



# Sheringham Shoal and Dudgeon Offshore Wind Farm Extension Projects

Apportioning and HRA Updates Technical Note  
(Revision E) (Tracked)

## Revision E

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Prepared by:	
<b>Royal HaskoningDHV</b>	
Approved by:	Date:
<b>Mark Jones, Equinor</b>	<b>July 2023</b>

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## Glossary of Acronyms

AEoI	Adverse Effect on Integrity
BDMPS	Biologically defined minimum population scale
CI	Confidence Interval
CIA	Cumulative Impact Assessment
CGR	Counterfactuals of Annual Population Growth Rate and Population Size
CPS	Counterfactuals of Annual Population Size
DAS	Discretionary Advice Service
DCO	Development Consent Order
DEL	Dudgeon Extension Limited
DEP	Dudgeon Offshore Wind Farm Extension Project
DOW	Dudgeon Offshore Wind Farm
EC	European Commission
EIA	Environmental Impact Assessment
ES	Environmental Statement
FFC	Flamborough and Filey Coast
GW	Greater Wash
HP4	Hornsea Project Four
HRA	Habitats Regulations Assessment
JNCC	Joint Nature Conservation Committee
LCI	Lower Confidence Interval
NNC	North Norfolk Coast
OWF	Offshore Wind Farm
RB	Race Bank
RIAA	Report to Inform Appropriate Assessment
SEL	Scira Extension Limited
SEP	Sheringham Offshore Wind Farm Extension Project
SOW	Sheringham Shoal Offshore Wind Farm
SPA	Special Protection Area
UCI	Upper Confidence Interval



## Glossary of Terms

Biologically defined minimum population scale (BDMPS)	The estimated population size of a species within a defined biogeographic area during a biologically relevant season, as defined by Furness (2015).
Dudgeon Offshore Wind Farm Extension Project (DEP)	The Dudgeon Offshore Wind Farm Extension onshore and offshore sites including all onshore and offshore infrastructure.
Sheringham Shoal Offshore Wind Farm Extension Project (SEP)	The Sheringham Shoal Offshore Wind Farm Extension onshore and offshore sites including all onshore and offshore infrastructure.
The Applicant	Equinor New Energy Limited. As the owners of SEP and DEP, Scira Extension Limited (SEL) and Dudgeon Extension Limited (DEL) are the named undertakers that have the benefit of the DCO. References in this document to obligations on, or commitments by, 'the Applicant' are given on behalf of SEL and DEL as the undertakers of SEP and DEP.

## 1 **Revision E Updates at Deadline 8**

1. Following discussions between the Applicant and Natural England on 14 July 2023 (and notwithstanding the Applicant's conclusions that AEoI on the red-throated diver feature of the Greater Wash SPA can be ruled out (**Section 14**)), the Applicant has committed to additional mitigation to exclude turbines from the southeast and southwest corners of SEP. The total exclusion area is approximately 7.56km<sup>2</sup>, equivalent to an approximate 7.8% reduction in the buildable area of SEP. This commitment is detailed in **Section 14.2**, and is secured through an update to the **Works Plans (Offshore) (Revision D)** [document reference 2.7]. This commitment replaces that at Deadline 7 to exclude the southeast corner of the SEP wind farm site (resulting in an approximate 4.5% reduction in buildable area of SEP), as set out in **Section 2** below. Natural England has confirmed that in committing to this further mitigation, it is satisfied that there would be no AEoI in respect of the red-throated diver feature of the ~~at~~-GW SPA.

## ~~1~~2 **Revision D Updates at Deadline 7**

~~1.2.~~2.2. The gannet (**Section 8.2.4**) and kittiwake (**Section 10.2.2**) in-combination tables have been updated to seek to address comments from Natural England in REP5-091. The amended CRM values reflect updated avoidance rates for the in-combination assessment used in the **Collision Risk Modelling (CRM) Updates (EIA Context) Technical Note (Rev B)** [REP3-089].

~~2.3.~~2.3. The red-throated diver assessment in **Section 14** has been updated at Deadline 7 with additional calculations and consideration of potential mitigation options.

~~3.4.~~3.4. In addition, the Applicant can confirm that, following discussions with Natural England on 26 June 2023, and notwithstanding its conclusions that AEoI on the red-throated diver feature of the Greater Wash SPA can be ruled out (**Section 14**), the Applicant has committed to the following mitigation:

- Seasonal restriction on export cable laying activity within the SPA as secured by Condition 24 of Schedules 12 and 13 of the **Draft DCO (Revision JK)** [document reference 3.1];
- Turbine restriction zone within the southeast corner of the SEP wind farm site resulting in an approximate 4.5% reduction in buildable area of SEP (as secured through an update to the **Works Plans (Offshore) (Revision GD)** [document reference 2.7]); and
- Updates to the best practice protocol for minimising disturbance to red-throated diver with respect to a firm commitment to utilise existing vessel transit routes and an additional commitment regarding considering the potential for crew transfer vessels to transit to the wind farm sites in convoy, where practicable. This is secured within the **Outline Project Environmental Management Plan (PEMP) (Revision D)** [document reference 9.10].

~~4.5.~~ The Applicant anticipates that agreement with NE can be reached by the close of Examination, to enable AEol in respect of red-throated diver to be ruled out for all impact pathways.

## **23** Revision C Updates at Deadline 5

~~5.6.~~ This document has been updated at Deadline 5 to address Natural England comments to Revision B, as set out in **Table 5-2**. The changes include the presentation of updated in-combination displacement mortality and Population Viability Analysis (PVA) values for guillemot (**Section 9.1.1**) and razorbill (**Section 11.2.2**) from Flamborough and Filey Coast (FFC) Special Protection Area (SPA), to reflect the most recent submissions by Hornsea Project Four (HP4) (Ørsted, 2023). For each of these two SPA populations there are now three different scenarios for the level of in-combination mortality (according to assumptions for the estimation of displacement effects at HP4 – see **Section 9.1.1** and **Section 11.2.2**) and due to the large number of PVA scenarios that this resulted in, the number of simulations for each was reduced from 5000 (as undertaken in the **RIAA [APP-059]**) to 1000. In addition, a number of clarifications regarding the assessment of effects on red-throated diver from Greater Wash (GW) SPA are included in **Section 14**.

## **34** Revision B Updates at Deadline 2

~~6.7.~~ This document was updated at Deadline 2 to include an updated GW SPA red-throated diver construction phase displacement / barrier effects assessment (**Section 14.2.1**).

~~7.8.~~ In addition, the in-combination assessment for Sandwich tern was updated to include an additional scenario (Scenario F – consented Offshore Wind Farm (OWF) designs, except for Dudgeon Offshore Wind Farm (DOW), which is assumed as-built and legally secured through a mechanism within the **Draft DCO (Revision HK)** [document reference 3.1] (**Section 15.2.2**). The in-combination assessment has also been updated to correct an error in **Table 15-5**, which included incorrect values for existing OWFs.

## **45** Introduction

~~8.9.~~ This document presents an update to the information used to produce the **Report to Inform Appropriate Assessment (RIAA)** [APP-059] submitted as part of the assessment of the Sheringham Shoal Offshore Wind Farm Extension Project (SEP) and Dudgeon Offshore Wind Farm Extension Project (DEP) on offshore ornithology receptors.

~~9.10.~~ This has been undertaken at the request of Natural England, who in a Discretionary Advice Service (DAS) letter dated 16/09/2022 and subsequently in Appendix B of their Relevant Representation [RR-063], indicated that potential impacts should be re-estimated for the following populations:

- Alde-Ore Estuary Special Protection Area (SPA) lesser black-backed gull (collision)
- FFC SPA gannet (operational phase displacement and collision)
- FFC SPA guillemot (operational phase displacement)
- FFC SPA kittiwake (collision)
- FFC SPA puffin (operational phase displacement)
- FFC SPA razorbill (operational phase displacement)
- GW SPA red-throated diver (construction phase displacement / barrier effects and operational phase displacement)
- GW SPA Sandwich tern (collision)
- North Norfolk Coast (NNC) SPA Sandwich tern (collision)
- GW SPA little gull (collision)

~~10.11.~~ 11.11. In addition to these updates, an error in the processing of razorbill data for the FFC SPA was identified in the original assessment. This resulted in the mean peak counts for the breeding season and autumn migration season being mistakenly reversed during the production of displacement matrices. This has no effect on the overall annual mortality estimates that are used to make conclusions in Environmental Statement (ES) **Chapter 11 Offshore Ornithology** [APP-097]. The updated assessment presented here with respect to Habitats Regulations Assessment (HRA) incorporates the correction of this error.

~~11.12.~~ 11.12. In response to the re-estimation of impacts set out above, Population Viability Analysis (PVA) has been updated where required. Revised PVA results have been presented for gannet, guillemot, kittiwake and razorbill in respect of FFC SPA.

~~12.13.~~ 12.13. This document also provides an assessment of the potential effects of SEP and DEP on the seabird assemblage feature of FFC SPA. This is in accordance with Natural England's Relevant Representation [RR-063], and, as advised during Natural England consultation, follows the approach recommended in Natural England's advice to the Hornsea Project Four (HP4) offshore windfarm (OWF), set out in its End of Examination Position Statement (Natural England, 2022).

#### **4.15.1 Consultation on this Document**

~~13.14.~~ 13.14. Natural England was consulted on a draft of this technical note in December 2022. **Table 5-1** provides a summary of comments received from Natural England in February 2023, and how these have been addressed in this version of the note. Natural England provided further comments on Rev B of this document [REP2-036] at Deadline 3 [REP3-143]. These comments and responses are provided in **Table 5-2**.

**Table 5-1: Natural England consultation summary (Based on draft Note, received February 2023)**

ID	Section of draft document	Paragraph	Natural England comment	Applicant response
1	2.2	Table 2-1 Note 1	This reference is: Natural England, 2022. Natural England interim advice on updated Collision Risk Modelling parameters (July 2022).  Please clarify where these population sizes are obtained from.	Error corrected, <b>Table 6-1</b> now references JNCC (2022).
2	3.1	6. bullet point 2	There has been further tracking work of Lesser Black Backed Gull at Alde-Ore SPA carried out by Galloper OWF as part of their post consent monitoring. This more recent work supports these conclusions and Natural England recommend the inclusion of this additional evidence source. The relevant report is attached to this advice note.	Noted. Additional text added as bullet 3 of <b>Paragraph 18</b> to reference this study.
3	3.1	6. bullet point 3	The list of breeding locations excludes a number of larger colonies such as Great Yarmouth and Lowestoft which would be within 80km of SEP and DEP.	This information has been rechecked. The colonies at Great Yarmouth are addressed in this list – Berney Marshes is included, but Breydon Water is not listed as there is a zero count for this colony (based on most recent counts from JNCC (2022)). Lowestoft is beyond 80km from both SEP and DEP. A full list of included colonies is now provided in <b>Table 7-1</b> .
4	3.1	8.	Please could the data used to inform the estimate of 11.3% and 13.4% be provided: the colonies included, populations sizes and distance from both SEP and DEP. As an example a similar exercise was carried out by Boreas OWF and is presented in table 7.3 in EN010087- 001420-Offshore Ornithology Assessment Update.pdf (planninginspectorate.gov.uk).  Furthermore, while we welcome the use of this apportioning approach, we acknowledge that for projects that are distant from the focal colony (such as SEP and DEP) the method can	A full list of included colonies is now provided in <b>Table 7-1</b> , as requested.  Natural England's response regarding use of this apportioning approach is noted and welcomed. The limitations to this approach have been added to <b>Paragraph 20</b> and referenced in the updated assessment conclusion in <b>Paragraph 23</b> . It should be noted that the assessment concludes that there would be

