass	Humber Estuary	E7				

<u>Compensation Measure</u>	<u>Option</u>	<u>Location</u>	<u>Location ID</u>	<u>Kittiwake</u>	<u>Guillemot</u>	<u>Razorbill</u>
<u>Offshore nesting</u>	<u>New</u>	<u>Southern North Sea (Area of Highest Ecological Potential)</u>	<u>A1</u>			
<u>Offshore nesting</u>	<u>Repurposed</u>	<u>Southern North Sea (Wentlock platform for repurposing)</u>	<u>A1</u>			
<u>Onshore nesting</u>	<u>New</u>	<u>Cayton Bay to Newbiggin by the Sea</u>	<u>B1</u>			
<u>Bycatch</u>	<u>—</u>	<u>South coast of England</u>	<u>C2</u>			
<u>Predator eradication</u>	<u>—</u>	<u>Bailiwick of Guernsey</u>	<u>D1</u>			
<u>Fish habitat enhancement³</u>	<u>Seagrass</u>	<u>Humber Estuary</u>	<u>E1</u>			

³Fish habitat enhancement is a resilience measure to support the compensation measures.

Hornsea 4



Hornsea Four
Annex 1
Compensation Measures Search Areas
and Consultation Extent

- Hornsea Four Array Area
- Economic Exclusion Zone Boundary
- UK Offshore Windfarms

Compensation Measures Areas of Search

- Offshore nesting
- Onshore nesting
- Bycatch
- Predator eradication
- Seagrass

Coordinate system: ETRS 1989 UTM Zone 31N
Scale@A3: 1:3,200,000

0 40 80 160 Kilometres
0 20 40 80 Nautical Miles

REV	REVISION	DATE

Annex 1 - Compensation Measures Search Areas and Consultation Extent
Document no: HDW40485
Created by: JDA/CO
Checked by: JH/EE
Approved by: JLL/CA

Hornsea 4

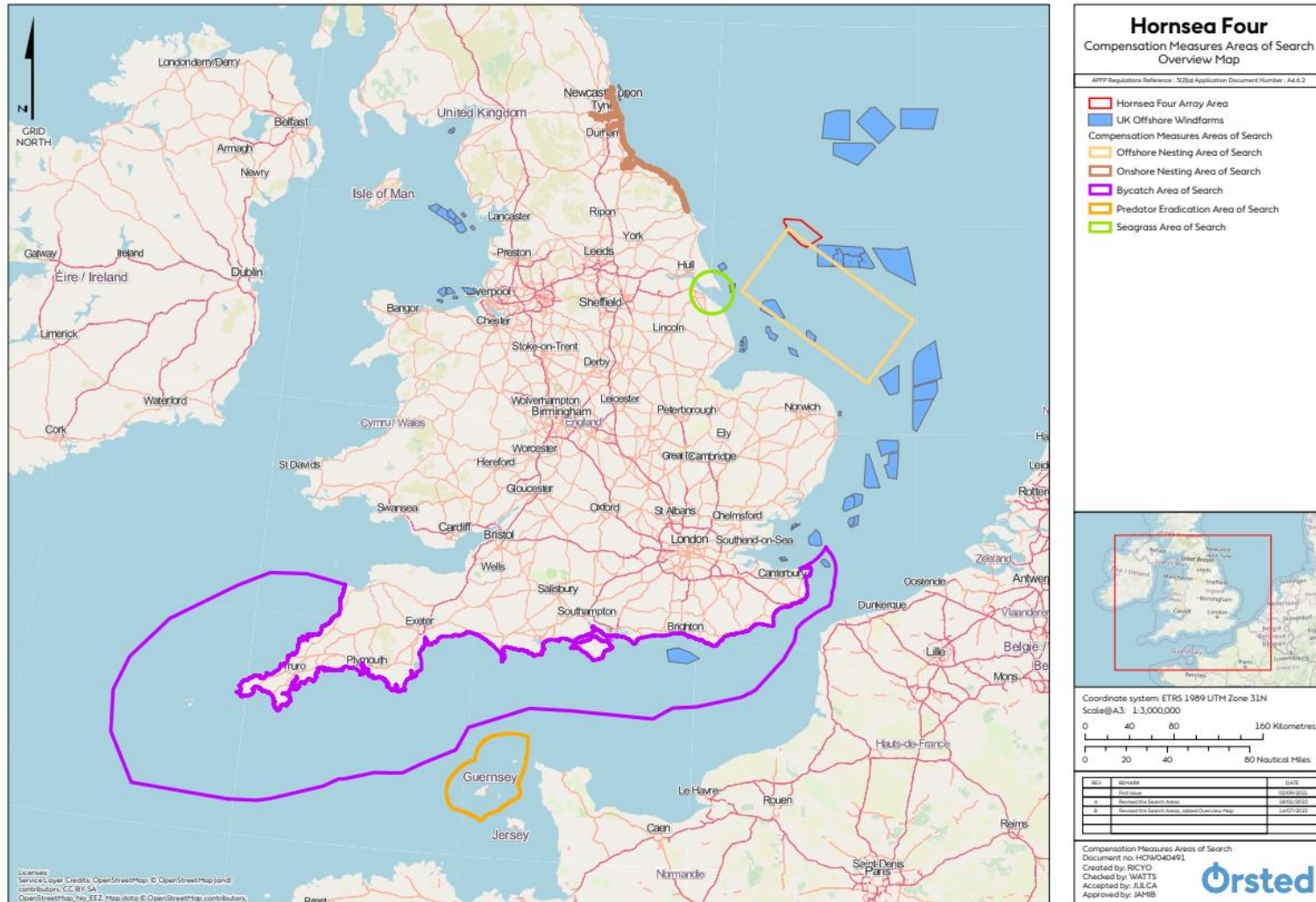


Figure 1: Compensation Search Areas

1.5 Programme

1.5.1.1 The high-level programme presented below is applicable to the implementation and delivery of all compensation measures.

- Anticipated Hornsea Four DCO Granted – Q1 2023
- Compensation implementation licencing – 2022/24
- Compensation Implementation – 2023/24
- Offshore Construction of Hornsea Four Offshore Wind Farm – 2027/28

1.6 Decommissioning

1.6.1.1 The requirement for, and the exact nature of decommissioning the offshore and onshore nesting structures, will be determined in consultation with the relevant authorities towards the end of the 35-year operational life of Hornsea Four. The Applicant will design the structures for a design life equal to that of the windfarm (i.e. 35 years plus 4 years to establish the compensation measures, pre-wind farm operation. Therefore, the lifetime of the structure is approximately 39 years). In the final few years of wind farm operation, the Applicant will commence inspections and surveys of the bird nesting structures to determine if an extension of the lifetime is possible.

1.6.1.2 It is currently anticipated that the predator eradication and bycatch measures implementation will result in new management practices which shall continue for the lifetime of Hornsea Four. Fish habitat enhancement (seagrass) compensation measure sites will be left in perpetuity.

2 Offshore Artificial Nesting Platforms

2.1 Introduction and Background

2.1.1.1 The provision of an offshore artificial nest site to increase the annual recruitment of black-legged kittiwake (kittiwake) ~~and northern gannet (gannet)~~ into the regional population of the southern North Sea is considered a ~~possible-viable c~~Compensatory ~~m~~Measure ~~for in-combination collision effects during the operation and maintenance phase of Hornsea Four on the kittiwake population designated at the~~ ~~for a potential Adverse Effect on Site Integrity~~ ~~at the~~ Flamborough and Filey Coast Special Protection Area (FFC SPA). The Applicant ~~is~~are considering two options by which to achieve this: construction ~~of~~ a new offshore nesting structure or repurposing an existing Oil and Gas platform (preferred option) that is due for decommissioning.

2.1.1.2 Kittiwake have been observed readily (APEM, 2021 and Niras, 2021) utilising man-made structures and therefore it is considered that the establishment of an artificial nest site(s) would provide a viable compensation option (see [Figure 2](#)). ~~Furthermore, recent~~ ~~during the boat based surveys Orsted undertook in 2022, has documented~~ guillemot and razorbill were ~~also recorded utilising offshore structures for nesting purposes (REF)~~. Successful establishment of breeding colonies at a site would produce young, which would become part of the ~~biogeographic population~~ ~~wider Eastern Atlantic population~~ of kittiwake,

thereby maintaining the coherence of the network of SPAs designated for kittiwake.



Figure 2: Kittiwake nesting on an Oil and Gas Platform in the Southern North Sea.

2.1.1.3 The potential collision mortality effect from Hornsea Four for the project alone is predicted to be 23 individuals. It is calculated that approximately 62 additional breeding pairs will be required to compensate for the potential effect (see Revision 3 of B2.2: Report to Inform Appropriate Assessment and Revision 23 of B2.7 FFC SPA: Kittiwake Compensation Plan (to be submitted at Deadline 75) for further details on the predicted effects and compensation suite).

2.1.1.4

~~2.1.1.5~~ An additional population of kittiwake could be accommodated on either a repurposed or new structure (however preference is currently for a repurposed structure due to the ecological evidence and stakeholder advice). A colony of around 600 pairs of kittiwake could easily be supported by an artificial nesting structure, based on an initial design, and therefore easily providing over the required breeding pairs (presented in Table 2 of Revision 42 of B2.6 Compensation measures for FFC SPA: Overview (submitted at Deadline 7)) the Applicant therefore has a high degree of confidence of the feasibility of this compensation measure~~Taking an appropriately precautionary approach for assessment work (i.e. mid-point estimate for mortality rate and dispersal rate of 89%), in order to increase the regional Eastern Atlantic breeding population of adult birds by a sufficient margin to offset the predicted impact of Hornsea Four on an annual basis (i.e. 95 additional adult breeding birds recruited into the population), it is calculated that approximately 526—608 additional~~

breeding pairs will be required. The additional population of 526 is based on a natal dispersal rate of 0.890, which is the average cited by Horswill & Robinson (2015) for UK colonies, but this rises to 608 if a worst case value of 0.770 is assumed instead. Therefore, one structure offshore, which can collectively sustain a breeding population of 526 pairs of kittiwakes, would produce enough breeding adults (95 birds per year) to compensate for the estimated potential impact of Hornsea Four on the kittiwake population.

~~2.1.1.6~~2.1.1.5

2.1.2 Repurposing Existing Offshore Platforms

2.1.2.1 Hornsea Four has consulted with various oil and gas operators in the Southern North Sea offshore nesting area of search (see [Figure 1](#)) for the purposes of identifying opportunities to repurpose an existing offshore platform. Consideration was given to suitable timeframes for decommissioning and penchant by platform owners or operators to collaborate in repurposing. Several platforms approaching decommissioning ~~have therefore~~ been identified as potential options ~~and following further discussion with owners/operators a preferred option for repurposing has been identified and a Memorandum of Understand (MOU) has been secured with the owners (Alpha Petroleum Resources Limited (also the operator) and Energean UK Limited) and operator (Alpha Petroleum Resources Limited) to allow the Wenlock Platform to be discussed and shared with stakeholders. Further work is being done to explore these opportunities.~~ The location of this platform is shown in [Figure 3](#) below and it already has an established kittiwake colony (around 69 apparently occupied nests (AONs) at latest count (June 2022) and increasing in number from the 2021 survey). As an example, one ~~This platform was that has been identified as a potential candidate platform,~~ installed after 2000, having now reached the end of its production life and, is a normally unattended installation (NUI), designed to be primarily operated remotely.

2.1.3 New Offshore Platforms

2.1.3.1 ~~Additionally~~ As an alternative option, the Applicant is considering the construction of a purpose-built offshore nesting platform within the Southern North Sea offshore nesting area of search (see [Figure 1](#)). The process followed for identifying a location of a new structure is detailed in [B2.7.5 Compensation measures for FFC SPA: Artificial Nesting: Site Selection and Design \(APP-191\)](#). Following this process, the Applicant has refined the area of search for a new structure to a 1km by 1km area ([Figure 3](#) ~~Figure 3~~). The design, construction and operation of a new offshore platform for the purposes of kittiwake nesting would follow the description contained in the following sections.

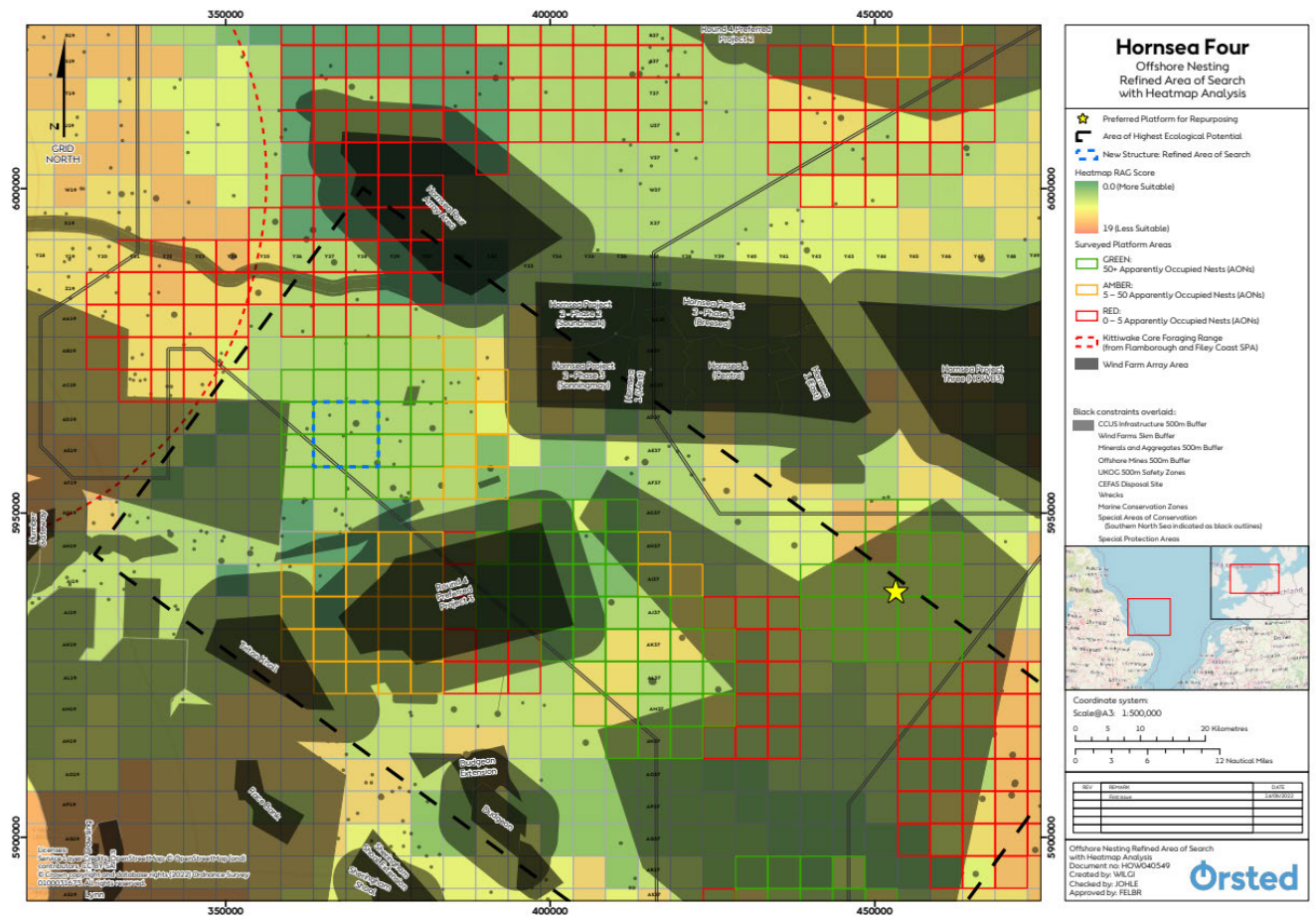


Figure 3: Proposed new ~~structure refined~~ structure refined search area and preferred repurposing option with heatmap analysis

2.2 Offshore Platform Design

2.2.1 Repurposing Existing Offshore Platforms

2.2.1.1 The Applicant could utilise an existing offshore platform (potentially an existing oil and gas structure or similar), and use the foundation to:

- A. design, construct and install a new topside once the existing topside structure has been removed and decommissioned,
- B. repurpose the existing topside structure by adding additional nesting.

2.2.1.2 The Applicant has signed an MoU with Alpha Petroleum Resources Limited and Energean UK Limited with a view to the potential repurposing of the Wenlock Platform situated in the Wenlock Gas field located in the south North Sea 145km off the coast of Humberside. For example, a platform currently under design consideration Wenlock consists of a topside platform of 16 x 12.75m area sitting atop a 47m high jacket foundation in 25m water depth. This analogue is used for the preceding description.

2.2.1.3 The design parameters for repurposing an existing offshore platform, are presented in **Table 2**. These existing design parameters may be considered a Maximum Design Scenario (MDS) for sub-option B above (see **Paragraph 2.1.1.1**). It is anticipated that any new topside design for a repurposed topside on an existing foundation (sub-option A in **Paragraph 2.1.1.1**) would fall within this topside MDS.

Table 2 : Maximum design parameters for existing topside structure to be repurposed for offshore nesting.

Parameter	Maximum design parameter
Number of offshore nesting platforms	1
Topside structure length (m)	16
Topside structure width (m)	13
Topside structure height above LAT (m)	19
Topside structure height above foundation (m)	9

2.2.2 New Offshore Platforms

2.2.2.1 The Applicant could design a new foundation and topside for the specific purpose of supporting kittiwake nesting. The maximum design parameters for a new offshore nesting foundation and platform are presented in **Figure 4**. The MDS for a new offshore platform is presented in **Table 3**.

Table 3: Maximum design parameters for new offshore nesting platform.

Parameter	Maximum design parameter
Number of offshore nesting platforms	2 1
Topside structure length (m)	25
Topside structure width (m)	25
Topside structure height (m above LAT)	20
Topside thickness (from topside to upper level of foundation) (m)	10

NOTE: Foundation dimensions are dependent on topside dimensions. Which in turn are dependent upon the design of the final topside, which is dependent upon the number of kittiwakes to be compensated

2.3 Description of topside design

2.3.1.1 At present it has not been determined if a new purpose designed topside could be used on both a repurposed and new structure. Further design and engineering assessment works are required to determine the exact location and technical design criteria for any repurposed structure and comparison to a new structure. For the purpose of this Project Description, it is assumed that the topsides for both the repurposed and new structures are unique to each concept.

2.3.1.2 Ledges on existing offshore platforms (see [Figure 2](#)) fulfil many of the natural nesting requirements for kittiwake and may provide additional benefits e.g. fewer predators and proximity to food sources (Christensen-Dalsgaard 2019). At offshore sites, birds appear to choose narrow ledges (c. 14-25 cm) under helidecks and walkways, mainly on unmanned platforms.

2.3.1.3 The overall design of a topside nesting structure is flexible, as long as suitable narrow nesting ledges are present. A summary of the key features an offshore platform for nesting might include is provided below:

- High and steep sided structure, narrow horizontal ledge for nests, small overhang above nest;
- Inaccessible to predators, which offshore would primarily be large gulls; and
- Some shelter from high winds and other adverse weather conditions.

2.3.1.4 In addition, the topside design may include a shelter and potentially CCTV to enable monitoring of the seabirds.

2.4 Description of foundation design

2.4.1.1 New offshore nesting platforms will be fixed to the seabed by a foundation structure. [Figure 4](#) presents graphically the foundation types being considered with maximum design scenario (MDS) parameters. A maximum of two new foundations to support offshore nesting will be created. The technical feasibility of the foundation types will be informed by the acquisition of geophysical and geotechnical survey data collected pre-construction. The exact foundation type will be chosen upon consent, technical and commercial considerations.



NOTE: Foundation dimensions are dependent on topside dimensions. Which in turn are dependent upon the design of the final topside, which is dependent upon the number of kittiwakes to be compensated

Figure 4: Foundation types (indicative only).

2.5 Location

2.5.1.1 The location of an offshore platform in terms of proximity to key foraging areas, such as tidal fronts, is important to increase the chance of avian colonisation of a structure. Further to extensive consultation with the relevant statutory nature conservation bodies (SNCBs), the Applicant ~~has~~ selected the Area of Search for offshore nesting presented in **Figure 1**.

2.5.1.2 The site selection process for the offshore artificial nesting structures ~~is being~~ has been undertaken via a heatmapping exercise which is detailed in B2.7.5 Compensation measures for FFC SPA: Artificial Nesting: Site Selection and Design (APP-191). Ecological criteria ~~will form~~ are a primary consideration, with technical and commercial considerations also considered in the site selection analysis. The heatmap ~~will be~~ has been applied using 5km search grids, across the entire original search area, each with unique identifying codes. 5km search grids are ~~being~~ used as it is considered that they are large enough to provide the flexibility required for ground conditions to ensure the structures can be suitably micro-sited.

2.5.1.3 In relation to a repurposed structure (which is the Applicant's preferred method of providing artificial nesting as compensation), highly feasible options were identified with existing kittiwake colonies following initial surveys undertaken in 2021, where there was scope to provide additional nesting, and in suitable locations. Consideration was also given to

suitable timeframes for decommissioning and penchant by platform owners or operators to collaborate in repurposing. Hornsea Four is currently progressing discussions with owners and operators of suitable platforms within the Area of Highest Ecological Potential (see **B2.7.3 Compensation measures for FFC SPA: Offshore Artificial Nesting: Site Selection and Design (APP-191)** for further details on the identification of this area). Several platforms approaching decommissioning were identified as potential options and following further discussion with owners/operators a preferred option for repurposing has been identified and an MOU has been secured with the owners (Alpha Petroleum Resources Limited (also the operator) and Energean UK Limited) ~~and operator (Alpha Petroleum Resources Limited)~~ to allow the Wenlock Platform to be discussed and shared with stakeholders. The location of this platform is shown in **Figure 3** and it already has an established kittiwake colony (around 69 AONs) at latest count (June 2022) and increasing in number from the 2021 survey).

2.5.1.2 2.5.1.4

In relation to a new offshore ~~streture~~structure, Sstatutory stakeholders have advised that site selection should avoid the core foraging range distance from FFC SPA, and it would be beneficial for the location to be close enough to FFC SPA for colony interchange to be a possibility. The search area for a breeding colony would therefore be located approximately beyond 55km and broadly around 100km from the FFC SPA or greater where an existing colony is present in the case of repurposing. ~~We will also take into consideration~~ Other environmental information has also been considered, such as information on prey and will take into consideration planned, under construction and operational wind farm locations.

2.5.1.5 In respect of commercial site selection criteria, existing assets have been identified using open data sources from The Crown Estate, including offshore wind farms, minerals and aggregates, offshore mines, oil and gas and dredging disposal sites. Additionally, known future assets, such as Round Four offshore wind farm lease areas and carbon capture, utilisation and storage (CCUS), have been identified. A 500m buffer has been applied to all assets and ~~will be~~ which were excluded from site selection. The Applicant ~~has~~ is ~~undertaking~~ continued consultation with The Crown Estate and operators to ensure commercial criteria used for site selection is appropriate and robust.

2.5.1.6 Following the DCO Application, the area of search for a new offshore nesting ~~streture~~structure has been further refined and informed by technical, environmental and commercial considerations as well as consultation with relevant stakeholders. As a result of the above process a refined area of search for a new offshore nesting structure consisting of a 10 km x 10 km section of the heatmap has been identified and is shown in **Figure 3**. The refined area of search is approximately 70 km from FFC SPA at its nearest point. The refined area is in proximity to a number of platforms and in particular one platform upon which 362 AONs were recorded in the June 2021 boat-based survey and 498 AONs recorded in the June 2022 survey, an increase of 136 AONs in just a year.

~~2.5.1.3—Further engagement with stakeholders and oil and gas operators is ongoing and additional information is being gathered to inform and refine the site selection process.~~

2.6 Construction

2.6.1 Repurposing Existing Offshore Platforms

2.6.1.1 Foundation installation is not required if repurposing an existing offshore platform. However minor modifications to the existing offshore platform foundation may be required. Foundation repurposing installation activities could include repairs, modifications, or reinforcement of existing foundation infrastructure and are set out in a maximum design scenario.

2.6.1.2 All modifications would be undertaken using either or a combination of DP and JUV vessels as set out in [Table 4](#).

2.6.2 Topside installation

2.6.2.1 Generally, topside(s) are installed using the following process:

- Topsides are installed upon their respective foundation type (see [Section 2.4](#));
- Topsides are picked up from port. This vessel will typically be a JUV to ensure a stable platform for installation vessels when on site. JUVs are assumed to have up to six legs with an average spudcan area of 170 m² per foot. In general, the JUV will carry all the components for topside installation on a single trip;
- The installation vessel will then transit to the installation area and the components will be lifted onto the existing transition piece or foundation substructure, by the crane on the installation vessel. Each topside will be assembled on site in this fashion with technicians fastening components together as they are lifted into place. The exact methodology for the assembly is dependent on the topside type (new or repurposed) and installation contractor, and will be defined in the pre-construction phase after grant of consent; or
- Alternatively, the topside components may be loaded onto barges or dedicated transport vessels at port and installed as above by an installation vessel that remains on site throughout the installation campaign.

2.6.2.2 Each installation vessel or barge may be assisted by a range of support and transport vessels. These are typically smaller vessels that may be tugs, guard vessels, anchor handling vessels, or similar. These vessels will primarily make the same movements to, from and around the installation area as the installation vessels they are supporting.

2.6.2.3 The foundation and topside may be transported on the same transport vessel/barge, or separately. The foundation may also be transported by the installation vessel.

2.6.3 Constructing New Offshore Platforms

2.6.3.1 New offshore platforms are generally installed in two stages, firstly the foundation is installed as described in [Table 4](#), and secondly the topside will be lifted from a transport vessel/barge onto the foundation (as per [Section 2.6.2](#)). The details presented in [Table 4](#) are

indicative and based on our understanding at this current time. Vessel numbers relate to 2 new foundation and topside structure installations and finalisations.

- 2.6.3.2 The foundation and topside may be transported on the same transport vessel/barge, or separately. The foundation may also be transported by the installation vessel. The vessel numbers are presented in the MDS.

Table 4: Foundation installation summary for new structures.

	Foundation type				
	<i>Monopile</i>	<i>Piled jacket</i>	<i>Suction bucket jacket</i>	<i>Mono-suction bucket</i>	<i>Gravity base</i>
Site preparation (also see below)	Usually minimal. If preconstruction surveys show the presence of boulders or other seabed obstructions at foundation locations, these may be removed if the foundation cannot be microsited.		As well as boulder and obstruction removal this foundation type may also require some seabed levelling, to ensure that all of the buckets / gravity bases for each structure can be placed at the same level. The suction buckets needs to have level ground beneath to form a sealed chamber within each bucket once the foundation has been lowered to the seabed.		
Transport to site	Either on the installation vessel (either JUV or Dynamic Positioning Vessel (DPV)), or on feeder barges.				Brought to site on barges or installation vessels or alternatively they can be floated to site. Structures designed to be buoyant and towed them to site using tugs.
Installation	<ul style="list-style-type: none"> Lift monopile into the pile gripper on the side of the installation vessel; Lift hammer onto monopile and drive monopile into seabed to required embedment depth; Lift hammer from monopile and remove pile gripper; Lift transition piece onto monopile; and Secure transition piece. 	<ul style="list-style-type: none"> Piling template placed on seabed; Piles installed; and Jacket lowered onto piles <p>OR</p> <ul style="list-style-type: none"> Jacket lowered onto seabed; and Piles installed 	<ul style="list-style-type: none"> Jacket lowered onto seabed; Water pumped from bucket(s); and At desired depth, the pump is turned off 	Foundations lowered to the seabed in a controlled manner either by pumping in water, or installation of ballast (or both).	