ID	Section of draft document	Paragraph	Natural England comment	Applicant response
			result in a precautionary output. This is due to a lack of data to adequately parameterise realistic decay curves defining the relationship between colony and foraging distance. This tends to over-estimate the number of birds likely to be present at the further extent of the foraging ranges.	no adverse effect on integrity (AEol) in respect of Lesser Black Backed Gull at Alde-Ore SPA.
5	3.2	Table 3-1	Predicted collision rates for Lesser Black Backed Gull (LBBG) of SEP and DEP combined scenario – Natural England observes that when considering the East Anglia One North OWF, the Secretary of State sought compensatory measures when considering a predicted impact of 0.3 adult LBBG collisions per annum for the Alde-Ore Estuary SPA. The circumstances were different to those of SEP and DEP, because at the time EA2, Norfolk Vanguard and Norfolk Boreas were under consideration for in-combination impacts, the combined contribution of which to the in-combination total was 6.6 adult LBBGs. Nevertheless, it may be prudent to reappraise the apportioning approach taken, to ensure that it has not over-estimated the likely degree of connectivity and therefore the predicted impact.	Noted – see above response. The conclusion of the assessment in respect of Lesser Black Backed Gull at Alde-Ore Estuary SPA, set out in <a href="#">Section 7.2.2</a> , is that there would be no AEol for SEP and DEP, and that there would be no measurable contribution to in-combination effects.
6	3.2	Table 3-1 Note 1	Please reference where the breeding adult background population figure for the Alde-Ore Estuary SPA comes from.	Reference (JNCC 2022) now added (now <a href="#">Table 7-2</a> )
7	5.1	17.	Natural England agrees with the conclusion that there is no connectivity between breeding adult guillemot population of the FFCFFC SPA and the Projects. Therefore no update to the assessment for the qualifying feature is required. Natural England apologies for this error.	Noted. The guillemot assessment in <a href="#">Section 9</a> reflects this assumption.

ID	Section of draft document	Paragraph	Natural England comment	Applicant response
8	8.1	32.	Natural England accepts the approach adopted in para.32 in this instance, due to the SEP and DEP projects being at the further extent of the foraging range.	Noted.

Table 5-2: Natural England consultation summary (Based on Rev B Note [REP2-036] at Deadline 3, received May 2023)

ID	Section of draft document	Paragraph	Natural England comment	Applicant response
1	4. Alde-Ore Estuary SPA Lesser black-backed gull	14	Natural England agrees that the apportioning approach is likely to lead to overestimation of apportioning for projects at the further reaches of a species foraging range.	The Applicant welcomes this position.
2	4. Alde-Ore Estuary SPA Lesser black-backed gull	18	Natural England agrees with this conclusion, no AEOI for LBBG at Alde Ore SPA alone and no measurable contribution to in-combination.	The Applicant welcomes this position.
3	5. FFC SPA Gannet	24	Natural England welcomes the inclusion of Rampion 2 data and updating of HP4 data for the in-combination displacement assessment.	Noted.
4	5. FFC SPA Gannet	27	Natural England welcomes the inclusion of Rampion 2 data and updating of HP4 data in the in-combination collision risk assessment. However, we note that Natural England raised a query with the Applicant regarding the correction of the avoidance rate (AR) (from 98.9 to 99.2) when commenting on the draft Collision Risk Modelling (CRM) updates (EIA context) Technical note, which was subsequently submitted	The Applicant has presented updated cumulative collision risk estimates in the <b>Collision Risk Modelling (CRM) Updates (EIA Context) Technical Note (Revision B)</b> [REP3-089] submitted at Deadline 3. This includes additional information to clarify the ARs used for existing projects, as requested by Natural England.



ID	Section of draft document	Paragraph	Natural England comment	Applicant response
			into examination by the Applicant at Deadline 1 [REP1-056]. We cannot place confidence in the updated in-combination totals until this query is addressed (anticipated to be through the submission of the revised CRM report at Deadline 3).	
5	5. FFC SPA Gannet	29	Combined displacement and collision – please note point 4 above relates equally to these combined totals.	See response to ID 4.
6	6. FFC SPA Guillemot	37	Natural England recognises that, in the case of HP4, there have been many iterations and variations of impact estimates produced for Guillemot and Razorbill, and that the revision of estimates has continued beyond the conclusion of the HP4 examination. Natural England recommends that the Applicant refers to the HP4 submission - <i>'Applicant's Response to RFI dated 16 December' (Ørsted, 2023)</i> as this provides a summary of impact estimates for all key FFC species. In the case of guillemot (and razorbill) there are three variations in approach presented ('the applicants', 'NE standard' and 'NE bespoke'), however Natural England does not support 'the Applicants' approach, as it does not follow SNCB advised methodology in relation to apportioning and displacement. When forming our position Natural England will only refer to the 'NE standard' and 'NE bespoke' estimates presented. We request that the guillemot estimates are updated, presenting the 'NE standard and NE bespoke' approaches (as per Table 14 and 17 in the case of guillemot in the referenced submission).	<b>Section 9</b> has been updated to include 'Applicant's', 'NE standard' and 'NE bespoke' values from HP4.
7	6. FFC SPA Guillemot	38	As noted above (point 6), the in-combination figures are based on the HP4 Applicant's standard approach for HP4, but there are two other variations - 'NE standard' and 'NE bespoke'.	<b>Section 9</b> has been updated to include 'Applicant's', 'NE standard' and 'NE bespoke' values from HP4.



ID	Section of draft document	Paragraph	Natural England comment	Applicant response
			Natural England request that only the 'NE' approaches are presented, and figures obtained from the HP4 submission linked above (Tables 14 and 17). We note that the 'NE bespoke' approach to HP4 will result in double the in-combination impact; however, the % contribution from SADEP is halved as a result, to approximately 1% of the in-combination total.	
8	6. FFC SPA Guillemot	Table 6.1	Natural England agrees the in-combination figures up to Norfolk Vanguard (tier 3) for EIA. The HP4 figures are 'the Applicants' approach, but they differ from those presented in HP4's recent submission ( <a href="#">EN010098-002234-G9.2 Applicants Response to RFI dated 16 December.pdf</a> ( <a href="#">planninginspectorate.gov.uk</a> ). As noted above, we request that estimates derived from the NE standard and bespoke approaches are presented (as per Point 6 above).	<b>Section 9</b> has been updated to include 'Applicant's', 'NE standard' and 'NE bespoke' values from HP4.
9	6. FFC SPA Guillemot	41	We note that Natural England's approach to apportioning and displacement of guillemot at HP4 result in upper impact ranges above that presented in the RIAA.	<b>Section 9</b> has been updated to include 'Applicant's', 'NE standard' and 'NE bespoke' values from HP4.
10	6. FFC SPA Guillemot	Table 6-3	Natural England notes the table does not encompass the full range of impact, when taking into account Natural England's approach to HP4 - the maximum predicted impact is over 4000, whereas the highest impact presented (in the RIAA) is 3079.	<b>Section 9</b> has been updated to include 'Applicant's', 'NE standard' and 'NE bespoke' values from HP4.
11	7. FFC SPA Kittiwake	7.2.2	Natural England welcomes the inclusion of Rampion 2 data and updating of HP4 data in the in-combination collision risk assessment. However, we note that Natural England raised a query regarding the correction of the (AR (from 98.9 to 99.2) when commenting on the CRM updates (EIA context) Technical note to the Applicant which was subsequently	The Applicant has presented updated cumulative collision risk estimates in the <b>Collision Risk Modelling (CRM) Updates (EIA Context) Technical Note (Revision B)</b> [REP3-089] submitted at Deadline 3. This includes additional information to clarify the ARs used for existing projects, as requested by Natural England.

ID	Section of draft document	Paragraph	Natural England comment	Applicant response
			submitted into examination by the Applicant at Deadline 1 [REP1-056]. We cannot place confidence in the updated in-combination totals until this query is addressed (at submission of CRM revised report at Deadline 3).	
12	7. FFC SPA Kittiwake	Table 7-2	We note there is no description provided of whether these numbers have been corrected for ARs (from 98.9 to 99.2), though it would seem they have. It is crucial that a clear audit trail of how in-combination figures are calculated and where they are obtained from is presented. (See Point 11).	The Applicant has presented updated cumulative collision risk estimates in the <b>Collision Risk Modelling (CRM) Updates (EIA Context) Technical Note (Revision B)</b> [REP3-089] submitted at Deadline 3. This includes additional information to clarify the ARs used for existing projects, as requested by Natural England.
13	7. FFC SPA Kittiwake	50	In-combination totals are reduced from the RIAA without an explanation for the change.	The Applicant has presented updated cumulative collision risk estimates in the <b>Collision Risk Modelling (CRM) Updates (EIA Context) Technical Note (Revision B)</b> [REP3-089] submitted at Deadline 3. This includes additional information to clarify the ARs used for existing projects, as requested by Natural England. This has been clarified in <b>Section 10.2.2</b> , which confirms that the totals are reduced due to the increased avoidance rate applied for the updated figures.
14	8. FFC SPA Razorbill	63	The above comments apply equally to the relevant Razorbill sections.	<b>Section 11</b> has been updated to include 'Applicant's', 'NE standard' and 'NE bespoke' values from HP4.
15	9. FFC SPA Puffin	67 to 69	NE welcome the acknowledgement of potential connectivity between breeding puffin at FFC SPA and the development sites and acknowledge that both projects are at the further reaches of the mean maximum foraging range.  Natural England acknowledge that there is no clear method to quantify what proportion of birds present at the project sites are likely to be breeding adults originating from FFC SPA. However, we do not follow the logic behind working out	The Applicant welcomes that Natural England agree with the Applicant's conclusions that there would be no measurable contribution to an in-combination assessment of puffin mortality due to displacement from SEP and DEP.

ID	Section of draft document	Paragraph	Natural England comment	Applicant response
			<p>what proportion of immatures present in the non-breeding season (31,984) are breeding adults from FFC SPA, and then using this as an apportioning figure in the breeding season.</p> <p>The worse-case scenario is to assume 100% of birds in the breeding season are FFC adults. which would lead to a displacement impact of 0.1-2.38 for SEP and DEP together. However Natural England agrees it is unlikely that 100% of birds are breeding adults, and while we do not necessarily support the Applicant's approach/level of apportioning, we do agree with the conclusion that there would be no measurable contribution to an in-combination assessment of puffin mortality due to displacement from SEP and DEP.</p>	
16	10. FFC SPA assemblage	Section 10	Note comments relating to individual species impact above (see point 15), in particular gannet, guillemot and razorbill.	See corresponding comments for individual species.
17	11. GW SPA RTD	91	<p>A) We recognise that parts of the Greater Wash SPA fall outside the area identified by Maximum Curvature Analysis (MCA) as being the most suitable parts of the SPA for RTD. MCA was used to identifying the areas important to each relevant species, a composite of which was then used to determine the boundary of the SPA. However, whilst it is reasonable to say that these areas are less important to RTD than other parts of the site, we do not consider that the area should be entirely excluded from estimates of the displacement area for this species. We highlight that RTD were recorded in this area during the classification surveys, and furthermore, that recent digital aerial surveys of the GW SPA conducted in October 2022 show the presence of RTD in this area. outside the RTD MCA. Therefore, Natural England's assessment of potential impacts does include</p>	<p>A) Noted</p> <p>B) Clarification regarding the need for vessels to transit to and from the export cable laying site during installation is provided in <a href="#">Section 14.2.1</a>.</p>

ID	Section of draft document	Paragraph	Natural England comment	Applicant response
			<p>some consideration of the area that falls beyond the MCA line, albeit with the caveats noted above. It is therefore helpful that the Applicant has provided displacement area/SPA % values including as well as excluding this area.</p> <p>B) Natural England note that potential impacts from construction vessels transiting to and from the cable corridors have not been considered within the assessment, presumably due to the fact that the construction port(s) will not be confirmed until nearer the start of construction. However, Natural England consider that due to the fact that use of a port adjacent to either the Greater Wash SPA or Outer Thames is plausible, some further consideration of the possible impacts from construction vessels transiting to and from the ECC should be undertaken.</p>	
18	11. GW SPA RTD	Figures 1 & 2	The legends for Figures 1 and 2 incorrectly show the boundary of the RTD MCA and the area where SEP's buffer zone overlaps the RTD MCA.	The legends for <b>Figure 1</b> and <b>Figure 2</b> have been updated.
19	11. GW SPA RTD	93	The reference population used for the assessment is 1,511 individuals. However, this figure is the population estimate for the pSPA prior to the amendment of the area covered by the SPA. The population estimate within the citation for the GW SPA is 1,407 individuals.	Values in <b>Section 14</b> have been updated to reflect a GW SPA population of 1,407.
20	11. GW SPA RTD	94	Natural England notes that the in-combination assessment for the GW SPA does not include any attempt to quantify the level of displacement due to vessel activity associated with existing OWFs, both in terms of the construction phase and vessels associated with ongoing operations and maintenance (O&M). In the RIAA, the Applicant argues that 'since the transit routes used by operation and maintenance vessels associated with other OWFs are unknown, it is not possible	Noted. The Applicant has provided an updated assessment in <b>Section 14.2.3</b> .

ID	Section of draft document	Paragraph	Natural England comment	Applicant response
			to quantitatively assess the potential in-combination impact of operational vessels on Greater Wash SPA red-throated diver'. Natural England believes that there is additional data available on the impacts resulting from vessel activity associated with relevant existing OWFs, both in terms of mortality and the area subject to displacement, which would enable the applicant to undertake a more quantitative assessment for the Greater Wash SPA and would be happy to discuss this further.	
21	11. GW SPA RTD	96-97	NE welcomes the consideration of the reduction in available habitat as a result of cable installation vessels to the assessment. However, we feel there is not enough information provided to determine whether the Applicant's suggested worst-case scenario (concurrent construction of the SADEP export cables) can be considered as such.	<b>Paragraph 112</b> states, 'Assuming that levels of activity are equal across the length of the cables, the total duration of activity affecting the SPA (assuming a worst case of 110 days, where SEP and DEP cables were installed separately) would be approximately 25 days.' In other words, the Applicant has assumed that the sequential (and not concurrent) approach represents the worst-case scenario in respect of red-throated diver. This is because the total duration of work is longer for the sequential scenario and that the displacement effect at any one location would be short-term, i.e. birds would return to affected area soon (within a few hours) after vessel departure.
22	11. GW SPA RTD	99	As recognised by the Applicant in the RIAA, excluding areas that overlap existing OWFs from the calculations of area over which displacement could occur as a result of SEP alone does not account for the potential increase in the magnitude of impact in these areas if SEP is closer than the existing OWFs, and therefore this is likely to be an underestimate. Furthermore, even if SEP is further away, it is plausible that it could exert an additional displacement effect. Therefore, Natural England consider that the real project alone impact	The Applicant has updated values in <b>Table 14-3</b> and <b>Table 14-4</b> to account for buffer overlap areas where the effect of SEP would be greater than from existing OWFs. This has slightly increased the effective area of displacement from 0.16% to 0.22% (where all of the SPA boundary is included) and 0.12% to 0.17% (where the area outside of the red-throated diver MCA is excluded).

ID	Section of draft document	Paragraph	Natural England comment	Applicant response
			<p>will lie somewhere within the range of 0.41% - 1.77% for the percentage of the total area of the SPA subject to displacement (and 0.12% - 0.56% for the 'effective area of displacement') based on the SEP buffer zones as presented in tables 11-3 and 11-4.</p>	<p>The Applicant maintains that it is reasonable to exclude areas already impacted by OWFs from the effective area of displacement. If this were not the case (and that Natural England's assertion that SEP could exert an additional displacement effect, even when it is more distant from a given point than existing OWFs was correct) then this would suggest that the shape and/or size of a windfarm array would result in a different level of effect at a given distance from the array boundary. The Applicant is not aware of any evidence for such a difference, and Natural England's recommended approach for calculating displacement effect does not take this into account.</p>
23	11. GW SPA RTD		<p>NE have some concerns over the validity of the method used to calculate the 'effective area' of displacement by scaling the area of effect proportionally according to the corresponding rate of displacement. This is because the proportion of the population that is displaced is not analogous to the area that birds are subject to displacement from. The logical supposition, if the area of effective displacement is say 55%, is that all of the divers remaining are using 45% of the area. However, this is not how displacement of Red throated diver is likely to operate, as the birds that are not displaced from a given area could well utilise it all. So, the area of effective displacement is always 100% for the birds that are displaced and could be 0% for the birds that are not displaced. In this case there seems no logical way to proportionally reduce the effective habitat loss. However, we do recognise the potential value in trying to account for the gradient of effect in spatial terms but in light of the relevant conservation objectives, consider that an area subject to any displacement effect is to</p>	<p>Noted. The Applicant maintains that it is reasonable to use the displacement gradient as a proxy to understand the 'effective area' of displacement. If this approach is not applied (or in the absence of an alternative approach proposed by Natural England), this suggests that the effect is the same, irrespective of the distance from the wind farm. This is not logical and will result in an unrealistic and wholly over-precautionary outcome. However, as Natural England notes, the presented information includes both the total area and effective area calculations.</p>

ID	Section of draft document	Paragraph	Natural England comment	Applicant response
			<p>some extent compromised in its ability to support red-throated diver across the whole of that area.</p> <p>We therefore welcome the presentation of figures for all approaches to calculating the area over which red-throated divers are subjected to displacement.</p>	
24	11. GW SPA RTD	101	<p>Natural England considers that, depending on the approach taken to calculating the area impacted, somewhere in the range of 20.63% to 42.01% of the Greater Wash SPA is subject to displacement impacts due to SEP in combination with existing OWFs. In light of the conservation objectives for the Greater Wash SPA, Natural England consider that, whilst SADEP's contribution to these impacts is minimal, AEOI on the red-throated diver feature at the Greater Wash SPA cannot be ruled out due to in combination displacement causing a significant reduction in the functional extent of the SPA available, which will modify the distribution of birds within those sites.</p>	<p>The Applicant reiterates the negligible contribution that SEP would make to these totals, as set out in <b>Table 14-7</b>. For the total SPA overlap area, this represents a difference of 0.49% (i.e. 41.52% excluding SEP, and 42.01% including SEP), and for effective area of displacement, a difference of 0.15% (20.48% excluding SEP, and 20.63% including SEP). It is not considered that this contribution would be distinguishable against natural variation, and supports the Applicant's position that SEP would not contribute to the in-combination effect.</p>
25	GW SPA common scoter		<p>Natural England notes that common scoter is a qualifying feature at Greater Wash SPA but has not been included in the RIAA for Greater Wash SPA.</p>	<p>Noted. The Applicant has provided the LSE screening assessment for common scoter in the <b>HRA Screening Matrices (Revision B) (Tracked)</b> [REP4-009] at Deadline 4. The Applicant has concluded that there is no LSE for common scoter in respect of SEP and DEP, and therefore an appropriate assessment is not required for this feature.</p>
26	12. GW and NNC SPA Sandwich Tern	Table 12-5	<p>Natural England notes the in-combination total is limited to windfarms within the foraging range of NNC SPA. This doesn't follow the standard approach to assessing impacts outside the breeding season, in that Natural England recommends the use of the BDMPS (Furness 2015) to establish which windfarms should be included in a cumulative or in-combination assessment. In the case of Sandwich Tern</p>	<p>Noted.</p>

ID	Section of draft document	Paragraph	Natural England comment	Applicant response
			<p>breeding at NNC SPA, this would include all windfarms within the UK North Sea and English Channel. Natural England accepts that presenting a full in combination assessment, including all windfarms within the UK North Sea and English Channel, would be extremely</p> <p>challenging (as many would not include CRM for Sandwich tern, because they are not present in sufficient numbers to have been screened in for these projects), and that in this instance, where a conclusion of AEOSI in combination has been agreed, it is judged acceptable to present the in-combination figures limited to the projects that have the key impacts. However, it is worth noting that this means a certain proportion of birds, impacted by windfarms further afield in the non-breeding season will not be included in the impact assessment. This omission, though driven by the lack of available data, does result in an unquantified under-estimate of in-combination sandwich tern mortality at NNC/GW SPA.</p>	



## 56 Methods

### 5.16.1 Apportioning

~~44.~~15. Apportioning rates specific to each qualifying feature used in the revised assessments are set out in the relevant sections. Apportioning has been updated for the following species:

- Lesser black-backed gull (Alde-Ore Estuary SPA) – breeding season apportioning undertaken using NatureScot interim guidance (SNH 2018). (It should be noted that the Applicant’s position is that it is not necessary to apportion impacts to the Alde-Ore Estuary lesser black-backed gull population during the breeding season).
- Gannet (FFC SPA) – non-breeding seasons apportioning updated to remove adjustment to biologically defined minimum population scale (BDMPS) population based on the proportion of adults observed during baseline surveys.
- Kittiwake (FFC SPA) – non-breeding seasons apportioning updated to remove adjustment to BDMPS population based on the proportion of adults observed during baseline surveys.
- Razorbill (FFC SPA) – apportioning of birds during the breeding season added to the population assessment.
- Puffin (FFC SPA) – this assemblage species has been added to the assessment, and birds apportioned for the breeding and non-breeding seasons accordingly.

~~45.~~16. For all other species, the apportioning approach is unchanged from that presented in the RIAA [APP-059].

### 5.26.2 Background Populations for Habitats Regulations Assessment

~~46.~~17. The size of the qualifying feature populations and published adult annual mortality rates used in the HRA are presented in **Table 6-1**.

Table 6-1: Background populations and mortality rates used for HRA

SPA	Qualifying feature	Population (breeding adults/individuals) <sup>1</sup>	Published annual adult mortality rate <sup>2</sup>
Alde-Ore Estuary	Lesser black-backed gull	3,534	0.115
FFC	Gannet	26,784	0.081
FFC	Guillemot	121,754	0.061
FFC	Kittiwake	103,070	0.146
FFC	Puffin	2,879	0.094
FFC	Razorbill	40,506	0.105
GW	Red-throated diver	1,407	0.228 <sup>3</sup>
GW	Sandwich tern	9,443	0.102

SPA	Qualifying feature	Population (breeding adults/individuals) <sup>1</sup>	Published annual adult mortality rate <sup>2</sup>
NNC	Sandwich tern		
GW	Little gull	1,255	0.200
<b>Notes</b> 1 From JNCC (2022), except puffin, from Aitken et al. (2017). 2 From Horswill and Robinson (2015). 3 Red-throated diver mortality rate is average all age class rate.			