	Foundation type				
	<i>Monopile</i>	<i>Piled jacket</i>	<i>Suction bucket jacket</i>	<i>Mono-suction bucket</i>	<i>Gravity base</i>
	Where conventional piling is unable to achieve necessary pile penetration, additional methods may be used (e.g. drilling, water jetting, vibro-piling and/or electro-osmosis).	Pin piles are driven, drilled or vibrated into the seabed.			
Finalisation	Transition piece bolted or grouted to the monopile (if required). The grout used is an inert cement mix that is pumped into a specially designed space between the transition piece and the monopile.	As the there is no separate transition piece, there is no requirement for installing an additional structure offshore.	A thin layer of grout is injected under each bucket to fill the air gap and ensure contact between the soil within the bucket, and the top of the bucket itself. As there is no separate transition piece, there is no requirement for installing an additional structure offshore.		None
Topside	Either on the installation vessel (JUV or Dynamic Positioning Vessel (DPV)), or on feeder barges. Brought to site on barges or installation vessels or alternatively they can be floated to site. Structures designed to be buoyant and towed them to site using tugs.				
Installation vessels (return trips per vessel type(DP/JUV))	16				8
Support vessels	64				8

	Foundation type				
	<i>Monopile</i>	<i>Piled jacket</i>	<i>Suction bucket jacket</i>	<i>Mono-suction bucket</i>	<i>Gravity base</i>
Transport vessels (barges)		40			16
Transport vessels (tugs)		30			0

2.6.4 Ancillary operations

2.6.4.1 Some form of Seabed preparation (boulder and sandwave clearance), unexploded ordnance (UxO) clearance and Scour protection may be required for each foundation type in [Table 4](#). Seabed preparations are detailed in Section 4.8.8. of the [A1.4 Project Description \(REP6-002\)](#) (see the Hornsea Four Document Library). Unexploded ordnance (UXO), boulder and sandwave clearance for foundations are as per Section 4.8.8. of the [A1.4 Project Description \(REP6-002\)](#).

2.6.4.2 Scour protection is designed to prevent foundation structures being undermined by hydrodynamic and sedimentary processes, resulting in seabed erosion and subsequent scour hole formation. The preferred scour protection solution may comprise a rock armour layer resting on a filter layer of smaller graded rocks. The maximum diameter of the rocks used would be 1 m and the maximum thickness of scour protection layer would be 2 m.

2.6.5 Maximum design parameters for foundations

2.6.5.1 Each environmental assessment considers the range of foundations options (including monopiles, suction bucket jacket foundations, piled jacket foundations, mono suction buckets and gravity base structures) and assesses the foundation type which presents the maximum design scenario for the relevant receptor(s).

2.6.5.2

~~2.6.5.2~~2.6.5.3

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able 5 presents the MDS. Full details of all foundation types considered are provided in Section 4.8.4 of [A1.4 -Project Description \(REP6-002\)](#) (see the Hornsea Four Document Library).

Table 5: Indicative Maximum design* parameters for the new offshore nesting platform foundations.

	Maximum design parameters	Maximum related foundation type
Total Number	2	-
Number of Piles (per foundation)	16	Piled Jacket
Piling hammer energy (kj)	5,000 (3,000)	Monopile (if pin piles)
Seabed Preparation Area	3.739 m ²	GBS
Seabed Structure Area	2,206 m ²	GBS
Seabed Scour Protection Area	4,587 m ²	GBS
Seabed Total Permanent Area	6,793 m ²	GBS
Drill Spoil Volume (average; assumes 10% drilling)	264 m ³	Piled Jacket
Seabed Preparation (Spoil) Volume	6,234 m ³	GBS (Large OSS)
Scour Protection Volume	9,173 m ³	HVDC

* NOTE: The MDS is provided based on the assumption of a 39-year design life. Should this be increased then MDS would need to be revisited and any assessments updated accordingly.

2.6.6 Piling

2.6.6.1 The maximum hammer energy for the installation of piles (monopiles and pin piles) for an offshore nesting platform is 5,000/3,000 kJ. It is expected that there may be up to 1 piling vessel on site at any one time. Full details of piling technology and their application, including soft-start and ramp-up, are provided in Section 4.8.4 of the [A1.4 Project Description \(REP6-002\)](#). ~~see the Hornsea Four Document Library~~.

2.6.7 Aids to Navigation and marking

2.6.7.1 All surface infrastructure will be designed in accordance with relevant guidance from Trinity House, the Civil Aviation Authority (CAA) and the Maritime and Coastguard Agency (MCA). This will include colours, marking and lighting. The positions of all infrastructure will be conveyed to the UK Hydrographic Office (UKHO) so that they can be incorporated into Admiralty Charts and the Notifications to Mariners (NtM) procedures.

2.6.8 Safety Zones

2.6.8.1 During construction and decommissioning, The Applicant will apply for a 500 m safety zone around infrastructure that is under construction.

2.7 Operation and Maintenance

2.7.1.1 This section provides a description of the reasonably foreseeable maintenance activities for an offshore nesting platform. Maintenance activities can be categorised into two levels: preventive and corrective maintenance:

- Preventive maintenance will be undertaken in accordance with scheduled services; and
- Corrective maintenance covers unexpected repairs, component replacements, retrofit campaigns and breakdowns.

2.7.1.2 The overall operation and maintenance strategy will be finalised once the nesting concept has been decided, operation and maintenance base location and technical specification are known, including final project design.

2.7.1.3 The general operation and maintenance strategy may rely on an onshore (harbour based) operation and maintenance base, Crew Transport Vessels (CTVs), Service Operation Vessels (SOVs), offshore accommodation, supply vessels and helicopters. The final operational and maintenance strategy chosen may be a combination of the above solutions. The maximum design parameters for general— operation and maintenance activities are presented in

~~2.7.1.3~~2.7.1.4

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able 6, as trips per year. The O&M activities exclude any monitoring requirements which will be determined in consultation with the relevant authority's post-consent.

Table 6: Maximum design parameters for general offshore operation and maintenance activities.

Parameter	Maximum design parameters
Operation and maintenance vessels - CTVs:	24
Operation and maintenance vessels - SOVs	24
Jack-up vessels	24

2.7.2 Operation and maintenance activities

- 2.7.2.1 The following section describes the processes and methods the Applicant would undertake for those activities for which consent is sought. This includes regular and scheduled operation and maintenance as well as unscheduled maintenance that is likely to occur. Some activities which could be needed in the operation and maintenance phase have not been included in this application as it is considered that these would be best applied for at a later date, if needed, once specific details of the requirements are understood. Descriptions of offshore operation and maintenance activities are provided in [Table 7](#). The MDS parameters will depend on the lifetime of the Compensation Options (see [Section 1.5](#))

Table 7: Offshore operation and maintenance activities.

Activity	Rationale	Parameter	Maximum design parameter
Seabed surveys	Seabed surveys will be required to ensure that the scour protection around foundations remains intact. Typically, this will be undertaken more frequently in early years, hence the assessment is based on twice yearly for first three years; followed by yearly thereafter	Maximum number in lifetime	5
Marine growth	Marine growth will be physically brushed off (where required) followed by high-pressure jet wash (sea water only). Technicians and equipment will be deployed from a CTV or similar vessel.	Maximum number of cleaning events – lifetime quantity (per platform)	35
Foundation anode replacement	<p>This includes the removal and replacement of anodes, which are required for corrosion protection (internal and external to the foundation). These sacrificial anodes, usually zinc, are fastened to an external structure. The metal erodes away preferentially and so protects the erosion of the foundation steel.</p> <p>Anode replacement works are likely to be undertaken via divers from a dive support vessel. One turbine anode replacement event is planned per turbine every five years.</p>	Maximum number of anode replacement events – lifetime quantity (per platform)	5
		Footprint of seabed disturbance per event (m ²)	300

2.8 Decommissioning

2.8.1.1 The requirement for, and the exact nature of, decommissioning will be determined in consultation with the relevant authorities towards the end of the 35-year operational life of Hornsea Four.

2.9 Monitoring and Adaptive Management

~~2.9.1.1~~ Monitoring forms an integral component of the updated Compensatory Measure and will be discussed and developed with relevant stakeholders through the Offshore Ornithology Engagement Group (OOEG). The delivery of the Compensation Measure will be planned with relevant monitoring of kittiwake undertaken at appropriate timescales to maximise its usefulness to Hornsea Four and the wider scientific community. The success in deployment of the artificial nest structures will be monitored through observations of the number of breeding birds and their breeding success. Monitoring of these rates will follow the standard methods provided by Walsh et al., (1995) and specified by the Joint Nature Conservation Committee's (JNCC) Seabird Monitoring Programme which acts as the hub of seabird population information. Collection of seabird data in this format will permit comparisons to be made with on-going monitoring at existing colonies along the east coast of England, including that undertaken at the FFC SPA (Babcock et al., 2018). In order to monitor the number of breeding birds and their breeding success whole colony counts and productivity monitoring will be conducted at the artificial nest site.

~~2.9.1.1~~ 2.9.1.2

ost construction, monitoring of the artificial nesting structure will be conducted to record nesting birds of the first breeding season and will continue for the lifetime of the offshore wind farm project (while also informing adaptive management and maintenance). The precise nature of monitoring at the structure will be influenced by the final form and locations the Compensation Measure takes, but the intention is to predominantly carry out remote monitoring using cameras on the structure. The frequency, duration and nature of the monitoring will be discussed with OOEG members following the Applicant's decision on the refined areas of search for the structure. ~~In addition to monitoring, it is likely that further research will also be undertaken such as on seabird prey and Hornsea Four are engaged in ongoing discussions with stakeholders on the potential research topics.~~

~~2.9.1.2~~ 2.9.1.3

he Compensation Measure is a long-term commitment, with monitoring and adaptive management built in to ensure the long-term success of the measure. Adaptive management is an iterative, post-consent process which combines management measures and subsequent monitoring with the aim of improving effectiveness whilst also updating knowledge and improving decision making over time. Adaptive management will be an important component of the Compensation measure and will be used as a method to address unforeseen issues or deviations from expected time scales (i.e. colonisation rate of structure). Adaptive management measures are designed to support the Compensation Measure once functioning (post construction) as a way of furthering the success and supporting resilience of the measure. It is worth noting at this stage that any adaptive measures will be thoroughly discussed and explored with relevant stakeholders prior to the implementation of any option.

2.10 Summary of Offshore Artificial Nesting Structures

~~2.10.1.1~~ Artificial nesting structures (offshore structures new and repurposed) are considered to be

primary Compensation Measures. ~~An~~New or a repurposed structure would each be capable of delivering the level of compensation required with greater capacity available. A detailed evidence report (**B2.7.1 Compensation measures for FFC SPA: Offshore Artificial Nesting: Ecological Evidence (APP-187)**), ~~was~~it be submitted with the ~~A~~application which demonstrates the evidence to support the scale and efficacy of the compensation measure ensuring that significant contingency is built into the measure to provide the necessary confidence that it will substantively offset the impact. These Compensation Measures are effective, feasible and securable measures that can be implemented prior to the impact occurring and sustainable for the lifetime of the project. Further details of the ~~measures and how they will be delivered have been provided in the~~Revision 3 of **B2.7 Kittiwake Compensation Plan** (submitted at Deadline 7) ~~(REP5-016)~~ and Revision 5 of **B2.7.2 Kittiwake Offshore Artificial Nesting Roadmap** ~~(REP5-018)~~ (submitted at ~~Deadline 7~~) ~~s to delivery will be~~ provided with the DCO ~~A~~application submission ~~and updated during the Examination process~~. The Applicant has undertaken engagement with statutory and non-statutory stakeholders including The Crown Estate and oil and gas operators throughout the development of these measures. ~~and consultation, will be ongoing.~~

~~2.10.1.2~~2.10.1.1

3 Onshore Artificial Nesting Platform

3.1 Introduction and Background

3.1.1.1 Onshore artificial nesting structures are being proposed for kittiwake by Hornsea Four and are put forward for if following Examination, the Secretary of State considers that an ~~additional or~~ alternative (alternative to offshore nesting) measure is required to the proposed primary measures. The approach to site selection and design are primarily driven by ecological/habitat requirements of the ornithology interests to increase the likelihood of colonisation and ensure the success of the structures. The Area of Search for onshore artificial nesting structures ~~consisted of~~ ~~will be located within one of~~ two search zones (one in East Suffolk, and the other between Cayton Bay ~~Blyth~~ and Newbiggin by the Sea). The structures will be designed to accommodate the level of compensation required (with greater capacity available) for kittiwake and will accord with the design principles and indicative maximum parameters set out below.

3.2 Design Principles

3.2.1.1 The design principles for onshore artificial nesting structures are subject to significant further development; however, design principles of direct relevance to the size or appearance of the structures are as follows:

- Steep sided with a near vertical back wall and narrow horizontal ledges.
- Located close to water, facing out to sea (i.e. nest adjacent to/above harbour waters/sea).
- Inaccessible to predators (additional anti-predation features may be required at some sites – e.g. fences/ barriers to deter mammalian predators (e.g. foxes and rats) and dependent on design bird spikes may be required as avian predator deterrents).
- Nesting ledges located above the level of highest astronomical tide and beyond the reach of wave or tidal action.
- Adequate ledge dimensions: Horizontal ledges 20 cm width; length per pair from 30 cm (working length 40 cm); and height between ledges at a minimum of 40 cm and maximum of 60cm. (Note these may be subject to change based on feedback from the stakeholders during detailed design).