## 6.7 Alde-Ore Estuary SPA Lesser Black-backed Gull

### 6.17.1 Apportioning

17.18. The RIAA [APP-059] set out that during the breeding season, it did not seem likely that there would be connectivity between SEP and DEP, and the breeding adult lesser black-backed gull population of the Alde-Ore Estuary SPA. This was based on the following:

- Whilst SEP (114km) and DEP (120km) are just within the mean maximum foraging range (Woodward et al., 2019) of lesser black-backed gull from the Alde-Ore Estuary SPA (127km (±109km)), large parts of both Offshore Wind Farms (OWF) are beyond the mean maximum foraging range. Based on these distances it would be expected that few birds or foraging trips will occur at this distance from the colony, and even fewer with any regularity.
- Modelled at-sea distributions derived from tracking data during the breeding season (April to August) from breeding adult birds (Thaxter et al., 2015) indicate that SEP and DEP are outside the home foraging range (i.e. beyond the 95% utilisation distribution) of lesser black-backed gulls from the Alde-Ore Estuary SPA.
- Tracking studies undertaken during the 2019 and 2020 breeding seasons, as part of monitoring of the Galloper OWF (Green et al., 2021) also indicate that lesser black-backed gulls from Alde-Ore Estuary SPA are unlikely to occur at SEP and DEP during the breeding season. Tracked birds had an average offshore foraging range of 31.5km ± 27.0km during 2019, and 21.3km ± 19.1km during 2020 (i.e. significantly less than the distance to SEP and DEP), and no tracked birds were recorded in the vicinity of SEP and DEP during the studies. These results were similar to pre-construction tracking at Galloper OWF undertaken between 2010 and 2015.

- This does not mean that breeding adult lesser black-backed gulls from the Alde-Ore Estuary SPA will not be present at SEP and DEP during the breeding season. However, it does suggest that the majority of birds recorded on site during the breeding season are unlikely to be breeding adults from the SPA, and that any breeding adults at SEP and DEP from this SPA will be present in small numbers only.
- There are several breeding locations for this species located on the north Norfolk coast, including Blakeney Point (latest count 10 nests in 2020), Holkham (latest count 5 nests in 2020), Berney Marshes (latest count 20 nests in 2019), Outer Trial Bank (latest count 1,294 nests in 2018) and Hunstanton town (latest count one nest in 2019) (Joint Nature Conservation Committee (JNCC), 2022). These breeding locations are all within 80km of SEP and DEP, which is a much shorter distance than birds breeding at the Alde-Ore Estuary SPA. It therefore seems likely that the majority of birds recorded at SEP and DEP during the breeding season are birds from these breeding colonies.

~~18.~~19. Natural England's Relevant Representation [RR-063] requested that in addition to the non-breeding seasons for this species (autumn migration, spring migration, and winter), apportioning is carried out for breeding season impacts. In accordance with Paragraphs 1394 to 1397 of the RIAA [APP-059], it remains the Applicant's view that, on the basis of available evidence, it is not necessary to apportion impacts to the Alde-Ore Estuary lesser black-backed gull population during the breeding season. Nonetheless, updated collision risk model (CRM) values are presented below including apportioned breeding season values.

~~19.~~20. Apportioning has been undertaken using the approach outlined in the NatureScot interim guidance (SNH 2018) which is based on relative population sizes of colonies within mean maximum plus one standard deviation of SEP and DEP, and colony distance (**Table 7-1**), combined with age class ratios of a stable modelled population, as per Furness (2015). For SEP and DEP respectively, this method calculated 11.3% and 13.4% of birds present during the breeding season to be breeding adults belonging to the Alde-Ore Estuary SPA. This approach is considered to be precautionary, as a lack of data to adequately parameterise realistic decay curves defining the relationship between colony and foraging distance will result in an over-estimate of the number of birds likely to be present at the further extent of the foraging range, i.e. at SEP and DEP.

~~20.~~21. In addition, outside of the breeding season, the proportions of breeding adult Alde-Ore Estuary SPA birds present at SEP and DEP was estimated from Furness (2015) to be 0.6% (i.e.  $1,280 / 209,007$ ) during the spring and autumn migration seasons, and 1.6% (i.e.  $(1,280 * 0.5) / 39,314$ ) during the winter season.

*Table 7-1: Lesser black backed gull colonies used to inform breeding season apportioning estimation for Alde-Ore Estuary SPA to SEP and DEP*

Colony <sup>1</sup>	Latest count <sup>2</sup>	Distance to SEP (km)	Distance to DEP (km)
Blakeney Point	14	25.5	43.9
Stiffkey	14	27.0	45.6
Holkham NNR	5	31.9	50.7
Titchwell Marsh RSPB	0	43.1	61.6
Holme Dunes NNR	0	48.4	66.8
Hunstanton Town	1	50.9	69.3
Breydon Water	0	71.1	76.8
Outer Trial Bank	1294	71.3	89.8
Berney Marshes	20	72.2	79.2
Lowestoft	750	86.2	92.7
Minsmere RSPB (Scrape & Beach)	2	107.7	116.7
<b>Orfordness Beach (Orford Ness 1)</b>	<b>97</b>	<b>122.3</b>	<b>132.1</b>
Reavels (Industrial Site)	14	123.2	136.6
Ransomes and Rapiar (Industrial Site)	15	124.5	137.6
<b>Havergate Island</b>	<b>1670</b>	<b>124.7</b>	<b>135.2</b>
Hollesley Marsh	19	125.7	136.6
Fox's Marina / Ipswich Docks	9	125.9	139.1
Ransomes Euro Park (urban)	50	126.5	139.3
Read's Island RSPB	4	128.1	136.0
Felixstowe Docks	1401	135.6	147.5
Flamborough 8 (incl. harbour but not buildings)	14	135.7	136.6
<b>Notes</b>			
1. Alde-Ore Estuary SPA colonies in <b>Bold</b>			
2. Apparently Occupied Nests (AON) from JNCC (2022)			

## 6.27.2 Revised Predicted Impacts

### 6.2.17.2.1 Collision

24.22. Annual impacts of SEP, DEP, and SEP and DEP on the Alde-Ore Estuary SPA lesser black-backed gull qualifying feature, based on the apportioning rates presented above, and the updated CRMs presented in **CRM Updates (Environmental Impact Assessment (EIA) Context) Technical Note** (Revision B) [REP3-089] are presented in **Table 7-2**.

*Table 7-2: Estimated Annual Collision Risk for Breeding Adult Alde-Ore Estuary SPA Lesser Black-backed Gull at SEP, DEP, and SEP and DEP Combined, along with Associated Increases in Adult Mortality Within the Population*

OWF	Output	Annual Alde-Ore Estuary SPA lesser black-backed gull collision rate	% increase to annual mortality of Alde-Ore Estuary SPA lesser black-backed gull population <sup>1</sup>
DEP	95% UCI	0.85	0.22
	Mean	0.17	0.04
	95% LCI	0.00	0.00
SEP	95% UCI	0.33	0.10
	Mean	0.07	0.02
	95% LCI	0.00	0.00
SEP and DEP	95% UCI	1.18	0.31
	Mean	0.24	0.06
	95% LCI	0.00	0.00

**Notes**  
1. Background population is Alde-Ore Estuary SPA breeding adults (3,534 individuals; JNCC (2022)), adult age class annual mortality rate of 0.115 (Horswill and Robinson, 2015)

### 6.2.27.2.2 Potential Effects of SEP and DEP Alone and In-Combination with Other Projects

~~22~~.~~23~~. The conclusions of the in-combination assessment are unchanged from those presented in the **RIAA** [APP-059]. The mean mortality for lesser black-backed gull from Alde-Ore Estuary SPA as a result of SEP and DEP is significantly below one bird per annum, which means on average one bird from this population would die every four years. This would result in a mortality change of 0.06%, which would not be detectable against natural variation. Given the small magnitude of the predicted impact, and the fact that this value is considered precautionary (refer to **Paragraph 20**) it is considered that collision impacts at SEP and DEP would not contribute substantially to the in-combination impacts on this qualifying feature, and would not delay, or prevent the achievement of the conservation objectives.

~~23~~.~~24~~. It is concluded that predicted lesser black-backed gull mortality due to collision at SEP, DEP, and SEP and DEP, would not adversely affect the integrity of the Alde-Ore Estuary SPA. There would be no measurable contribution from SEP and DEP to in-combination effects.

## 78 FFC SPA Gannet

### 7.18.1 Apportioning

~~24~~.~~25~~. Natural England were largely in agreement with the apportioning approach set out in the **RIAA** [APP-059], but advised that it is not appropriate to correct the BDMPS apportioning in the non-breeding season for the proportion of adults observed in the

baseline survey data. This is because the proportion of adults is already corrected for with the BDMPs figures, and applying this correction ‘double corrects’, reducing the level of impact apportioned.

~~25-26.~~ This change to the apportioning methodology has been made. For SEP and DEP, 76.6% of birds present during the breeding season were calculated to be breeding adults belonging to the FFC SPA (based on 100% FFC SPA breeding adult apportioning and the fact that 76.6% of birds recorded during the breeding season for which a plumage was assigned were adults), in addition to 6.2% (i.e.  $(22,122 * 0.7) / 248,385$ ) and 4.8% (i.e.  $22,122 / 456,299$ ) of birds present at SEP and DEP during the spring and autumn migration seasons respectively.

## 7.28.2 Revised Predicted Impacts

### 7.2.18.2.1 Operational Phase Displacement

~~26-27.~~ The annual estimated displacement impacts of SEP, DEP, and SEP and DEP on the FFC SPA gannet qualifying feature, based on the apportioning rates presented in **Section 8.1**, using the same methods used in the **RIAA** [APP-059], are presented in **Table 8-1**, **Table 8-2** and **Table 8-3** respectively.

*Table 8-1: Predicted Operational Phase Displacement and Mortality of FFC SPA Breeding Adult Gannets at DEP*

Mean peak abundance estimate type	Mean peak abundance estimate by season	Number of SPA breeding adults present by season <sup>1</sup>	Year round mortality range <sup>2</sup>	Year round% background mortality annual increase range <sup>3</sup>
Upper 95% Confidence Interval (CI)	554 (autumn) 103 (spring) 692 (breeding) 1,349 (year round)	27 (autumn) 6 (spring) 530 (breeding) 563 (year round)	3 - 5 (3.94)	0.16 - 0.21
Mean	343 (autumn) 47 (spring) 417 (breeding) 807 (year round)	17 (autumn) 3 (spring) 319 (breeding) 339 (year round)	2 - 3 (2.37)	0.09 - 0.12
Lower 95% CI	186 (autumn) 10 (spring) 180 (breeding) 376 (year round)	9 (autumn) 1 (spring) 138 (breeding) 147 (year round)	1 - 1 (1.03)	0.04 - 0.05

**Notes**

1. For autumn migration season (Oct-Nov), assumes 4.8% of adult birds are FFC SPA breeders (Furness 2015). For spring migration season (Dec-Feb), assumes 6.2% of adult birds are FFC SPA breeders. For breeding season (Mar-Sept), assumes 100% of adult birds are FFC SPA breeders, combined with 76.7% of gannets allocated an age class during breeding season baseline surveys as being adults

2. Assumes displacement rates of 0.600 to 0.800 and mortality rate of 1% of displaced birds, value in parentheses is mortality rate at 0.700 displacement and 1% mortality

3. Background population is FFC SPA breeding adults (26,784 individuals), adult age class annual mortality rate of 0.081 (Horswill and Robinson, 2015)



**Table 8-2: Predicted Operational Phase Displacement and Mortality of FFC SPA Breeding Adult Gannets at SEP**

Mean peak abundance estimate type	Mean peak abundance estimate by season	Number of SPA breeding adults present by season <sup>1</sup>	Year round mortality range <sup>2</sup>	Year round% background mortality annual increase range <sup>3</sup>
Upper 95% CI	426 (autumn) 31 (spring) 47 (breeding) 504 (year round)	21 (autumn) 2 (spring) 36 (breeding) 59 (year round)	0 - 0 (0.41)	0.02 - 0.02
Mean	295 (autumn) 11 (spring) 23 (breeding) 329 (year round)	14 (autumn) 1 (spring) 18 (breeding) 33 (year round)	0 - 0 (0.23)	0.01 - 0.01
Lower 95% CI	193 (autumn) 0 (spring) 3 (breeding) 196 (year round)	9 (autumn) 0 (spring) 2 (breeding) 11 (year round)	0 - 0 (0.08)	0.00 - 0.00

**Notes**

1. For autumn migration season (Oct-Nov), assumes 4.8% of adult birds are FFC SPA breeders (Furness 2015). For spring migration season (Dec-Feb), assumes 6.2% of adult birds are FFC SPA breeders. For breeding season (Mar-Sept), assumes 100% of adult birds are FFC SPA breeders, combined with 76.7% of gannets allocated an age class during breeding season baseline surveys as being adults
2. Assumes displacement rates of 0.600 to 0.800 and mortality rate of 1% of displaced birds, value in parentheses is mortality rate at 0.700 displacement and 1% mortality
3. Background population is FFC SPA breeding adults (26,784 individuals), adult age class annual mortality rate of 0.081 (Horswill and Robinson, 2015)

**Table 8-3: Predicted Operational Phase Displacement and Mortality of FFC SPA Breeding Adult Gannets at SEP and DEP**

Mean peak abundance estimate type	Mean peak abundance estimate by season	Number of SPA breeding adults present by season <sup>1</sup>	Year round mortality range <sup>2</sup>	Year round% background mortality annual increase range <sup>3</sup>
Upper 95% CI	980 (autumn) 133 (spring) 739 (breeding) 1,852 (year round)	48 (autumn) 8 (spring) 566 (breeding) 622 (year round)	4 - 5 (4.35)	0.17 - 0.23
Mean	638 (autumn) 57 (spring) 440 (breeding) 1,135 (year round)	31 (autumn) 4 (spring) 337 (breeding) 371 (year round)	2 - 3 (2.60)	0.10 - 0.14
Lower 95% CI	378 (autumn) 10 (spring) 183 (breeding) 571 (year round)	18 (autumn) 1 (spring) 140 (breeding) 159 (year round)	1 - 1 (1.11)	0.04 - 0.06

**Notes**

1. For autumn migration season (Oct-Nov), assumes 4.8% of adult birds are FFC SPA breeders (Furness 2015). For spring migration season (Dec-Feb), assumes 6.2% of adult birds are FFC SPA breeders. For breeding season (Mar-Sept), assumes 100% of adult birds are FFC SPA breeders, combined with 76.7% of gannets allocated an age class during breeding season baseline surveys as being adults

Mean peak abundance estimate type	Mean peak abundance estimate by season	Number of SPA breeding adults present by season <sup>1</sup>	Year round mortality range <sup>2</sup>	Year round% background mortality annual increase range <sup>3</sup>
<p>2. Assumes displacement rates of 0.600 to 0.800 and mortality rate of 1% of displaced birds, value in parentheses is mortality rate at 0.700 displacement and 1% mortality</p> <p>3. Background population is FFC SPA breeding adults (26,784 individuals), adult age class annual mortality rate of 0.081 (Horswill and Robinson, 2015)</p>				

## 7.2.28.2.2 Collision

### 7.2.2.18.2.2.1 SEP and DEP

~~27~~.28. The annual estimated collision impacts of SEP, DEP, and SEP and DEP on the FFC SPA gannet qualifying feature, which assume a macro-avoidance rate of 0.7, based on the apportioning rates presented in **Section 8.1**, and the updated CRMs presented in **CRM Updates (EIA Context) Technical Note** (Revision B) [REP3-089], are presented in **Table 8-4**.

*Table 8-4: Estimated annual collision risk for breeding adult FFC SPA gannet at SEP, DEP, and SEP and DEP, along with associated increases in mortality within the population*

OWF	Output	Annual FFCSPA gannet collision rate	% increase to annual mortality of FFC SPA gannet population <sup>1</sup>
DEP	95% Upper CI (UCI)	0.95	0.04
	Mean	0.30	0.01
	95% Lower CI (LCI)	0.02	0.00
SEP	95% UCI	0.23	0.01
	Mean	0.04	0.00
	95% LCI	0.00	0.00
SEP and DEP	95% UCI	1.17	0.05
	Mean	0.34	0.02
	95% LCI	0.02	0.00

#### Notes

1. Background population is FFC SPA breeding adults (26,784 individuals), adult age class annual mortality rate of 0.081 (Horswill and Robinson, 2015)

## 7.2.38.2.3 Combined Operational Phase Displacement and Collision

### 7.2.3.18.2.3.1 SEP and DEP

~~28~~.29. The combined impacts of operational phase displacement and collision of SEP, DEP, and SEP and DEP on the FFC SPA gannet qualifying feature, based on the



impacts described in **Section 8.2.1** and **Section 8.2.2.1**, which assumed a macro-avoidance rate of 0.7, are presented in **Table 8-5**.

*Table 8-5: Estimated annual combined operational phase displacement and collision risk for breeding adult FFC SPA gannet at SEP, DEP, and SEP and DEP, along with associated increases in mortality within the population*

OWF	Output	Annual FFCSPA gannet displacement mortality <sup>1</sup>	Annual FFCSPA gannet collision rate	Combined annual FFCSPA gannet mortality	% increase to annual mortality of FFC SPA gannet population <sup>1</sup>
DEP	95% UCI	3.94	0.95	4.89	0.23
	Mean	2.37	0.30	2.67	0.12
	95% LCI	1.03	0.02	1.05	0.05
SEP	95% UCI	0.41	0.23	0.64	0.03
	Mean	0.23	0.04	0.27	0.01
	95% LCI	0.08	0.00	0.08	0.00
SEP and DEP	95% UCI	4.35	1.17	5.53	0.25
	Mean	2.60	0.34	2.94	0.14
	95% LCI	1.11	0.02	1.13	0.05

**Notes**

1. Assumes gannet displacement rate of 0.700, aligned with recommended 70% macro-avoidance for the CRM proposed by Natural England [RR-063]
2. Background population is FFC SPA breeding adults (26,784 individuals), adult age class annual mortality rate of 0.081 (Horswill and Robinson, 2015)

## 7.2.48.2.4 Potential Effects of SEP and DEP In-Combination with Other Projects

### 7.2.4.18.2.4.1 Operational Phase Displacement/Barrier Effects

~~29.~~30. Seasonal and annual population estimates of breeding adult gannets of the FFC SPA at all OWFs included in the in-combination assessment are presented in **Table 8-6**. The values for all OWFs are unchanged from those presented in the **RIAA [APP-059]**, with the exception of the inclusion of data from the Rampion 2 PEIR (GoBe Consultants, Wood Group UK, 2021a & 2021b) and updated values from HP4 (Ørsted, 2022).

~~30.~~31. The estimated annual total of breeding adult gannets from FFC SPA at risk of displacement from all OWFs within the UK North Sea BDMPS combined is 9,113 (**Table 8-6**). Of this total, SEP and DEP contribute 0.4% and 3.7% respectively. Using displacement rates of 0.600 to 0.800 and a maximum mortality rate of 1% of displaced birds (UK SNCBs, 2017), the number of FFC SPA birds predicted to die each year would be between 55 and 73 (**Table 8-7**).

~~31.~~32. The estimated increase in mortality of FFC SPA breeding adult gannets due to in-combination displacement is between 2.54% and 3.36%. Increases in the existing mortality rate of greater than 1% could be detectable against natural variation.

*Table 8-6: Seasonal and annual population estimates of all gannets at SEP, DEP and other OWFs included in the in-combination assessment, and breeding adult birds apportioned to FFC SPA*

Tier	OWF	Seasonal population at risk of displacement <sup>1</sup>							
		Breeding		Autumn migration		Spring migration		Annual	
		Total	FFC	Total	FFC	Total	FFC	Total	FFC
1	Beatrice	151	0	0	0	0	0	151	0
1	Beatrice Demonstrator	-	-	-	-	-	-	-	-
1	Blyth Demonstration Project	-	-	-	-	-	-	-	-
1	Dudgeon	53	53	25	1.2	11	0.7	89	54.9
1	East Anglia ONE	161	161	3638	174.6	76	4.7	3875	340.3
1	European Offshore Wind Deployment Centre	35	0	5	0.2	0	0	40	0.2
1	Galloper	360	0	907	43.5	276	17.1	1543	60.6
1	Greater Gabbard	252	0	69	3.3	105	6.5	426	9.8
1	Gunfleet Sands	0	0	12	0.6	9	0.6	21	1.2
1	Hornsea Project One	671	671	694	33.3	250	15.5	1615	719.8
1	Humber Gateway	-	-	-	-	-	-	-	-
1	Hywind	10	0	0	0	4	0.2	14	0.2
1	Kentish Flats	-	-	-	-	-	-	-	-
1	Kentish Flats Extension	0	0	13	0.6	0	0	13	0.6
1	Kincardine	120	0	0	0	0	0	120	0

Tier	OWF	Seasonal population at risk of displacement <sup>1</sup>							
		Breeding		Autumn migration		Spring migration		Annual	
		Total	FFC	Total	FFC	Total	FFC	Total	FFC
1	Lincs	-	-	-	-	-	-	-	-
1	London Array	-	-	-	-	-	-	-	-
1	Race Bank	92	92	32	1.5	29	1.8	153	95.3
1	Rampion	0	0	590	28.3	0	0	590	28.3
1	Scroby Sands	-	-	-	-	-	-	-	-
1	Sheringham Shoal	47	47	31	1.5	2	0.1	80	48.6
1	Teesside	1	0.5	0	0	0	0	1	0.5
1	Thanet	-	-	-	-	-	-	-	-
1	Westermost Rough	-	-	-	-	-	-	-	-
2	Triton Knoll	211	211	15	0.7	24	1.5	250	213.2
3	Dogger Bank Creyke Beck Projects A and B	1155	577.5	2048	98.3	394	24.4	3597	700.2
3	Dogger Bank Teesside Projects A and B	2250	1125	887	42.6	464	28.8	3601	1196.4
3	East Anglia ONE North	149	149	468	22.5	44	2.7	661	174.2
3	East Anglia THREE	412	412	1269	60.9	524	32.5	2205	505.4
3	East Anglia TWO	192	192	891	42.8	192	11.9	1275	246.7
3	Firth of Forth Alpha and Bravo	2956	0	664	31.9	332	20.6	3952	52.5
3	Hornsea Project Three	1333	844	984	47	524	32.5	2841	924

Tier	OWF	Seasonal population at risk of displacement <sup>1</sup>							
		Breeding		Autumn migration		Spring migration		Annual	
		Total	FFC	Total	FFC	Total	FFC	Total	FFC
3	Hornsea Project Two	457	457	1140	54.7	124	7.7	1721	519.4
3	Inch Cape	2398	0	703	33.7	212	13.1	3313	46.8
3	Methil	23	0	0	0	0	0	23	0
3	Moray Firth (EDA)	564	0	292	14	27	1.7	883	15.7
3	Moray West	2827	0	439	21.1	144	8.9	3410	30
3	Near na Gaoithe	1987	0	552	26.5	281	17.4	2820	43.9
3	Norfolk Boreas	1229	1229	1723	82.7	526	32.6	3478	1344.3
3	Norfolk Vanguard	271	271	2453	117.7	437	27.1	3161	415.8
Total (all projects above)		20367	6492	20544	986	5011	311	45922	7789
4	<i>Hornsea Project Four</i>	976	883.1	790	38.3	401	25.0	2167	946.4
5	<i>Rampion 2 (PEIR)</i>	98	0	78	3.7	45	2.8	221	6.5
5	<i>DEP</i>	417	319.8	343	16.5	47	2.9	807	339.2
5	<i>SEP</i>	23	17.6	295	14.1	11	0.7	328	32.4
Total (all projects)		21881	7713	22050	1058	5514	342	49224	9113

Notes

1. The preferred standard area over which to assess gannet displacement is the OWF plus a 2km buffer, however the buffer zones included in this assessment varied between 0-4km depending on the data available, see [Appendix 11.2 Supplementary Information to Inform the Offshore Ornithology Cumulative Impact Assessment](#) [APP-196] for further details and sources of seasonal populations for other OWFs besides SEP and DEP. Dashes indicate no data available for a given OWF.