- Minimum height at which the lowest shelves should begin depends whether the structure is located directly over water or set back slightly, as well as the level of human disturbance anticipated.
 - Overhang/roof to buffer against weather conditions as to act as and additional predator deterrents.
 - Vertical wall leaning slightly forward (working angle of 5°; to minimise lower ledges becoming fouled by droppings and reduce predation risk).
 - Using materials which are in-keeping with the structure's surroundings whilst ensuring they meet the requirements of kittiwake's natural habitat as much as possible.
 - Higher ledges could be wider than lower ledges (to prevent lower ledges becoming fouled by droppings) (BTO Field Guide No. 23, du Feu (2015)). However, wider upper ledges may increase predation risk/ allow non target species to nest.
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3.3 Indicative Maximum Parameters

- 3.3.1.1 The design of the onshore artificial nesting structures is subject to significant design development and refinement. It is anticipated that the structures will be located either at a waterfront location, or at a set-back location, dependant on land availability. The structures may be permanent buildings, allowing for internal access for monitoring, or may be prefabricated structures without internal access. An allowance for both has been included within this project description as the appearance and construction methodology would differ considerably.
- 3.3.1.2 The maximum parameters of the onshore artificial nesting structures are dependent on the number of kittiwake pairs to be provided for, and the distribution of the 'adequate ledge dimensions' identified above within the 'Design Principles'. Each kittiwake pair will require a ledge of up to 20cmx40cmx60cm (width, length, height). The distribution of these ledges can be tailored to a taller structure (by stacking more ledges on top of each other), or a longer structure (by providing more ledges on each row). This is based on ecological requirements in addition to the surrounding landscape and available land. As such, the indicative maximum parameters (shown in [Table 8](#), with design principles in [Table 9](#)) have been developed to account for all scenarios.
- 3.3.1.3 The shape of each structure is dependent on the detailed design stage and the surrounding landscape – the shape may be triangular, rectangular, hexagonal, etc.

Table 8: Indicative maximum design parameters for the onshore nesting platforms.

Parameter	Maximum design parameters
Maximum number of structures	4 <u>1</u>
Maximum height of structures (m)	15
Maximum length of structures (m)	40
Maximum width of structures (m)	10
Height of fencing (m)	1.8
Foundation type	Existing structure or new structure

3.3.2 Construction

3.3.2.1 The construction of the onshore artificial nesting structures depends on whether the structure comprises a building, or prefabricated structure (dependant on monitoring and access requirements for tagging): Building construction works, are anticipated to comprise:

- Site preparation works, including vegetation clearance (if required), erection of site fencing and small-scale enabling works;
- Establishment of a site compound and temporary site infrastructure, including a site cabin and welfare facilities;
- Delivery of construction materials and equipment;
- Installation of necessary foundations (to be confirmed, dependant on detailed design and site location, may require piling); and
- Construction of the nesting structures on-site, methodology of which is dependent on the materials to be used (to be agreed as part of detailed design). Materials used for the building may comprise concrete, wood, or metal).

3.3.2.2 Prefabricated structure construction works are anticipated to comprise:

- Site preparation works, including vegetation clearance (if required), erection of site fencing and small-scale enabling works;
- Establishment of a site compound and temporary site infrastructure, including a site cabin and welfare facilities;
- Delivery of prefabricated components of the nesting structures and equipment;
- Installation of necessary foundations (to be confirmed, dependant on detailed design and site location, may require piling); and
- Assembly and Installation of the nesting structures on-site, methodology of which is dependent on the materials to be used (to be agreed as part of detailed design). Materials used for the prefabricated structure may comprise wood or metal.

3.3.2.3 Construction is anticipated to comprise a maximum of 10 AADT HGV movements (subject to detailed design). The site may require a temporary construction access track (dependant on site location), using crushed aggregate on geo-textile, soil stabilisation or temporary trackway. The access track will be 10m wide, comprising 6m wide road (with 7m wide passing places) and additional width for topsoil storage. The maximum depth of the access track would be 1m.

3.3.2.4 A temporary logistics compound may be required and the dimensions of which would be approximately 70x70m.

3.3.3 Operation and Maintenance

3.3.3.1 Once the construction of the onshore artificial nesting structure is complete, the site will be secured using fencing and the structures will be operational. Whilst operational activities are under development, [Section 3.2](#) outlines some design principles that may be of relevance, dependant on stakeholder input and detailed design consideration.

3.3.3.2 The number of monitoring visits is anticipated to be low, accessing the site on foot where possible. It is acknowledged that the amount of guano and the surface on which it will fall on is to be determined; however, impacts on soils, and the water environment (both ground and surface waterbodies) will be considered as part of the detailed design. Furthermore, noise and odour levels are to be determined during detailed design phase, anticipated to be post-consent.

3.3.3.3 Monitoring and maintenance activities could theoretically comprise the following:

- Removal of kittiwake guano from structure and appropriate disposal.
- Remedial works to structure (i.e. storm damage to nesting ledges);
- Ensuring structure is structurally sound;
- Changing batteries used for speakers playing kittiwake calls; and
- Removal of litter, graffiti or any objects deemed hazardous to kittiwakes.

Table 9: Onshore nesting structure design principles.

Importance	Principle Description
Optimising monitoring	Capacity for remote monitoring devices e.g. cameras to be fitted to the structure. Ideally these would need to provide coverage of all available ledges at a sufficiently high resolution to monitor individual nests and their contents e.g., chicks and eggs, to be inspected.
Optimising monitoring / essential at some sites	<p>Complex monitoring features at the minimum of 2 of the 4 structures, to include:</p> <ul style="list-style-type: none"> • Internal access; • Enclosed structures where the personnel monitoring within would be hidden from view, including to birds flying above and therefore minimising any disturbance; • Either with hatches to allow access from behind/within the structure to individual nests by suitably qualified ornithologists undertaking monitoring works; • And / or one-way glass to allow observations to be made from interior/back of structure; • Capacity for additional monitoring equipment to be accommodated within/on the structure (nice to have, not essential); and • Sanitation facilities (requirement to be determined).
Desirable (a, d) Optimising success (b, c, e)	<p>Capacity for the structure to be modified to facilitate adaptive management design features after they have been operational for some time and if required. These may include:</p> <ul style="list-style-type: none"> • Extension of structure to facilitate further nesting spaces. This would require either sufficient space to expand (laterally or vertically) or designed-in expansion points – for example a modular structure which can be extended; • Relocation of nesting structure. This would require straightforward assembly of components and potential to disassemble, balanced against longevity and stability of the structure; • Additional protection from elements e.g. wind/weather shield location points; • Enhanced predator deterrent e.g. straightforward roof and fencing maintenance, including opportunities to add avian predator deterrents; and • Provision of nesting material, such as seaweed. This would require additional protected space around or under the structure.

3.4 Decommissioning

3.4.1.1 The requirement for, and the exact nature of, decommissioning will be determined in consultation with the relevant authorities and stakeholders towards the end of the 35-year operational life of Hornsea Four.

3.5 Location

3.5.1.1 Site selection and the consideration of alternatives for onshore artificial nesting structure locations, identifying the ecological, land acquisition and technical constraints and requirements, ~~will be further developed and information~~ was submitted with the DCO application in **B2.7.5 Compensation measures for FFC SPA: Artificial Nesting: Site Selection and Design (APP-191)** and updates provided during the Examination in the updates to **B2.7.4 Compensation measures for FFC SPA: Kittiwake Onshore Artificial Nesting Roadmap (REP5-018 Revision 5 submitted at Deadline 7)**. The Applicant has been exploring the analysis undertaken for Hornsea Three to build upon the extensive site selection work and considering the potential opportunities for Hornsea Four. The ~~Cayton Bay~~ Blyth to Newbiggin ~~by the Sea~~ search area ~~is being further~~ was considered for Hornsea Four, in addition to East Suffolk, to establish specific sites on which artificial nests will be developed (see **Figure 1**). ~~Future work, such as progression of land agreements, has also been identified as being required.~~

3.5.1.2 The constraints and requirements established as a part of the site selection process have been led by the evidence-based approach, ~~which are described in the Ecological Evidence reports (B2.7.1 Compensation measures for FFC SPA: Offshore Artificial Nesting: Ecological Evidence (APP-187), B2.7.3 Compensation measures for FFC SPA: Onshore Artificial Nesting: Ecological Evidence (APP-189))~~ which will be described in the Ecological Evidence reports submitted as part of the Applicants Development Consent Order application. Initial consultation has been carried out and no significant obstacles to development have been identified.

3.5.1.3 A full account of the ecological criteria for the site selection process undertaken to date is provided in B2.7.5 Compensation measures for FFC SPA: Artificial Nesting: Site Selection and Design (APP-191) and an update on the site selection process is provided in the Applicant's submission to Deadline 5 at ~~Revision 5 of B2.7.4 Compensation measures for FFC SPA: Kittiwake Onshore Artificial Nesting Roadmap (REP5-018 submitted at Deadlien~~ Deadline 7); ~~will be submitted with the DCO application.~~ The purpose of site selection has been to identify an area to host onshore artificial nesting sites that will be occupied by new recruits in the English southern North Sea, whilst contributing to an increase of breeding adults to the ~~Eastern Atlantic kittiwake population~~ biogeographic population. The principles influencing this initial site selection work comprise:

- Locations which kittiwake with certainty will be able to find (for example either locations where there are existing (smaller) populations of kittiwake, or where there are factors which attract kittiwake);
- Locations where there is evidence of stable/increasing productivity and evidence of an expanding population (as a proxy for favourable prey resource);
- Locations where there is a lack of existing natural or man-made habitat (locations where kittiwake are attempting to nest in unfavourable conditions such as ground nesting);

- Waterfront locations away from urban housing which minimise human interaction and where purpose built onshore artificial nests can ideally overhang water, to mimic the natural nesting conditions of the target species as far as possible.

~~3.5.1.4~~ Following the submission of the DCO Application, the Applicant has continued to refine the site selection for an onshore nesting structure. In December 2021 the Applicant contacted a number of landowners to see if they would be interested in land purchase by the Applicant for the construction of an artificial nesting structure. Expressions of interest were received from a number of landowners and the Applicant shortlisted less than 5 sites where it has recently completed site visits in the areas in question to undertake photographing and mapping of factors such as availability of nest space in the area and the proximity of the potential land options to neighbouring nesting birds. Due to the interested landowner sites being located within the Cayton Bay to Newbiggen by the Sea search area, the Applicant is focusing on these refined search areas north of FFC SPA. The Applicant is now taking the results of the survey into consideration and progressing landowner discussions. An overview and update on onshore artificial nesting site selection is provided at **G6.3 Kittiwake Onshore Artificial nesting Structure Site Selection and Evidence on Nesting Limitations update (REP6-031)**. Following the end of Examination the Applicant ~~ion~~ will begin engagement with relevant Local Planning Authorities (LPAs). ~~The preferred zone for installing onshore artificial nesting sites is located within the onshore to nearshore environment. Further site selection, engagement with landowners and stakeholders and final site selection will be undertaken.~~

3.5.1.4

3.6 Summary of Onshore Artificial Nesting Structures

3.6.1.1 Onshore artificial nesting structures are put forward, if following Examination, the Secretary of State considers that an alternative (alternative to offshore nesting) measure is required. These structures would be capable of delivering the level of compensation required. A detailed evidence report (**B2.7.3 Compensation Page measures for FFC SPA: Onshore Artificial Nesting: Ecological Evidence (APP-189)**) ~~was~~ **will be** submitted with the DCO Application which presents the evidence to support the scale and efficacy of the Compensation Measure ensuring that significant contingency is built into the measure to provide the necessary confidence that it will substantively offset the impact. The compensation is effective, feasible and securable that can be functional prior to the impact occurring and sustainable for the lifetime of the project. Further details of the measure has been provided in Revision 3 of B2.7 FFC SPA: Kittiwake Compensation Plan (REP5-016 submitted at Deadline 7) submitted with the Application ~~compensation plan, and in updates provided in Revision 5 of B2.7.4 Compensation measures for FFC SPA: Kittiwake Onshore Artificial Nesting Roadmap (REP5-020) (submitted at Deadline 7) and in G6.3 Kittiwake Onshore Artificial nesting Structure Site Selection and Evidence on Nesting Limitations update (REP6-031) during the Examination~~ ~~roadmaps to delivery will be provided with the DCO application.~~ The Applicant has undertaken engagement with statutory and non-statutory stakeholders including, but not limited to, Natural England and consultation will be ongoing.

4 Bycatch mitigation

4.1 Introduction and Background

~~Seabirds are at risk from multiple anthropogenic threats, including as bycatch in UK fishing activities (Miles et al., 2020). Bycatch—the incidental capture of non-target species in fisheries—can present a significant pressure on seabird populations (Miles et al., 2020). Within recent decades, seabird populations have plummeted, largely due to commercial fisheries (direct competition and bycatch) (Croxall et al., 2012). It has been estimated that hundreds of thousands of seabirds are killed each year in gillnets (400,000; Żydelis et al., 2013) and longline fisheries (320,000; Anderson et al., 2011). Despite this, monitoring of the issue is extremely low with onboard observer monitoring coverage relatively low compared to the scale of commercial fishing (Pott and Wiedenfeld, 2017).~~

4.1.1.1 To mitigate against the number of seabirds, specifically razorbills and guillemots that may be at risk of displacement from operation of the Hornsea Four Wind Farm, ~~t~~The Applicant proposes to support the overall numbers of these birds through the reduction of bird bycatch in selected UK fisheries with connectivity to the populations within the wider site network.

4.1.1.2 The reduction of bird bycatch will be achieved through the use of ~~additional~~ deterrent equipment attached ~~onto to~~ fishing ~~nets~~gear at regular intervals. There are multiple types of mitigation technique that can be used to reduce the interactions of birds and fishing equipment. The Evidence Report **B2.8.1 Compensation measures for FFC SPA: Bycatch Reduction: Ecological Evidence (APP-194)** sets out the ecological evidence for bycatch reduction measures and supports likely successful compensation measures. ~~Each mitigation technique is more suited to specific fishing gear types and specific target bycatch species of birds.~~ Defra and Cefas' joint Clean Catch initiative recommends bird bycatch mitigation measures including modifications to fishing gear, changes to fishing and processing techniques, and devices for attachment to fishing gear. Following the positive results from the bycatch technology selection phase, it is anticipated that the technology that is deemed to have generated the most favourable outcome, the Looming Eye Buoy (LEB) will form the compensation measure. ~~The proposed mitigation methods being considered as a package of compensation measures are above water deterrents, net lights, and net panels.~~

4.2 Bycatch Mitigation Technology

4.2.1 Above Water Deterrents

4.2.1.1 Above water deterrents (**Figure 5**~~Figure 5~~) are usually fixed to buoys or markers attached to set fishing gear, which works to scare birds away from fishing nets. Current nets are often made from monofilament nylon, which is nearly invisible to seabirds underwater and so the aim of deterrents is to deter birds from approaching the nets and becoming entangled. Deterrents usually comprise a buoy with some sort of attachment, such as spinning objects or small kites, to deter birds.