**Table 8-7: In-Combination displacement matrix for gannet from FFC SPA from OWFs in the UK North Sea, with the ranges of displacement and mortality considered by the assessment shown in red**

		Mortality (%)										
		1	2	3	4	5	10	20	30	50	80	100
Displacement (%)	10	9	18	27	36	46	91	182	273	456	729	911
	20	18	36	55	73	91	182	365	547	911	1458	1823
	30	27	55	82	109	137	273	547	820	1367	2187	2734
	40	36	73	109	146	182	365	729	1094	1823	2916	3645
	50	46	91	137	182	228	456	911	1367	2278	3645	4556
	60	55	109	164	219	273	547	1094	1640	2734	4374	5468
	70	64	128	191	255	319	638	1276	1914	3189	5103	6379
	80	73	146	219	292	365	729	1458	2187	3645	5832	7290
	90	82	164	246	328	410	820	1640	2460	4101	6561	8202
	100	91	182	273	365	456	911	1823	2734	4556	7290	9113

**7.2.4.28.2.4.2 Collision Risk**

**32-33.** Seasonal and annual in-combination totals of estimated collision mortality of breeding adult gannets of the FFC SPA at all OWFs included in the in-combination assessment are presented in **Table 8-8**. These values include data from the proposed Rampion 2 PEIR (GoBe Consultants, Wood Group UK, 2021a & 2021b) and final published values from Hornsea Project 4, using the ‘preferred Natural England approach’. The majority of values have been updated to reflect the 99.2% avoidance rate and 70% macro-avoidance used for the SEP and DEP project-alone assessment presented in the **CRM Updates (EIA Context) Technical Note (Rev B)** [REP3-059], and in accordance with Natural England’s advice provided in their Relevant Representation [RR-063]. For Beatrice (demonstrator), Lynn and Inner Dowsing and Methil, the avoidance rate used in the original assessment is not known; therefore, for these sites no avoidance rate correction has been applied. The updated values have been calculated by a simple transformation from the previous 98.9% avoidance rate (i.e. by dividing existing CRM values by (1-0.989) and multiplying by (1-0.992) to update to the 99.2% avoidance rate, then multiplying by (1-0.7) to apply the 70% macro-avoidance).

**33-34.** The total predicted annual in-combination collision mortality for breeding adult gannets from the FFC SPA is 67 individuals (**Table 8-8**). Between them, SEP and DEP contribute 0.3 birds to this total, or 0.50%. The predicted in-combination mortality would increase the baseline adult mortality rate of the FFC SPA breeding adult gannet population by 3.1%. This magnitude of increase could result in detectable population level effects.

*Table 8-8: Estimated Collision Mortality at UK North Sea OWFs for Gannet by Season, Including those Apportioned to FFC SPA Breeding Adult Population*

Tier	OWF	Seasonal population at risk of collision <sup>1</sup>							
		Breeding		Autumn migration		Spring migration		Annual	
		Total	FFC	Total	FFC	Total	FFC	Total	FFC
1	Beatrice	8.2	0.0	10.6	0.5	2.1	0.1	20.9	0.6
1	Beatrice Demonstrator	0.2	0.0	0.3	0.0	0.2	0.0	0.7	0.0
1	Blyth Demonstration Project	0.8	0.0	0.5	0.0	0.6	0.0	1.8	0.1
1	Dudgeon	4.9	4.9	8.5	0.4	4.2	0.3	17.5	5.5
1	East Anglia ONE	0.7	0.7	28.6	1.4	1.4	0.1	30.8	2.2
1	European Offshore Wind Deployment Centre	0.9	0.0	1.1	0.1	0.0	0.0	2.0	0.1
1	Galloper	3.9	0.0	6.7	0.3	2.7	0.2	13.4	0.5
1	Greater Gabbard	3.1	0.0	1.9	0.1	1.0	0.1	6.0	0.2
1	Gunfleet Sands	-	-	-	-	-	-	-	-
1	Hornsea Project One	2.5	2.5	7.0	0.3	4.9	0.3	14.4	3.1
1	Humber Gateway	0.4	0.4	0.2	0.0	0.3	0.0	1.0	0.4
1	Hywind	1.2	0.0	0.2	0.0	0.2	0.0	1.6	0.0
1	Kentish Flats	0.3	0.0	0.2	0.0	0.2	0.0	0.7	0.0
1	Kentish Flats Extension	-	-	-	-	-	-	-	-
1	Kincardine	0.7	0.0	0.0	0.0	0.0	0.0	0.7	0.0



Tier	OWF	Seasonal population at risk of collision <sup>1</sup>							
		Breeding		Autumn migration		Spring migration		Annual	
		Total	FFC	Total	FFC	Total	FFC	Total	FFC
1	Lincs	0.5	0.5	0.3	0.0	0.4	0.0	1.1	0.5
1	London Array	0.5	0.0	0.3	0.0	0.4	0.0	1.2	0.0
1	Lynn and Inner Dowsing	0.1	0.1	0.0	0.0	0.1	0.0	0.2	0.1
1	Race Bank	7.4	7.4	2.6	0.1	0.9	0.1	10.8	7.5
1	Rampion	7.9	0.0	13.9	0.7	0.5	0.0	22.2	0.7
1	Scroby Sands	-	-	-	-	-	-	-	-
1	Sheringham Shoal	3.1	3.1	0.8	0.0	0.0	0.0	3.8	3.1
1	Teesside	1.1	0.5	0.4	0.0	0.0	0.0	1.5	0.5
1	Thanet	0.2	0.0	0.0	0.0	0.0	0.0	0.2	0.0
1	Westermost Rough	0.0	0.0	0.0	0.0	0.0	0.0	0.1	0.0
2	Triton Knoll	5.8	5.8	14.0	0.7	6.6	0.4	26.4	6.9
3	Dogger Bank Creyke Beck Projects A and B	17.7	8.9	18.2	0.9	11.9	0.7	47.8	10.5
3	Dogger Bank Teesside Projects A and B	3.2	1.6	2.2	0.1	2.4	0.1	7.8	1.9
3	East Anglia ONE North	2.7	2.7	2.4	0.1	0.2	0.0	5.3	2.8
3	East Anglia THREE	1.3	1.3	7.3	0.3	2.1	0.1	10.7	1.8
3	East Anglia TWO	2.7	2.7	5.0	0.2	0.9	0.0	8.6	3.0

Tier	OWF	Seasonal population at risk of collision <sup>1</sup>							
		Breeding		Autumn migration		Spring migration		Annual	
		Total	FFC	Total	FFC	Total	FFC	Total	FFC
3	Firth of Forth Alpha and Bravo	174.7	0.0	10.8	0.5	14.4	0.9	199.8	1.4
3	Hornsea Project Three	2.2	1.3	1.1	0.0	0.9	0.0	4.1	1.5
3	Hornsea Project Two	1.5	1.5	3.1	0.1	1.3	0.1	5.9	1.7
3	Inch Cape	73.5	0.0	6.4	0.3	1.1	0.1	81.0	0.4
3	Methil	1.8	0.0	0.0	0.0	0.0	0.0	1.8	0.0
3	Moray Firth (EDA)	17.6	0.0	7.7	0.4	1.9	0.1	27.3	0.5
3	Moray West	2.2	0.0	0.4	0.0	0.2	0.0	2.8	0.0
3	Nearr na Gaoithe	31.2	0.0	10.3	0.5	5.0	0.3	46.5	0.8
3	Norfolk Boreas	3.1	3.1	2.8	0.1	0.9	0.1	6.7	3.3
3	Norfolk Vanguard	1.8	1.8	4.1	0.2	1.2	0.1	7.0	2.1
Total (all projects above)		391.5	50.9	179.6	8.6	71.0	4.3	642.1	64.0
4	<i>Hornsea Project Four ('NE approach')</i>	<i>3.4</i>	<i>3.1</i>	<i>1.1</i>	<i>0.1</i>	<i>0.3</i>	<i>0.0</i>	<i>4.9</i>	<i>3.2</i>
5	<i>Rampion 2 (PEIR)</i>	<i>2.1</i>	<i>0.0</i>	<i>0.9</i>	<i>0.0</i>	<i>0.3</i>	<i>0.0</i>	<i>3.3</i>	<i>0.1</i>
5	<i>DEP</i>	<i>0.4</i>	<i>0.3</i>	<i>0.5</i>	<i>0.0</i>	<i>0.0</i>	<i>0.0</i>	<i>0.9</i>	<i>0.3</i>
5	<i>SEP</i>	<i>0.0</i>	<i>0.0</i>	<i>0.1</i>	<i>0.0</i>	<i>0.0</i>	<i>0.0</i>	<i>0.2</i>	<i>0.0</i>
Total (all projects; HP4 'NE approach')		397.5	54.3	182.2	8.7	71.6	4.4	651.4	67.5
<b>Notes</b>									

Tier	OWF	Seasonal population at risk of collision <sup>1</sup>							
		Breeding		Autumn migration		Spring migration		Annual	
		Total	FFC	Total	FFC	Total	FFC	Total	FFC
<p>1. Values have been updated to reflect 99.2% avoidance rate (for most projects) and 70% macro-avoidance. See also <a href="#">Appendix 11.2 Supplementary Information to Inform the Offshore Ornithology Cumulative Impact Assessment</a> [APP-196] for further details and sources of seasonal populations for other OWFs besides SEP and DEP, and <a href="#">Collision Risk Modelling (CRM) Updates (EIA Context) Technical Note (Rev B)</a> [REP3-089] for information on the avoidance rate corrections. Dashes indicate no data available for a given OWF. For Beatrice (demonstrator), Lynn and Inner Dowsing and Methil, the avoidance rate used in the original assessment is not known; therefore, for these sites no avoidance rate correction has been applied.</p>									

### 7.2.4.38.2.4.3 Combined Displacement/Barrier Effects and Collision Risk

34.35. The predicted annual in-combination breeding adult FFC SPA gannet mortality from collision and displacement of OWFs screened into the Appropriate Assessment (**Table 8-7** and **Table 8-8**) is shown in **Table 8-9**. SEP and DEP contributed approximately 2.1-2.4% of the total predicted impact of these scenarios. The predicted mortality would increase the baseline adult mortality rate of the FFC SPA breeding adult gannet population by greater than 1% (up to 6.5% in the worst case). This magnitude of increase could result in detectable population level effects.

*Table 8-9: Predicted in-combination annual collision and displacement mortality for breeding adult gannet of the FFC SPA under different displacement scenarios*

	Displacement			Collision (70% macro- avoidance)	Displacement and Collision		
	0.600 disp., 1% mort.	0.700 disp., 1% mort.	0.800 disp., 1% mort.		0.600 disp., 1% mort.	0.700 disp., 1% mort.	0.800 disp., 1% mort.
In-combination Annual mortality	55	64	73	67.5	122.5	131.5	140.5
Increase to FFC SPA background adult mortality	2.5%	2.9%	3.4%	3.1%	5.6%	6.1%	6.5%

35.36. As for the **RIAA** [APP-059], PVA was undertaken to assess the population-level impacts from these effects. The same population model was used as for the FFC SPA gannet population in the **RIAA** [APP-059], for which details and the underpinning demographic parameters are outlined in **ES Appendix 11.1 - Offshore Ornithology Technical Report** [APP-195]. The levels of additional mortality considered in the PVA were as specified in **Table 8-9**, with the PVA projections extending over an assumed 40-year operational period.

36.37. The levels of mortality resulting from SEP and DEP in-combination with other projects are lower, overall, than those that were predicted in the **RIAA** [APP-059]. Thus, the upper range for the predicted additional annual mortality is 140.5 adult birds (**Table 8-9**) which compares with 419 adult birds based on the predictions in the **RIAA** [APP-059]. As would be expected, the resultant counterfactuals of annual population growth rate (CGR) and population size (CPS) indicate substantially smaller population level impacts than those predicted in the **RIAA** [APP-059], with the upper values being 0.993 for CGR and 0.775 for CPS (**Table 8-10** - which compares with upper values of 0.981 for the CGR and 0.465 for CPS for the different displacement and collision effect scenarios presented in the **RIAA** [APP-059]).

37.38. On this basis, the conclusions of the **RIAA** [APP-059] in relation to the FFC SPA gannet population remain unchanged and the predicted gannet mortality due to the combined effects of operational phase displacement and collision at SEP, DEP and SEP and DEP combined, in-combination with other projects would not result in an AEoI of the FFC SPA.

*Table 8-10: PVA Outputs for the FFC SPA breeding gannet population in relation to the predicted collision and displacement effects resulting from SEP and DEP in-combination with other projects*

Effect (with rates of displacement and mortality)		Annual mortality (number of breeding adults)	Increase in annual mortality rate <sup>1</sup>	Median CGR <sup>2</sup>	Median CPS <sup>3</sup>
Displacement only	0.60 disp., 1% mort.	55.0	0.0020534648	0.998	0.905
	0.70 disp., 1% mort.	64.0	0.0023894863	0.997	0.890
	0.80 disp., 1% mort.	73.0	0.0027255078	0.997	0.876
Collisions only	N/A	67.5	0.0025201613	0.997	0.885
Displacement plus collisions	0.60 disp., 1% mort.	122.5	0.0045736260	0.994	0.801
	0.70 disp., 1% mort.	131.5	0.0049096476	0.994	0.787
	0.80 disp., 1% mort.	140.5	0.0052456691	0.993	0.775

**Notes**

1. Calculated as the absolute difference between the mortality rates for the unimpacted (i.e. baseline) and impacted populations, expressed as a proportion, for a starting population size of 26,784 breeding adults and a baseline annual mortality rate of 0.081.
2. CGR is the counterfactual of annual population growth rate, calculated as the median of the ratio of the annual growth rate of the impacted to un-impacted (or baseline) population, expressed as a proportion.
3. CPS is the counterfactual of population size, calculated as the median of the ratio of the end-point size of the impacted to un-impacted population size, expressed as a proportion. In this case, the end-point population size is predicted on the basis of a 40-year operational period.

## 89 FFC SPA Guillemot

### 8.19.1 Apportioning

**38.39.** The **RIAA** [APP-059] sets out that during the breeding season, it is unlikely there is connectivity between SEP and DEP, and the breeding adult guillemot population of the FFC SPA.

**39.40.** SEP and DEP are situated 112km and 116km respectively from the FFC SPA boundary at the nearest point. Excluding data from breeding guillemots at Fair Isle, where reduced prey availability was considered to be causing substantially increased foraging ranges during the breeding season, the mean maximum foraging range of guillemot is 55.7km (±39.7km) (Woodward et al., 2019).

**40.41.** With the Fair Isle data excluded, the mean maximum foraging range plus one standard deviation (95.4km) is less than the distance between FFC SPA and SEP and DEP, so the position that there is no connectivity between this population and SEP and DEP during the breeding season is maintained from the **RIAA** [APP-059]. This position is agreed by Natural England in their Relevant Representations [RR-063]. Therefore, no updates to the project-alone assessment for this qualifying feature have been made.

**41.42.** Updated in-combination values for operational phase displacement have been calculated, including values from Rampion 2 PEIR (GoBe Consultants, Wood Group UK, 2021a & 2021b) and the most recent values from HP4 (Ørsted, 2023). In accordance with Natural England’s request, three different values for the HP4 contribution to the in-combination effect have been presented, as set out in Ørsted’s most recent response to Request for Further Information (RFI) by the ExA (January 2023). The three HP4 values have used different approaches to calculating the seasonal apportionment of effects to FFC SPA:

- The Applicant (Ørsted)’s preferred approach
- Natural England’s ‘standard’ approach
- Natural England’s ‘bespoke’ approach

**42.43.** Further information on the different approaches used can be found in the relevant HP4 documents; however, it should be noted that Ørsted has raised significant concerns regarding the application of Natural England’s ‘bespoke’ approach, and in its response to RFI (2023) states:

*“With respect to the guillemot and razorbill feature of the FFC SPA, Natural England proposed an entirely new and bespoke approach to assessment of Hornsea Four... The Applicant wholly disagrees with the rationale provided by Natural England to justify such deviation from their standard defined seasons for assessment, notwithstanding that this approach goes against previous advice provided by Natural England to Hornsea Four (agreement OFF-ORN 6.12 & 6.13 as set out in the Evidence Plan Logs which are appendices to the Hornsea Four Evidence Plan (B.1.1.1: Evidence Plan (APP-130))). Furthermore, the rationale for Natural England considering that deviation from the standard seasonal assessment approach is required for Hornsea Four is flawed. Migratory pulses of auks during the post-breeding bio-season are commonly recorded across the Southern North Sea and from other OWFs baseline and post-consent monitoring surveys as presented in G5.7 Indirect Effects of Forage Fish and Ornithology (REP5-085), yet no such bespoke approach was advised previously for other projects.”*

**43.44.** The apportioning approach for birds within SEP and DEP is unchanged from the **RIAA** [APP-059]; 4.4% of birds present at SEP and DEP during the non-breeding season are considered to be breeding adults from the FFC SPA.

## **8.1.19.1.1 Potential Effects of SEP and DEP In-Combination with Other Projects**

### **8.1.1.19.1.1.1 Operational Phase Displacement/Barrier Effects**

**44.45.** Seasonal and annual population estimates of breeding adult guillemots of the FFC SPA at all OWFs included in the in-combination assessment are presented in **Table 9-1**. The values for all OWFs are unchanged from those presented in the **RIAA** [APP-059], with the exception of the inclusion of data from the Rampion 2 PEIR (GoBe Consultants, Wood Group UK, 2021a & 2021b) and the three updated values from HP4 (Ørsted, 2023).

**45.46.** The estimated annual total of breeding adult guillemots from FFC SPA at risk of displacement from all OWFs within the UK North Sea BDMPS combined is between 34,152 and 58,560, depending on the HP4 value used (**Table 9-2**). Of this total,

SEP and DEP combined contribute between 2.1% and 1.2%. It should also be noted that HP4 contributes between 23% and 55% of this total, depending on the approach used to calculate the HP4 contribution. Using displacement rates of 0.300 to 0.700 and mortality rates of 1% to 10% of displaced birds (UK SNCBs, 2017), the number of FFC SPA birds predicted to die each year would be between:

- 102 to 2,391 (HP4 Applicant's approach; **Table 9-2**)
- 112 to 2,608 (HP4 Natural England 'standard approach'; **Table 9-3**)
- 176 to 4,099 (HP4 Natural England 'bespoke approach'; **Table 9-4**)

~~46.~~47. The estimated increase in mortality of FFC SPA breeding adult guillemot due to in-combination displacement impacts is between:

- 1.38% and 32.19% (HP4 Applicant's approach)
- 1.51% and 35.12% (HP4 Natural England 'standard approach')
- 2.37% and 55.19% (HP4 Natural England 'bespoke approach')

~~47.~~48. However, as above, it is reiterated that the HP4 Applicant does not agree with Natural England's 'bespoke approach' (Ørsted, 2023). Increases in the existing mortality rate of greater than 1% could be detectable against natural variation.

*Table 9-1: Seasonal and Annual Population Estimates of Breeding Adult Guillemots at SEP, DEP and Other OWFs Included in the In-Combination Assessment, Apportioned to FFC SPA*

Tier	Project	Seasonal FFC SPA population at risk of collision <sup>1</sup>			
		Breeding	Chick rearing/moult	Non-breeding	Annual
1	Beatrice	0	n/a	121	121
1	Beatrice Demonstrator	n/a	n/a	n/a	n/a
1	Blyth Demonstration Project	0	n/a	58	58
1	Dudgeon	0	n/a	24	24
1	East Anglia ONE	0	n/a	28	28
1	European Offshore Wind Deployment Centre	0	n/a	10	10
1	Galloper	0	n/a	26	26
1	Greater Gabbard	0	n/a	24	24
1	Gunfleet Sands	0	n/a	16	16
1	Hornsea Project One	4,554	n/a	356	4,910
1	Humber Gateway	99	n/a	6	105
1	Hywind	0	n/a	94	94
1	Kentish Flats	0	n/a	0	0
1	Kentish Flats Extension	0	n/a	0	0
1	Kincardine	0	n/a	0	0
1	Lincs & LID	0	n/a	36	36
1	London Array	0	n/a	17	17
1	Race Bank	0	n/a	31	31
1	Rampion	0	n/a	684	684



Tier	Project	Seasonal FFC SPA population at risk of collision <sup>1</sup>			
		Breeding	Chick rearing/moult	Non-breeding	Annual
1	Scroby Sands		n/a		
1	Sheringham Shoal	0	n/a	32	32
1	Teesside	267	n/a	40	307
1	Thanet	0	n/a	6	6
1	Westermost Rough	347	n/a	21	368
2	Triton Knoll	425	n/a	33	458
3	Dogger Bank Creyke Beck A	1,893	n/a	270	2,163
3	Dogger Bank Creyke Beck B	3,318	n/a	467	3,785
3	Dogger Bank Teesside A	1,149	n/a	100	1,249
3	Dogger Bank Teesside B	1,824	n/a	163	1,987
3	East Anglia ONE North	0	n/a	83	83
3	East Anglia THREE	0	n/a	126	126
3	East Anglia TWO	0	n/a	74	74
3	Firth of Forth Alpha	0	n/a	206	206
3	Firth of Forth Bravo	0	n/a	181	181
3	Hornsea Project Three	0	n/a	782	782
3	Hornsea Project Two	3,581	n/a	579	4,161
3	Inch Cape	0	n/a	140	140
3	Methil	0	n/a	0	0
3	Moray Firth (EDA)	0	n/a	24	24
3	Moray West	0	n/a	1,680	1,680

Tier	Project	Seasonal FFC SPA population at risk of collision <sup>1</sup>			
		Breeding	Chick rearing/moult	Non-breeding	Annual
3	Neart na Gaoithe	0	n/a	166	166
3	Norfolk Boreas	0	n/a	606	606
3	Norfolk Vanguard	0	n/a	210	210
	<b>Total (all projects above)</b>	<b>17,457</b>	<b>n/a</b>	<b>7,519</b>	<b>24,975</b>
4	<i>Hornsea 4 (Applicant's approach)</i>	5,235	n/a	2,666	7,901
4	<i>Hornsea 4 (Natural England 'standard approach')</i>	9,382	n/a	1,631	11,013
4	<i>Hornsea 4 (Natural England 'bespoke approach')</i>	9,382	22,179	748	32,309
5	<i>Rampion 2 (PEIR)</i>	0	n/a	573	573
5	<i>DEP</i>	0	n/a	655	655
5	<i>SEP</i>	0	n/a	48	48
5	<i>DEP and SEP</i>	0	n/a	703	703
	<b>Total (HP4 Applicant's approach)</b>	<b>22,692</b>	<b>0</b>	<b>11,460</b>	<b>34,152</b>
	<b>Total (HP4 Natural England 'standard approach')</b>	<b>26,839</b>	<b>0</b>	<b>10,425</b>	<b>37,264</b>
	<b>Total (HP4 Natural England 'bespoke approach')</b>	<b>26,839</b>	<b>22,179</b>	<b>9,542</b>	<b>58,560</b>

Notes

1. The preferred standard area over which to assess guillemot displacement is the OWF plus a 2km buffer, however the buffer zones included in this assessment varied between 0-4km depending on the data available, see [Appendix 11.2 Supplementary Information to Inform the Offshore Ornithology Cumulative Impact Assessment](#) [APP-196] for further details and sources of seasonal populations for other OWFs besides SEP and DEP.