(Source: [REDACTED])

Figure 5: An above water deterrent

4.2.1.2 Looming Eye Buoys (**Figure 6**) are one of the most highly developed form of above water deterrent. They comprise a floating buoy with a long stick (inset B and C) and a marker on the top that includes an eye-like pattern. The aim of the buoy is to work like a scarecrow in scaring birds away from nets. The eye design on the top panel may mimic deterrent eye patterns found in nature (inset A and B), whilst the bobbing and spinning of the buoy will result in a “looming” effect over the birds, thus preventing them from approaching the buoys. Current prototypes of these buoys are made of carbon and steel and include a spinning eye-panel at the top to keep birds away. They are not designed to make any noise and are attached to the fishing equipment already in place.

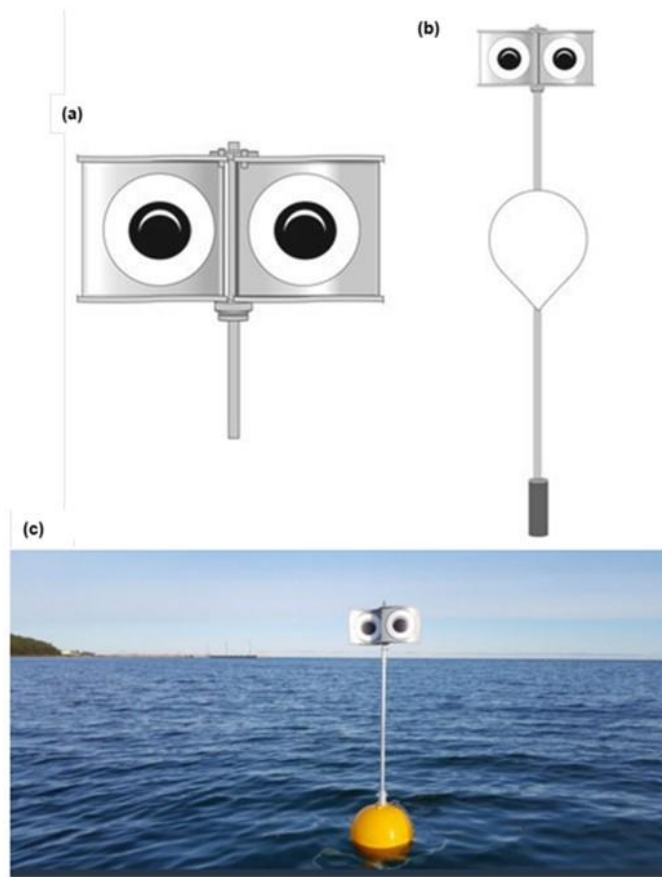


Figure 6: Looming Eye Buoy

4.2.2 Net Lighting (LEDs)

4.2.2.1 LED net lights (**Figure 6**) are small simple lights which can be attached to existing fishing gear to act as a deterrent to non target species. The aim of the lights is to increase the visibility of the nets to birds and marine mammals so that they do not become entangled with the nets. There are multiple designs available of these lights, with the majority being pre-attached to the nets ahead of deployment and remaining in place until the nets are hauled in.



(Source: NetLight—Low cost net illumination for reduced bycatch (fishtekmarine.com))

Figure 6: A commercially available net light

4.2.3 Net Panels

~~4.2.3.1—Attaching highly visible panels to nets may increase the visibility of the nets to diving birds and therefore reduce bycatch. Panels may comprise equally spaced black and white squares, attached to the surface of nets, to ensure they are highly visible to diving birds. The panels often require holes in them to reduce the effect of currents on the set gear. The panels are pre-attached to nets and are deployed as the nets are set.~~

4.3 Fishery Types

4.3.1.1 Current research suggests that gillnetting, depending on location and seasonality, suffers high levels of bird bycatch (Northridge et al., 2020). As such, many of the mitigation types currently available are focussed on bycatch from gillnets. This Compensation Measure will therefore include mitigation of bird bycatch from gillnet fisheries. All of the above proposed mitigation types are considered as potentially suitable for gillnets and will be evaluated as suitable mitigation techniques.

4.3.1.2 There is some anecdotal evidence and research (Northridge et al., 2020) that mid-water trawling may also result in significant levels of bird bycatch. However, there is less evidence to support this. Evidence gathering by the Applicant is ongoing for mid-water trawl bycatch. There is not enough evidence to demonstrate the efficacy of above water deterrents as mitigation for mid-water trawls at the moment. However, currently all above mitigation methods are being considered for mid-water trawling.

4.4 Location

4.4.1.1 The Applicant has identified locations with high guillemot and razorbill bycatch along the English south coast of England, particularly southeast and southwest. This has been determined by the risk mapping process outlined within the Guillemot and Razorbill

Bycatch Evidence Report (B2.8.1 Compensation measures for FFC SPA: Bycatch Reduction: Ecological Evidence (APP-194)), consultation with fisheries and other relevant stakeholders. The southeast and ~~south-west~~southwest locations have formed the basis of the bycatch reduction technology selection phase, and potentially the location of the compensation measure. **Figure 7** shows the area of search for bycatch ~~mitigation~~mitigation. The scale of compensation relative to the location specific factors (i.e., number of vessels to be included in the bycatch reduction technology selection and implementation) along with the methodology would be defined in consultation with the SNCB, the RSPB and relevant industry stakeholders.

~~From April to July (breeding season), both guillemot and razorbill are located tightly around their colonies (around the coasts of the UK except for the Humber to the Isle of Wight). Outside of the breeding season, both species move further offshore, then start moving south. By December both species are located offshore around all UK coasts. As seabird distributions change throughout the year, it is likely that bycatch rates will also vary as higher seabird densities increase the bycatch risk (Bradbury et al., 2017). It is therefore important to evaluate temporal variations when identifying areas of high bycatch vulnerability for the purpose of planning mitigation measure locations.~~

~~Potential fisheries with reported bird bycatch and population connectivity with the wider site network and include the UK South coast, Cornwall, and the Thames Estuary. All of these locations are being considered for potential mitigation trials and future implementation.). Bycatch hotspots have been identified in both the South East and South West of the UK, along with reports of bird bycatch at other locations along the south coast and in the Thames Estuary. Site plans **Figure 7** and **Figure 8** show the areas where fishing may take place and where mitigation trials may be targeted.~~

Hornsea 4

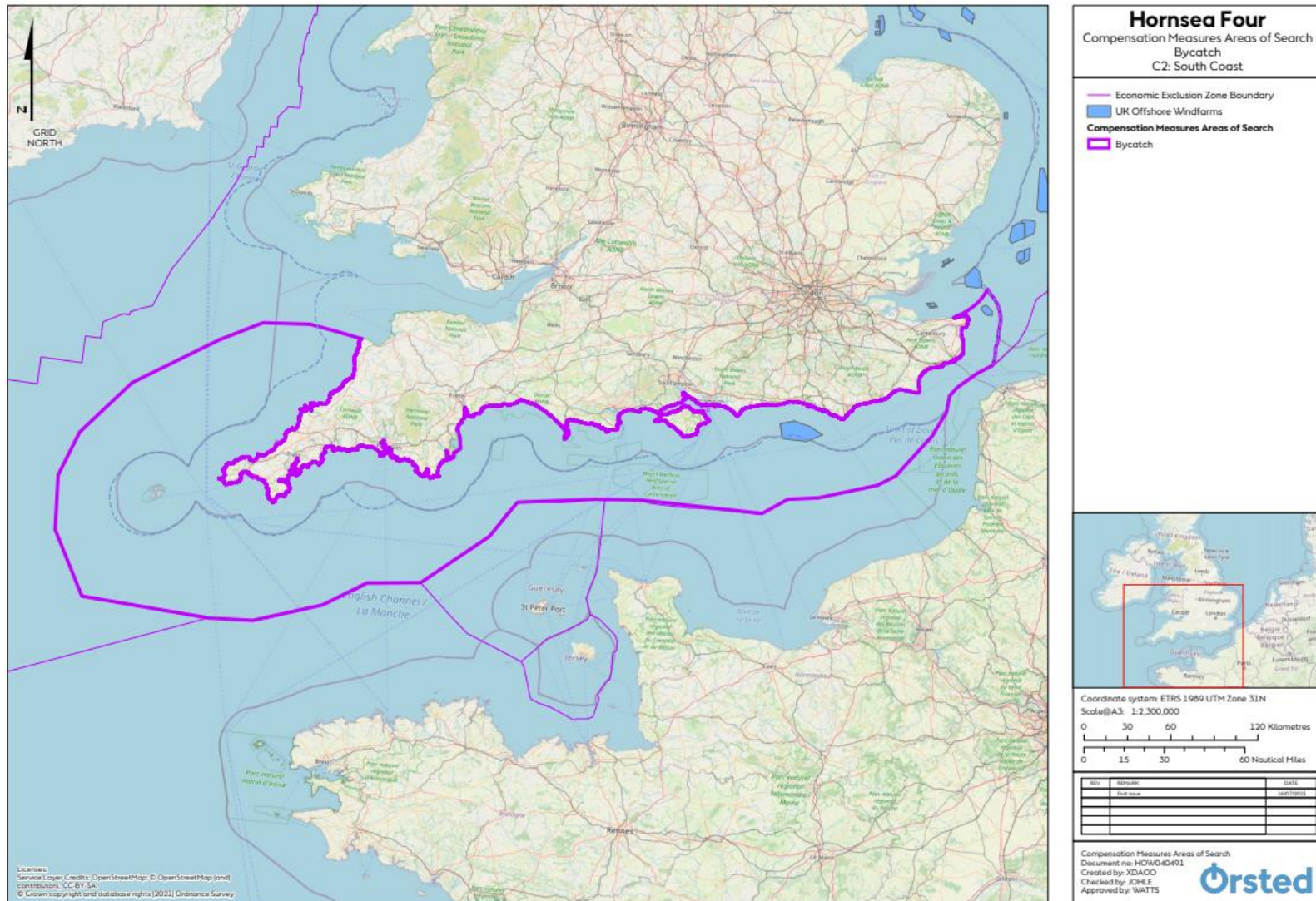


Figure 7: South Coast Bycatch Mitigation Search Area.

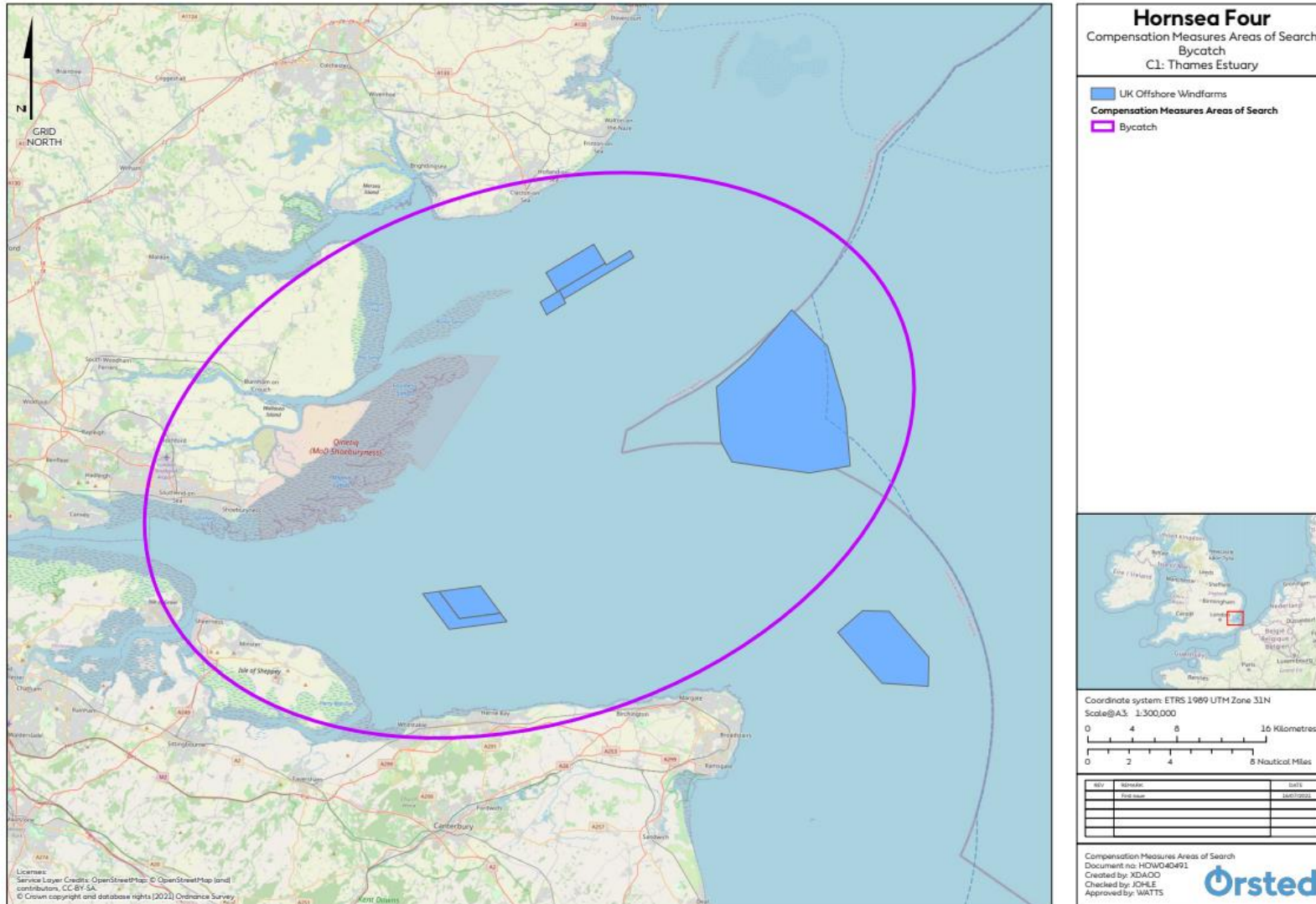


Figure 8: Thames Estuary Bycatch Mitigation Search Area.

4.5 Implementation, operation, and monitoring

~~4.5.1.1~~ In order to determine the most effective bycatch reduction method, the Applicant commenced a bycatch reduction technology selection phase in 2021 (through to March 2022), focusing on the use of LEBs within an active gillnet fishery within the biogeographic range of guillemot and razorbill. LEB were selected as they are one of the most developed forms of above water deterrent, which have been developed and trialled by BirdLife International/ RSPB in conjunction with Fishtek Marine (i.e., Rouxel et al., 2021). ~~Mitigation trails are planned for Autumn / Winter 2021. Following trials to gather further evidence on the efficacy of each mitigation method, a specific measure or combination of measures will be selected to take forward.~~ The data has been subsequently analysed by fisheries experts and ornithologists to determine the effectiveness of the LEB as a compensation measure, the findings are presented in **G5.13 Bycatch Reduction Technology Selection Phase Summary (REP5-068)** submitted at Deadline 5. ~~Implementation of the planned mitigation will begin following determination of the DCO application by the Secretary of State.~~

~~4.5.1.1~~ 4.5.1.2 T
 he Applicant has committed to use the LEB on vessels during the non-breeding season 2022/2023 and collect further data from September 2022 to March 2023. ~~For this, the Applicant has so far signed up twenty two-22 fishers. The Applicant is continuing engagement from additional fishers and aims to increase the number of vessels included and is therefore confident in securing the number of vessels required to fulfil compensation. This will also allow the Applicant to improve the technology based on lessons learnt from the bycatch reduction technology selection phase.~~

~~4.5.1.2~~ 4.5.1.3 W
 ork will be undertaken with local representatives and contacts within the target fishery areas to ensure uptake of the mitigation equipment. Use of the equipment may need to be incentivised to ensure uptake and continued usage.

~~4.5.1.3~~ 4.5.1.4 T
 o ensure that the equipment continues to be used and that further evidence can be gathered to confirm the success of the measures, a monitoring programme ~~may will~~ be required during the operational use of the technology, should it be taken forward as a compensation measure ~~measures~~. There are many examples of fishing gear monitoring around the world, which include but are not limited to gear cameras, self-reporting, blue-tooth tags, and equipment trackers. The exact method of monitoring will be decided based upon further evidence gathering and discussion with industry experts.

~~4.5.1.4~~ 4.5.1.5 T
 he ~~Wind Farm~~ Hornsea Four is expected to operate for 35 years following construction. If required, the accepted ~~mitigation~~ measure(s) ~~would will~~ be used and monitored throughout the operational lifespan of the Wind Farm. Following the monitoring programme, overall measure uptake and success of the mitigation measure, the equipment may continue to be used as a ~~mitigation~~ bycatch deterrent.

~~4.6~~ Other projects and trials

~~4.6.1.1~~ ~~There are currently trials of mitigation measures planned around the UK by other organisations. Exact details of these are not available, However the details currently known to the Applicant are trials that may be undertaken in 2021 or 2022 in both Cornwall and~~

~~Scotland with the Looming Eye Buoy.~~

4.7.4.6 Summary of Bycatch Compensation Measure

~~4.7.1.1~~4.6.1.1

B

Bycatch reduction is a primary Compensation Measure. In combination with other primary razorbill and guillemot measures, bycatch mitigation will be able to deliver the required level of compensation for Hornsea Four. A detailed evidence report (**B2.8.1 Compensation measures for FFC SPA: Bycatch Reduction: Ecological Evidence (APP-194)**), and roadmap (Revision 5 of B2.8.2 Compensation Measures for FFC SPA: Guillemot and Razorbill Bycatch Reduction Roadmap (submitted at Deadline 7)) (~~REP5-028~~) ~~will be~~ were submitted with the DCO application to demonstrate the potential compensation deliverable by the bycatch mitigation both alone and combined with the other primary Compensation Measures. The evidence report ~~will include~~ includes a summary of the supporting evidence for bycatch compensation and the roadmap ~~will~~ outlines the further steps that will be undertaken as well as providing key updates following from submission to submission to demonstrate that the Compensation Measure can be delivered. These Compensation Measures are effective, feasible and securable measures that can be implemented prior to the impact occurring and sustainable for the lifetime of the project. In designing this Compensation Measure the Applicant has consulted and worked with academics, Natural England, the RSPB, fisheries representatives and other relevant stakeholders to ensure this Compensation Measure is both robust and deliverable.

5 Predator Eradication

5.1 Introduction and Background

~~5.1.1.1—Seabirds encounter many factors which influence adult survival and breeding success. These factors include (but are not limited to); predation (Craik 1997; Buchadas & Hof 2017), climate change related shifts to prey availability (Gaston & Elliott 2014; Divoky et al., 2015) and abundance and, fisheries practices (Furness & Tasker 2000; Frederiksen et al., 2004). Other factors may also include seabird bycatch (Miles et al., 2020) and plastic pollution (O’Hanton et al., 2017).~~

~~5.1.1.2~~5.1.1.1 C
 olony population and nest surveys are undertaken to assess the overall adult breeding population and breeding success of a colony which can be consequently linked to external factors influencing a population (Gjerdrum et al., 2003). Predation of seabird eggs, nestlings and adult birds may be one such influencing factor. For example, guillemot and razorbill have been shown to be vulnerable to numerous species of predator.

~~5.1.1.3~~5.1.1.2 S
 eabirds have several natural predators distributed across their range. Natural predators generally pose a low risk to breeding seabirds as they have coevolved with predation pressure and have mechanisms or behaviours to avoid or withstand it. For example, many seabirds choose to nest on remote islands which are free from ground dwelling predators.

~~5.1.1.4~~5.1.1.3 W
 hen non-native predators are introduced to these island colonies, they may have profound impacts on the native fauna (Jones et al., 2016; Thomas et al., 2017). Many offshore islands around the UK have established populations of invasive mammals, originating from mainland Britain or from further afield (stow away on ships etc) (Stanbury et al., 2017).

~~5.1.1.5~~5.1.1.4 R
 ats are among the most common and invasive species impacting native wildlife worldwide through predation, competition of resources and modification of habitat (Jones et al., 2008). Previous estimates of the prevalence of rats have indicated more than 80% of islands globally support a rat population (Atkinson, 1985). Rat is the general term used to describe the various species within the genus *Rattus*. Of the large number of species in this genus throughout the world, the key species in a UK context are the brown rat (also referred to as the Norwegian rat) (*Rattus norvegicus*) and the black rat (commonly referred to as the ship rat) (*Rattus rattus*).

~~5.1.1.6~~5.1.1.5 B
 oth brown and black rats are known predators of many small-bodied seabird species, however, when available, the majority of predation is focused on eggs and chicks (Atkinson, 1985). This is particularly relevant when rats are concentrated around coastal zones during the breeding season (Main et al., 2019), with the predation focus on eggs and chicks having been evidenced through numerous monitoring methods, including stable isotope analysis extracted from rat tissues (Stapp, 2002).

~~5.1.1.7~~5.1.1.6 R
 ats are known to impact guillemot and razorbill colonies (e.g. Swann, 2002; Mavor et al., 2004; Russel, 2011) especially those breeding on islands (Thomas et al., 2017). For example, prior to their eradication in 2005/2006, black rats were associated with the

population declines of the 13,000 pairs of nesting guillemot and 11,000 pairs of nesting razorbill on the Shiant Isles (Scotland) due to the predation of eggs and chicks (Swann, 2002).

~~5.1.1.8~~ 5.1.1.7

A t Canna Island, Scotland, brown rats were responsible for the predation of auk eggs (Russell, 2011) and the redistribution of nesting guillemot into areas which were inaccessible to rats (Mavor *et al.*, 2004). This prompted the initiation of an island wide rat eradication scheme in 2006. Both brown and black rat have been recorded at multiple other UK colonies (Lockley, 1953; Harris, 1984; Lovegrove *et al.*, 1994). Rats present at guillemot and razorbill colonies have therefore formed the focus of location searches for eradication schemes. Despite this focus, other predators will also be considered if information comes to light of a pressure to guillemot and razorbill populations.

5.2 Proposals for Hornsea Four

5.2.1.1 To compensate the potential displacement impact on guillemot and razorbill from the operation of the Hornsea Four Wind Farm, ~~t~~The Applicant proposes to implement a predator eradication programme at selected guillemot and/ or razorbill breeding colonies in the states of Guernsey. The selected colonies ~~is~~ have ~~will~~ been chosen based on delivery and connectivity to the populations within the wider site network. Predator eradication is ~~This would be~~ part of a package of compensation measures for these species.

5.2.1.2 Predator eradication will be undertaken using well established methods evidenced throughout the wealth of previous predator eradication examples from the UK and further afield. For ground predators, such as rats, this usually involves poison bait stations. The primary species the measures of predator eradication would be focussed upon are rat and house mouse but could extend to include mink or crow as a supportive measure pending ecological advice and stakeholder discussions, whilst ensuring non-targeted species are accidentally eradicated.

5.2.1.3 Following the removal of the invasive species, biosecurity measures will subsequently be installed to prevent re-invasion. Biosecurity measures form a vital consideration in ensuring that efforts to remove invasive species have not be undertaken in vain. There are a significant number of biosecurity measures available depending on the location and species being considered, all of which have been tried and tested at previous predator eradication schemes (i.e., Biosecurity for LIFE project⁴).

5.3 Location

5.3.1.1 It is proposed that predator eradication will be undertaken on an island or islands where both invasive mammalian predators and guillemot and/ or razorbill are present. The Applicant ~~is currently~~ has been liaising with site managers at multiple islands to understand the prevalence of invasive mammalian species and ascertain the level of pressure posed to breeding guillemot and razorbill. ~~The potential broad areas currently being considered for predator eradication include:~~ Following a thorough site selection process (detailed in Revision 5 of **B2.8.4 Compensation measures for FFC SPA: Guillemot and Razorbill Bycatch Reduction: Roadmap** (submitted at Deadline 7) (**REP5-030**)), the following islands have been refined for the predator eradication implementation stage:

- Bailiwick of Guernsey:

⁴ 

- o Alderney: A number of islands/ islets around the main island;
- o Herm: Including Herm, The Humps and Jethou; and
- o Sark: A number of islands/ islets around the main island.

- ~~5.3.1.1—Rathlin Island;~~
- ~~5.3.1.2—Channel Islands;~~
- ~~5.3.1.3—Isles of Scilly; and~~
- ~~5.3.1.4—Islands off the south coast of Devon.~~
- ~~5.3.1.5~~

The specific locations within these broad areas (see ~~Figure 1~~ **Figure 1**) are continuing to be explored and The Applicant will remain open to considering other locations if identified and/or deemed suitable. Those islands where invasive mammalian predators have increased access to breeding locations will be favoured due to the high degree of overlap.

~~5.3.1.3~~ ~~Before any predator eradication schemes are implemented at a specific location, an~~ **5.3.1.3** The island implementation studies were initiated by the Applicant in 2021 (Alderney) and early 2022 (Herm/ Sark) to gather further evidence to maximise the chances of success of the eradication programme and feed into the decision-making process of which island(s)/islet(s) to take forward. It is planned that the implementation studies will be completed before the DCO is granted. An update of the progress up to June 2022 is presented within **G5.4: Predator Eradication Implementation Study Update (REP5-082)**. Based on the evidence collected during the eradication implementation studies and presented within **G5.4: Predator Eradication Implementation Study Update (REP5-082)**, the Applicant is highly confident it has determined locations where an eradication is highly feasible, deliverable and will result in benefits to guillemot and razorbill. If, following the completion of the implementation studies, it is considered by the SoS that further sites should be explored, the Applicant will return to the long-listed potential sites for further ground truthing and site refinement. Preliminary results are promising and the Applicant expects to be able to secure all required compensation on a number of islands/ islets around the main island of Alderney, Herm and is considering Sark for adaptive management.

~~5.3.1.6~~ **5.3.1.4** A s part of the Hornsea Four Application, a document describing Ørsted’s approach to strategic scale delivery of ecological compensation was submitted (**B2.6.2 Compensation measures for Flamborough and Filey Coast (FFC) Special Protection Area (SPA) Prey Resource Evidence (APP-185): Appendix A**) to demonstrate how project specific work on compensation is supported by an industry scale approach. The developer collaboration referenced within this document is now formalised as the Offshore Wind Industry Council’s Derogation Subgroup (OWIC DS), which was set up by Ørsted. The OWIC DS is a trusted industry adviser, which has worked in partnership with the Pathways to Growth⁵ (P2G) Coordination Group since August 2021 to address the top prioritised P2G barrier: Derogations. Four topics are being developed as strategic compensation case studies by the OWIC DS/P2G collaboration including Predator control or eradication for seabird compensation. The options are to explore eradication at a UK island, which due to the geographical distribution of seabird colonies is likely to be in Scottish or Welsh waters, or to explore high-quality predator proof fencing at a mainland breeding colony, in line with a risk assessment to seabirds present at those colonies.
~~eradication feasibility assessment will be undertaken to ensure measures can be employed~~

⁵ OWIC | Pathways to Growth: The Sector Deal’s workstream focussed on identifying and addressing the key environmental and consenting challenges that will be a barrier to the UK meeting its offshore wind 2030 target and playing its full role in delivering net zero. Recognising the scale of the challenge, P2G brings together government representatives, Statutory Nature Conservation Bodies (SNCBs) and industry across the UK’s Devolved Administrations to work together in partnership.

~~to remove the invasive species and that biosecurity measures can be subsequently installed to prevent reinvasion, whilst not affecting the native species and/or species that may not affect guillemot and/or razorbills.~~

5.4 Operation, implementation, and monitoring

- 5.4.1.1 The objective of the eradication programme will be to remove mammalian predators from the island(s) that are currently suppressing the breeding success (and therefore, population size) of guillemot and razorbill (amongst other species) at these locations. The removal of this pressure will therefore lead to an increase in productivity and ultimately an increase in the population size of these species, whilst not affecting any other species that are not known to be detrimental to guillemot and/or razorbills.
- 5.4.1.2 Following the feasibility assessment and in partnership with site managers, invasive species eradication specialists will be contracted to undertake the island(s) eradication. Consideration of the timing of a predator eradication programme will be made to ensure that they are undertaken at the optimal time and that will not for example affect a species/habitat that are not known to be detrimental to guillemot and/or razorbills.
- 5.4.1.3 The primary aim of an eradication scheme is always to completely remove the introduced animal from the chosen area. In theory, just a single pregnant female of the invasive animal could repopulate the area. Two years intensive monitoring for the presence of the eradicated animal is required to receive the invasive-free status (Nathan *et al.*, 2015; Russell *et al.*, 2017). For example, this was the process taken for the eradication of rats on Canna and Sanday under contract by Wildlife Management International, starting in late 2005. By February 2006 the last rat sign was detected, and after a two-year period of intensive monitoring, the island was declared rat-free in 2008 (see Bell, *et al.*, 2011). The predator eradication programme would only be undertaken by appropriate qualified people and all methods will be agreed with the appropriate stakeholders.
- 5.4.1.4 Following the invasive species status, seabird recovery monitoring will continue for the lifetime of Hornsea Four. Monitoring will include population census and productivity monitoring. This will be compared to pre-eradication data (which will be collected to characterise the baseline and supplement historic seabird data for the location where available). The presence of invasive species will also be monitored to detect signs of repopulation.

5.5 Summary of Predator Eradication Compensation Measure

- 5.5.1.1 Predator eradication is a primary Compensation Measure. In-combination with other primary razorbill and guillemot measures, predator eradication will be able to deliver the required level of compensation for Hornsea Four. A detailed evidence report ([B2.8.3 Compensation measures for FFC SPA Predator Eradication: Ecological Evidence \(APP-196\)](#)), and roadmap ([Revision 5 of B2.8.4 Compensation measures for FFC SPA: Guillemot and Razorbill Bycatch Reduction: Roadmap \(REP5-030\)](#) submitted at Deadline 7) ~~will be~~ were submitted with the DCO application to demonstrate the potential compensation deliverable by the predator eradication programme both alone and combined with the other primary compensation measures. The evidence report ~~will include a~~ provides a summary of the supporting evidence for predator eradication compensation and the roadmap ~~will outline~~ the further steps that will be undertaken ~~from as well as key updates since~~ submission to demonstrate that the Compensation Measure can be secured. These

Compensation Measures are effective, feasible and securable measures that can be implemented prior to the impact occurring and sustainable for the lifetime of the project. In designing this compensation measure the Applicant has consulted and worked with Natural England, JNCC, the RSPB, The Wildlife Trust, other statutory bodies and other relevant stakeholders to ensure this compensation measure is both robust, deliverable and effective.

6 Fish Habitat Enhancement

6.1 Introduction and Background

6.1.1.1 Fish habitat enhancement seeks to improve vital habitats for fish species such as those that provide spawning or nursery grounds to increase the productivity of fish species. Marine habitats that support fish populations such as seagrass, biogenic reef and mudflats have been considered for restoration in the UK to increase biodiversity (ABPmer, 2017; MMO, 2019). There is substantial evidence that these types of structured habitats enhance the density, growth, and survival of juvenile fishes and invertebrates (Lefcheck et al., 2019).

6.1.1.2 Seagrass meadows are amongst the most productive marine habitats in the U.K. Seagrass provides rich nursery habitat for a fifth of the world's biggest fishing species including pollock, herring and whiting, meaning their restoration can improve prey availability (Project Seagrass, 2021). Seagrass meadows provide shelter and food for juvenile fish (Figure 8-9), stabilise the sediment, reduce erosion, improve water quality, absorb excess nutrients and improve nutrient cycling, produce oxygen and store significant amounts of carbon.



Figure 8-9: Seagrass providing shelter for fish (copyright R.Unsworth).

6.1.1.3 While seabirds such as kittiwake, guillemot and razorbill often feed miles away from any seagrass, the species that they prey on, such as Gadoids and Clupeids, often utilise seagrass as nursery habitats (Bertelli and Unsworth, 2014; Lefcheck et al., 2019; Lilley and Unsworth, 2014; McDevitt-Irwin et al., 2016). At ocean basin scales seagrass is incredibly important in supporting fish stocks far from land with 20% of the worlds biggest fisheries supported by

seagrass meadows through the provision of a nursery function to juvenile fish (Unsworth et al., 2019b). A high abundance of juvenile herring were found in seagrass in studies that took place in the United Kingdom, Denmark and the Baltic Sea (Bertelli and Unsworth, 2014; Polte and Asmus, 2006; Rönnbäck et al., 2007). Where seagrass meadows decline, there is evidence that this has negative effects on pelagic fish stocks (Kritzer et al., 2016; Seitz et al., 2013). This in turn, may impact the success of the species that feed on them.

6.2 The importance of seagrass

- 6.2.1.1 In England, seagrass is protected as an Annex 1 feature under the EU Habitats Directive, protected in designated Special Areas of Conservation and as a feature of Sites of Special Scientific Interest (SSSIs). Seagrass beds are also listed as Features of Conservation Interest (FOCI) in Marine Conservation Zones (MCZs). Seagrass beds (*Z. marina* and *Z. noltei*) are listed as a Priority Habitat derived from Section 41 of the Natural Environment and Rural Communities (NERC) Act 2006.
- 6.2.1.2 Seagrass meadows are one of the world's most threatened ecosystems and are rapidly declining (Waycott et al., 2009). Factors affecting seagrass meadows and contributing to the decline include wasting disease, pollution and physical disturbance. In the UK, seagrass loss has been catastrophic and is estimated to have declined by 85% since the 1920s (Hiscock et al., 2005, Unsworth et al., 2019) and total UK losses could be as high as 92% (Green et al., 2021). Of the 155 estuaries in Britain, only 20 estuaries support seagrass and many are in poor condition and facing continued decline (Jones and Unsworth, 2016; Unsworth et al., 2017a,b; Unsworth et al., 2019). It is estimated that 39% of seagrass in the UK has been lost since the 1980's (Green et al., 2021). In the context of seabirds in the North Sea there is very good evidence that seagrass has mostly disappeared from the coastline between Lindisfarne in the NE and Scolt head in Norfolk, a gap in straight line distance of almost 350km. Seabirds in that area no longer have access to resources within seagrass or supported by seagrass, with seagrass formerly in the Humber, the Tyne, the Tees and the Wash all but gone (Green et al., 2021; Unsworth, 2021).
- 6.2.1.3 The recognition of the importance and threats to seagrass has led to a number of trials around the UK and globally. Research has come a long way since the early trials in the 1970's in East Anglia which were unsuccessful. With the knowledge of the requirements for seagrass, restoration has been successful in many plantings and meadows have often come to perform much as naturally propagated meadows (Fonseca et al., 1985; Fonseca et al., 1996). In the UK researchers are seeing success from restoration trials planted in 2018 and will soon see the results of pilot projects deployed in 2020 and 2021 (Unsworth, 2021).
- 6.2.1.4 Through the Applicants work on the Environmental Impact Assessment and Habitats Regulations Assessment, the Applicant has been exploring opportunities to restore seagrass to support a range of ecosystems services and associated research, as a potential compensation measure. The Applicant recognises the importance of seagrass as a measure that can provide resilience to other compensation measures such as predator eradication, habitat management, bycatch mitigation and provision of artificial nesting. The Applicant proposes to provide a package of measures that will support the seabird populations such as kittiwake, guillemot and razorbill locally and in the North Sea. ~~The measures will be designed to seek opportunities to be spatially co-located to maximise the benefits of the measures and located to ensure the overall coherence of the network is maintained.~~ The Applicant ~~is exploring~~ has explored a number of different fish habitats for enhancement such as mudflats, saltmarsh and reef. Recognising the importance of seagrass to fish

populations and seabirds we are currently focusing on the opportunities for potential seagrass restoration projects.

6.3 Seagrass Restoration Projects

6.3.1.1 Seagrass restoration projects have been undertaken for over 50 years (MMO, 2019). For example, in Chesapeake Bay in the US, 3000 hectares of seagrass have been restored since the first survey in 1984 from once lifeless habitats, with rapid recovery of their ecosystem services now being observed (Orth et al., 2020). The restored seagrass meadows in Chesapeake Bay have recorded rapidly increasing ecosystem service provision from maturing restored seagrass meadows that have become indistinguishable from natural meadows (Orth et al., 2020).

6.3.1.2 In recent years a number of seagrass restoration projects have been undertaken in the UK. Project Seagrass and Swansea University led the UK's first major restoration project in Dale in West Wales. Although many aspects of this project have resulted in learning lessons, the overall project is considered a resounding success. In 2013, Swansea University commenced a programme of restoration work, studies on laboratory grown plants, transplantations and the movement of 'seagrass sods' were conducted alongside studies using seeds. This led to a range of trials utilising seagrass seeds planted in small hessian bags, a method that to date has been very successful in further studies in West Wales (Unsworth et al., 2019). The use of hessian seed bags helps to overcome the negative feedbacks caused by Green Shore crabs, unstable sediments and tidal loss of seeds (Maxwell et al., 2017). In 2020, over a million seagrass seeds were planted into Dale Bay in West Wales using the hessian seed bag method, over the coming 12 months and years these are expected to germinate and lead the development of the UK's first major seagrass restoration planting.

6.3.1.3 Seagrass meadows in the Humber Estuary have declined dramatically since the 1930's (Philip, 1936). The Humber Estuary is an important fish spawning area for sandeel, lemon and dover sole and important nursery area for plaice, herring, flounder and sprat (Rogers et al., 1998). Many of these species are prey for seabirds in the North Sea including kittiwake, guillemot and razorbill. Organisations are undertaking research and trials to expand the remaining 20ha of seagrass at Spurn Point Nature Reserve. Yorkshire Wildlife Trust are undertaking trials to discover the optimal conditions for gathering and germinating seagrass seeds (Yorkshire Wildlife Trust, 2021).

~~6.3.1.4 In Plymouth Sound and the Solent, the largest restoration project began in April 2021, a partnership project led by Ocean Conservation Trust (OCT) and involving Natural England, and numerous other stakeholders and volunteers (OCT, 2021). The project aims to plant seagrass bags across a total of eight hectares of seagrass meadows — four hectares in Plymouth Sound and four hectares in the Solent Maritime Special Area of Conservation. By planting seagrass, the project hopes to create more seagrass meadows which provide homes for juvenile fish and protected creatures like seahorses and stalked jellyfish (OCT, 2021).~~

~~6.3.1.5 Prior to obtaining consent of Hornsea Four, the Applicant has explored suitable locations and selected the area deemed most suitable for seagrass restoration to provide resilience for the Hornsea Four compensation measures. The refined area for seagrass restoration is Spurn Point in the Humber Estuary (as shown in Figure 1) and the Applicant has commenced seagrass restoration efforts with a trial scheme. The Applicant is also undertaking a UK site implementation study for proposed adaptive management measures. The Applicant is~~

~~exploring opportunities to expand existing seagrass restoration projects that are already underway and opportunities to create new projects with the academic community that could potentially form a resilience compensation measure, these broad locations are illustrated in Figure 1.~~

6.4 Seagrass Restoration Techniques

6.4.1.1 Seagrass restoration has been formally conducted for over 50 years and the means of doing this can principally be split into two major techniques:

- replanting; and
- reseeding.

~~6.4.1.2—Both techniques have their relative merits and have exhibited varying levels of success. Reseeding and replanting techniques have sometimes been used together. Using seeds possibly in conjunction with adult plants, may in some instances prove more effective (van Katwijk et al. 2016). A broad overview of the literature illustrates that although a lot is now known about seagrass restoration, there are research gaps and as a result the success rate of restoration projects can vary, demonstrating that it is vital that studies are undertaken to assess the feasibility and site selection and ensure the efficacy of the measure (Unsworth & Butterworth, 2021).~~

~~6.4.1.3~~ 6.4.1.2

~~6.4.1.4—The use of R~~reseeding generally relates to the collection and targeted redistribution (and sometimes processing) of wild seed. Seeds can be directly deployed either from the boat or for intertidal areas, deposited using tree planting tool (pottiputki), and often hessian bags are used to help anchor the seeds in place during germination. It is expected that if vessels are required, then up to two vessels would be required for the seagrass restoration. Adult shoot replanting normally involves harvesting plants from an existing meadow and transplanting them to the restoration site. For the replanting process, the reproductive fronds of wild seed is collected by hand by SCUBA divers or by collection on from the foreshore. The seeds collected by recent projects have obtained permits/consent from Natural England and Natural Resources Wales. Recent reports from the Environment Agency highlight the need for seagrass restoration to increasingly depend upon nursery grown propagules.

~~6.4.1.5~~ 6.4.1.3

~~6.4.1.6~~ 6.4.1.4

n most cases, shoot planting involves some means of anchoring the shoots to the bottom until the roots can take hold (root into the bottom). Replanting may use either labour intensive diving techniques or various mechanistic approaches to planting various sizes and ages of seagrass into new localitieslocalities. weighted and anchored hessian sacks or mechanistic approaches, similar to tree planting, to plant various sizes and ages of seagrass plants into existing areas of seagrass, with the later technique favoured for areas of intertidal seagrass. Planting of seedlings in the UK is typically undertaken by a team of divers who are transported to the site by boat for subtidal areas or by personnel using a manual hand tool (dibber and seed press) on foot for intertidal areas. may also be undertaken by divers who are transported to the site by boat. Seeds can also be directly deployed from the boat and often hessian bags are used to help anchor the seeds in place during germination. It is expected that up to two vessels would be required for the seagrass restoration at each location.

~~6.4.1.7~~ 6.4.1.5

S

eagrass restoration requires consideration of a range of factors necessary to make it a success. A recent review of the success of restoration projects globally found that success relates to the severity of the habitat degradation (van Katwijk et al., 2016). Seeds, adult plants and sods are not significantly different, although seedlings show lower success rates. A short distance to the donor site is also related to success.

~~6.4.1.8—Some seagrass restoration projects particularly the trials of small/medium-sized projects have funding secured. The Applicant will look to fund additional areas for seagrass restoration that do not currently have funding secured and therefore provide additional benefit rather than projects that are part of normal practice and site/habitat management of the designated sites. Evidence gathering by the Applicant is ongoing and discussions with stakeholders on restoration projects and techniques is continuing. However, currently all types of restoration methods are being considered and may be combined using the best techniques at the time of restoration for the greatest success.~~

6.5 Location

~~6.5.1.1—Exploration of potential broad areas for seagrass restoration is ongoing. The main areas that are being considered consistently support all of the target seabird species and therefore provide options for seagrass restoration as well as supporting other compensation measures.~~

~~6.5.1.2—~~

~~From April to July (breeding season), both guillemot and razorbill are located tightly around their colonies (around the coasts of the UK except for the Humber to the Isle of Wight). Outside of the breeding season, both species move further offshore, then start moving south. By December both species are located offshore around all UK coasts. As seabird distributions change throughout the year, the composition of their prey can also change, for example guillemot have a more varied diet in winter (Furness and Tasker, 2000). It will therefore be important to evaluate temporal variations when undertaking site selection analysis for the purpose of planning compensation measure locations.~~

6.5.1.1 The site selection process for these seagrass locations is outlined in the Without Prejudice Derogation Case (specifically **B2.8.5 Compensation measures for FFC SPA: Fish Habitat Enhancement: Ecological Evidence (APP-198)**). The purpose of the site selection process has been to identify areas supporting all the target seabird species and are suitable for seagrass restoration projects. The resulting Area of Search is shown in [Error! Reference source not found.](#), the Humber Estuary, with this area consistently supporting all of the target seabird species, providing options for seagrass restoration as well as supporting the compensation measures. This location (Humber Estuary) has been taken forward for trials and has been determined through the implementation study as the highest scoring future implementation.

~~6.5.1.3—The Applicant is also undertaking a UK site implementation study for proposed adaptive management measures. The UK site implementation study is being undertaken in parallel with the seagrass restoration implementation study and will appraise the suitability of the trial study area to support expansion to a large-scale restoration site. The UK site implementation study will also inform adaptive management. The external provider responsible for the UK-wide site implementation study is Ocean Ecology Limited (OEL) in collaboration with seagrass restoration experts from Project Seagrass and Swansea University (SU). *Potential existing seagrass meadows located within proximity to the primary razorbill and guillemot*~~

~~compensation measures i.e. bycatch and predator eradication, with reported connectivity with the wider site network and the North Sea populations include the Solent, Channel Islands, Cornwall, Isles of Scilly, Essex Estuaries, Rathlin Island and Humber Estuary (see Figure 1). All of these locations are being considered for potential feasibility trials and future implementation.~~

6.6 Implementation, operation, and monitoring

~~6.6.1.1 Prior to any field studies commencing, detailed feasibility studies will be undertaken to assess the physical parameters for seagrass to be restored and undertake further stakeholder engagement. The Applicant recognise the need for feasibility studies to consider site selection and methodology to increase the likelihood of a successful restoration programme and efficacy of the compensation measure. Factors that will be considered prior to restoration efforts being initiated to ensure the viability of seagrass restoration include looking for sites:~~

- ~~• being sheltered from wave action;~~
- ~~• with suitable topographical and hydromorphological conditions including sedimentation rates;~~
- ~~• sufficient nutrients and available light;~~
- ~~• good water quality; and~~
- ~~• avoid sites with activities that could cause significant physical disturbance.~~

~~6.6.1.2 Surveys may be required to establish the levels of activity at the potential locations. Planting seagrass at sites previously known to support seagrass and known to have appropriate conditions for seagrass would likely result in increased biodiversity and ecosystem service provision (Unsworth, 2021). Part of the site selection process will take evidence of previous seagrass locations as a key consideration (Green et al., 2021).~~

~~6.6.1.3 For a new restoration project, we may conduct physical surveys (e.g. particle size, depth, slope, light, temp, total suspended solids, redox layer) and biological surveys as well as habitat mapping at each site, these could involve the use of camera drops and diver surveys to assess the suitability of the potential locations. When undertaking site selection studies, we will examine the health and nutrient status of the closest seagrass meadows or patch.~~

~~6.6.1.4 It may be necessary, especially with the potential scale restoration, that a series of surveys will be needed to identify potential seagrass meadows for future seed collections. This will be conducted in consultation with Natural England and other stakeholders. When planning the restoration project, we will focus on facilitating natural recovery through alleviating recruitment limitation.~~

6.6.1.5 ~~The Applicant will undertake studies to understand the most appropriate scale for any resilience measure and consider how to maximise the benefits of spatial overlap/proximity to the other compensation measures. We recognise the importance of encouraging long-term survival by promoting self facilitation through implementation at a large enough scale. We will ensure that significant contingency, which may include reseeded/replanting, is built into the measure to provide the necessary confidence that it will have sufficient resilience, offset the impact and efficacy as a compensation measure.~~

6.6.1.1 The Applicant is undertaking a new seagrass restoration project with some of this work

being undertaken before the consent decision. Specifically, the Applicant has completed trial planting of 2 ha of seagrass in October 2021 and March 2022, with a further 2 ha to commence planting in 2022 in the Humber Estuary. Following successful completion of the seagrass restoration implementation study, the project will be scaled-up to restore a large area of seagrass at Spurn Point within the Humber Estuary.

6.6.1.2 The Applicant has sought to take advantage of the successful restoration work completed to date by the YWT and make use of existing consents and logistical arrangements by selecting an area within the Humber Estuary. This area will be considered as the location for expansion of the pilot scheme into a large scale established seagrass meadow.

6.6.1.3 Stakeholder engagement is considered important for seagrass restoration projects and stakeholder engagement will be required throughout the restoration project development, implementation and monitoring. Details on the post-application and post-consent stakeholder engagement process are provided in Revision 5 of **B2.8.6 Compensation measures for FFC SPA: Fish Habitat: Roadmap (REP5-032)** submitted at Deadline 7).

~~6.6.1.6~~

~~6.6.1.7 Engagement with statutory and non-statutory bodies and local stakeholders and landowners will be undertaken to share and discuss our ambitions, plans and to ensure the success of the measures. We will work with academics and organisations with experience of previous restoration projects in order to ensure that activities build on the outcomes of best practice and lessons learnt.~~

~~6.6.1.8~~

~~6.6.1.9 Following the site suitability surveys a site selection process (potentially using a decision matrix) will be used to select the optimal site(s) for restoration. Environmental baseline surveys of the site(s) will be undertaken so that change over time can be assessed accordingly. Restoration of the seagrass using replanting and/or reseeded methods will be undertaken following the methodology devised through engagement with academics and stakeholders. A pilot trial planting scheme is likely to be undertaken particularly for any new restoration location. Following the feasibility trials to gather further evidence on the efficacy of the seagrass restoration, the sites and methods will be selected to take forward.~~

~~6.6.1.10~~

~~6.6.1.11 There are many restoration projects being considered by a number of organisations in the UK and it may be that a project has already undertaken the required site selection and trials but is looking for the resource to undertake a larger scale scheme. The Applicant will discuss these options with academics and stakeholders as it may be that a suitable project is already underway that The Applicant could contribute towards to enable or expand the restoration project. Implementation of the planned compensation measure will begin following determination of the DCO application by the Secretary of State if required. All necessary permissions and consents will be obtained.~~

6.6.1.4

~~6.6.1.12~~

6.6.1.5 It is recognised that there are knowledge gaps on the specific linkages between seagrass in the UK and non-grazing seabirds and the level of the role of seagrass supporting forage fish for seabirds such as razorbill, guillemot and kittiwake (**B2.8.5 Compensation measures for FFC SPA: Fish Habitat Enhancement: Ecological Evidence (APP-198)**). Nonetheless, there is clear evidence of the ecological benefits of seagrass and for prey species. Whilst the broad understanding of the links between seagrass meadows and fisheries are well understood (Kritzer et al, 2016; Unsworth et al, 2019b), there is currently limited evidence

for this role at a UK level, with most data collected from only a handful of sites (Bertelli and Unsworth 2014; Peters et al., 2014). The Evidence Report (**B2.8.5 Compensation measures for FFC SPA: Fish Habitat Enhancement: Ecological Evidence (APP-198)**) sets out the ecological evidence for fish habitat enhancement as a compensation measure in further detail.

~~6.6.1.13~~ It is recognised that there are knowledge gaps on the specific linkages between seagrass in the UK and non-grazing seabirds and the level of the role of seagrass supporting forage fish for seabirds such as razorbill, guillemot and kittiwake. ~~(B2.8.5 Compensation measures for FFC SPA: Fish Habitat Enhancement: Ecological Evidence (APP-198)).~~ Nonetheless, there is clear evidence of the ecological benefits of seagrass and for prey species. Whilst the broad understanding of the links between seagrass meadows and fisheries are well understood (Kritzer et al., 2016; Unsworth et al., 2019b), we still have ~~there is currently limited evidence for this role at a UK level, with most data collected from only a handful of sites (Bertelli and Unsworth 2014; Peters et al., 2014). The Evidence Report (B2.8.5 Compensation measures for FFC SPA: Fish Habitat Enhancement: Ecological Evidence (APP-198)) sets out the ecological evidence for fish habitat enhancement as a compensation measure in further detail.~~ Understanding about temporal and spatial variability is particularly lacking (Unsworth & Butterworth, 2021). Whilst we know that forage fish species clupeids, gadoids and sand eels all utilise UK seagrass meadows at periods of the life cycle the nature of this role hasn't been quantified (Unsworth & Butterworth, 2021).

~~6.6.1.14~~ 6.6.1.6 A
 A key component of the fish habitat enhancement ~~compensation~~ resilience measure will be research; to gather evidence to further understand the links between seagrass and target seabird species ~~contribute towards filling these knowledge gaps.~~ We have The Applicant has identified a number of ~~initial potential~~ research projects to be undertaken (in addition to ~~feasibility implementation studies~~). As part of the seagrass restoration efforts in the Humber Estuary the UoH and YWY have or are undertaking several studies for the Applicant that the research could cover including:

- Desktop feasibility study;
- Fish nursery assessment; and
- Fish connectivity assessment.
- ~~Foraging seagrass habitat study for seabirds including species counts, behavioural observations and habitat mapping;~~
- ~~Fish surveys within seagrass meadows using seine and/or fyke netting;~~
- ~~Further seabird diet studies; and~~
- ~~Migratory fish tagging to understand fish movements;~~
- ~~These potential research topics will be explored in greater detail and a research programme will be devised to support of the measures.~~

~~6.6.1.15~~ 6.6.1.7 H
 ornssea Four is expected to operate for 35 years following construction. Monitoring of restoration will be essential to demonstrate the efficacy of the compensation measure and if required, the seagrass meadow would be monitored throughout the operational lifespan of the Hornsea Four. The exact method of monitoring will be decided based upon further evidence gathering and discussion with restoration experts and stakeholders. A mMonitoring programme will be developed and at key stages the results of the restoration will be shared to improve the knowledge and evidence for seagrass restoration.

6.6.1.8 Adaptive management is an iterative, post-consent process which combines management measures and subsequent monitoring with the aim of improving effectiveness, whilst also updating knowledge and improving decision making over time. Adaptive management ~~will be an important component of the compensation measure and~~ will be seagrass specific and be used as a method to address unforeseen issues or deviations from expected time scales (i.e. additional infill planting required).

6.6.1.9 It is assumed that any onshore access to the area chosen for seagrass restoration will be through existing highways and/or footpaths. It is considered that no new access roads will be required and that no construction is required as part of the measure. Any requirement for vehicle movements during site suitability surveys, the restoration process or subsequent monitoring are considered to be negligible. Therefore, onshore impacts have been scoped out of the assessment.

6.7 Summary of Fish Habitat Enhancement Compensation Resilience Measure

6.7.1.1 Fish habitat enhancement and in particular seagrass restoration is considered as a compensation measure to support the resilience of the other compensation measures to form a package of measures. In-combination with other kittiwake, razorbill and guillemot measures, predator eradication will be able to deliver the required level of compensation for Hornsea Four. A detailed evidence report (**B2.8.5 Compensation measures for FFC SPA: Fish Habitat Enhancement: Ecological Evidence (APP-198)**), and roadmap (**B2.8.6 Compensation measures for FFC SPA: Fish Habitat: Roadmap (APP-199/REP5-032)**) ~~will were be~~ submitted with the DCO application to demonstrate the potential compensation deliverable by the fish habitat enhancement both alone and combined with the other primary compensation measures. The evidence report ~~will included~~ a summary of the supporting evidence for fish habitat enhancement and the roadmap ~~will outlines~~ the further steps that will be undertaken as well as progress made during the examination process following from submission to secure this compensation measure. Furthermore, **G6.6 Fish Habitat Enhancement Seagrass Restoration Implementation Study and Fish Monitoring Summary (REP6-033)** presents an update on the ongoing monitoring work and research studies in relation to this measure and an overview of the anticipated next steps.

6.7.1.2 This measure is considered effective, feasible and securable and can be implemented prior to the impact occurring and is sustainable for the life-time of the project. In designing this compensation measure the Applicant has consulted and worked with academics, Natural England, JNCC, the RSPB, The Wildlife Trust, other statutory bodies and other relevant stakeholders to ensure this compensation measure is both robust and deliverable.

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7 Conclusion

7.1.1.1 The refined package of measures is testament to the considerable work undertaken by the Applicant in consultation with stakeholders to date. It is however possible that the Applicant may need to refer to alternative locations particularly in the case of predator eradication. Discretion must be retained therefore to refer back to the long list of islands identified. The Applicant has set out clearly how to deliver a successful predator eradication programme and this can be applied to any number of suitable locations.

~~6.7.1.2~~7.1.1.2 _____ F
inally, the Applicants primary position is to have at its disposal all of the proposed compensation measures and strategic options to determine the suite of measures to be delivered to compensate for the identified impacts following development consent.

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~~7.1~~8.1 Introduction

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