**Table 9-2: In-Combination displacement matrix for guillemot from FFC SPA from OWFs in the UK North Sea, with the ranges of displacement and mortality considered by the assessment shown in red (HP4 Applicant’s approach)**

		Mortality (%)										
		1	2	3	4	5	10	20	30	50	80	100
Displacement (%)	10	34	68	102	137	171	342	683	1025	1708	2732	3415
	20	68	137	205	273	342	683	1366	2049	3415	5464	6830
	30	102	205	307	410	512	1025	2049	3074	5123	8196	10246
	40	137	273	410	546	683	1366	2732	4098	6830	10929	13661
	50	171	342	512	683	854	1708	3415	5123	8538	13661	17076
	60	205	410	615	820	1025	2049	4098	6147	10246	16393	20491
	70	239	478	717	956	1195	2391	4781	7172	11953	19125	23906
	80	273	546	820	1093	1366	2732	5464	8196	13661	21857	27321
	90	307	615	922	1229	1537	3074	6147	9221	15368	24589	30737
	100	342	683	1025	1366	1708	3415	6830	10246	17076	27321	34152

**Table 9-3: In-Combination displacement matrix for guillemot from FFC SPA from OWFs in the UK North Sea, with the ranges of displacement and mortality considered by the assessment shown in red (HP4 Natural England ‘standard approach’)**

		Mortality (%)										
		1	2	3	4	5	10	20	30	50	80	100
Displacement (%)	10	37	75	112	149	186	373	745	1118	1863	2981	3726
	20	75	149	224	298	373	745	1491	2236	3726	5962	7453
	30	112	224	335	447	559	1118	2236	3354	5590	8943	11179
	40	149	298	447	596	745	1491	2981	4472	7453	11924	14905
	50	186	373	559	745	932	1863	3726	5590	9316	14905	18632
	60	224	447	671	894	1118	2236	4472	6707	11179	17887	22358
	70	261	522	783	1043	1304	2608	5217	7825	13042	20868	26085
	80	298	596	894	1192	1491	2981	5962	8943	14905	23849	29811
	90	335	671	1006	1341	1677	3354	6707	10061	16769	26830	33537
	100	373	745	1118	1491	1863	3726	7453	11179	18632	29811	37264

**Table 9-4: In-Combination displacement matrix for guillemot from FFC SPA from OWFs in the UK North Sea, with the ranges of displacement and mortality considered by the assessment shown in red (HP4 Natural England ‘bespoke approach’)**

		Mortality (%)										
		1	2	3	4	5	10	20	30	50	80	100
Displacement (%)	10	59	117	176	234	293	586	1171	1757	2928	4685	5856
	20	117	234	351	468	586	1171	2342	3514	5856	9370	11712
	30	176	351	527	703	878	1757	3514	5270	8784	14054	17568
	40	234	468	703	937	1171	2342	4685	7027	11712	18739	23424
	50	293	586	878	1171	1464	2928	5856	8784	14640	23424	29280
	60	351	703	1054	1405	1757	3514	7027	10541	17568	28109	35136
	70	410	820	1230	1640	2050	4099	8198	12298	20496	32793	40992
	80	468	937	1405	1874	2342	4685	9370	14054	23424	37478	46848
	90	527	1054	1581	2108	2635	5270	10541	15811	26352	42163	52704
	100	586	1171	1757	2342	2928	5856	11712	17568	29280	46848	58560

**48.49.** As for the **RIAA** [APP-059], PVA was undertaken to assess the population-level impacts from the displacement effects, with this being done separately for each of the scenarios produced by the three different approaches used to estimate the displacement effects from HP4 (**Table 9-5**). The same population model was used as for FFC SPA guillemot population in the **RIAA** [APP-059], for which details and the underpinning demographic parameters are outlined in **ES Appendix 11.1 - Offshore Ornithology Technical Report** [APP-195]. The levels of potential additional mortality considered in the PVA were for the same combinations of displacement rates and mortality rates as in the **RIAA** [APP-059] – i.e. 1%, 2%, 5% and 10% mortality for displacement rates of 30%, 40%, 50%, 60% and 70% (**Table 9-2**, to **Table 9-5**). The PVA projections extended over an assumed 40-year operational period.

**49.50.** Based on the ‘HP4 Applicant’s approach’ for the HP4 effects, the levels of mortality resulting from SEP and DEP in-combination with other projects are lower, overall, than those that were predicted in the **RIAA** [APP-059] and (by a smaller extent) also than were predicted in the previous **Apportioning and HRA Updates Technical Note (Revision B)** [REP2-036]. Thus, for the evidence-based displacement and mortality rates of 50% and 1%, respectively, the estimated in-combination mortality is 171 adult birds (**Table 9-2**) which compares with 182 adult birds as estimated in Revision B of this note [REP2-036] and with 220 adult birds as estimated in the **RIAA** [APP-059]. As would be expected, the resultant CPS value indicates a smaller impact on the population than as predicted in the **RIAA** [APP-059], with the CPS for the evidence-based displacement and mortality rates of 50% and 1%, respectively, being 0.963 (**Table 9-5** - which compares with a value of 0.920 for this combination of displacement and mortality rates as estimated in the **RIAA** [APP-059] and of 0.934 as estimated in Revision B of this note [REP2-036]). The CGR value

estimated for this combination of displacement and mortality rates (i.e. 0.999) is also higher than as estimated in the **RIAA** [APP-059] and Revision B of this note [REP2-036]. The lower levels of impact predicted on the population when impacts are based upon the 'HP4 Applicant's approach' when compared with those predicted in the **RIAA** [APP-059] and Revision B of this note [REP2-036] are reflected in the respective CGR and CPS values derived for the full range of displacement and mortality rates that are considered within the PVAs.

~~50-51.~~ When based upon the 'Natural England standard approach' for the HP4 effects, the levels of mortality resulting from SEP and DEP in-combination with other projects are slightly higher than for the 'HP4 Applicant's approach' for the HP4 effects but remain lower than as predicted in the **RIAA** [APP-059]. Thus, for the evidence-based displacement and mortality rates of 50% and 1%, respectively, the estimated in-combination mortality is 186 adult birds (**Table 9-3**) and, as would be expected, the resultant CGR and CPS values indicate lower levels of impact than as predicted in the **RIAA** [APP-059] (albeit that they are slightly higher than as predicted by the 'HP4 Applicant's approach'). This is also reflected in the respective CGR and CPS values derived for the full range of displacement and mortality rates that are considered within the PVAs.

~~51-52.~~ If the 'Natural England bespoke approach' for the HP4 effects is considered (but noting the concerns that have been raised on this – see above), the levels of mortality resulting from SEP and DEP in-combination with other projects are higher than for either of the other two approaches, as well as being slightly higher than as predicted in the **RIAA** [APP-059]. Thus, for the evidence-based displacement and mortality rates of 50% and 1%, respectively, the estimated in-combination mortality is 293 adult birds (**Table 9-4**), which compares with 220 as predicted in the **RIAA** [APP-059]. However, the CGR and CPS values of 0.998 and 0.936, respectively (**Table 9-5**), are equivalent to or (in the case of the CPS) slightly higher than as calculated for the evidence-based rates in the **RIAA** [APP-059], so indicating slightly lower levels of impact than as predicted in the **RIAA** [APP-059]. This is also reflected in the respective CGR and CPS values derived for the full range of displacement and mortality rates that are considered within the PVAs and is likely due to a combination of the small magnitude of the difference in predicted mortalities, the fact that the updated PVAs are based on 1000 simulations only and the stochasticity incorporated within the underlying population models. Overall, it is indicative of the fact that differences in the level of predicted impacts between the 'Natural England bespoke approach' for the HP4 effects and the approach (and assumptions) used for the **RIAA** [APP-059] are small and of little consequence.

~~52-53.~~ On this basis, the conclusions of the **RIAA** [APP-059] in relation to the FFC SPA guillemot population remain unchanged and the predicted guillemot mortality due to the effects of operational phase displacement at SEP, DEP and SEP and DEP combined, in-combination with other projects would not result in an AEoI of the FFC SPA.

*Table 9-5: PVA Outputs for the FFC SPA Breeding Guillemot Population in Relation to the Predicted Displacement Effects Resulting from SEP and DEP In-Combination with Other Projects. The potential mortalities and PVA outputs are presented for each of the three different in-combination totals according to the approach used to estimate displacement effects for HP4.*

Displacement rate	Mortality rate	HP4 applicant's approach				Natural England 'standard approach' for HP4				Natural England 'bespoke approach' for HP4			
		Annual mortality (number of breeding adults)	Increase in annual mortality rate <sup>1</sup>	Median CGR <sup>2</sup>	Median CPS <sup>3</sup>	Annual mortality (number of breeding adults)	Increase in annual mortality rate <sup>1</sup>	Median CGR <sup>2</sup>	Median CPS <sup>3</sup>	Annual mortality (number of breeding adults)	Increase in annual mortality rate <sup>1</sup>	Median CGR <sup>2</sup>	Median CPS <sup>3</sup>
30%	1%	102	0.0008377548	0.999	0.977	112	0.0009198876	0.999	0.975	176	0.0014455377	0.999	0.961
	2%	205	0.0016837229	0.999	0.955	224	0.0018397753	0.999	0.951	351	0.0028828622	0.998	0.924
	5%	512	0.0042052007	0.997	0.892	559	0.0045912249	0.997	0.882	878	0.0072112621	0.995	0.822
	10%	1025	0.0084186146	0.994	0.795	1118	0.0091824499	0.994	0.779	1757	0.0144307374	0.990	0.675
40%	1%	137	0.0011252197	0.999	0.970	149	0.0012237791	0.999	0.967	234	0.0019219081	0.999	0.949
	2%	273	0.0022422261	0.999	0.941	298	0.0024475582	0.998	0.935	468	0.0038438162	0.997	0.901
	5%	683	0.0056096720	0.996	0.858	745	0.0061188955	0.996	0.846	1171	0.0096177538	0.994	0.770
	10%	1366	0.0112193439	0.993	0.737	1491	0.0122460042	0.992	0.716	2342	0.0192355077	0.987	0.593
50%	1%	171	0.0014044713	0.999	0.963	186	0.0015276705	0.999	0.959	293	0.0024064918	0.998	0.936
	2%	342	0.0028089426	0.998	0.926	373	0.0030635544	0.998	0.920	586	0.0048129836	0.997	0.877
	5%	854	0.0070141433	0.995	0.826	932	0.0076547793	0.995	0.812	1464	0.0120242456	0.992	0.721
	10%	1708	0.0140282865	0.991	0.683	1863	0.0153013453	0.990	0.660	2928	0.0240484912	0.984	0.521
60%	1%	205	0.0016837229	0.999	0.955	224	0.0018397753	0.999	0.951	351	0.0028828622	0.998	0.924

Displacement rate	Mortality rate	HP4 applicant's approach				Natural England 'standard approach' for HP4				Natural England 'bespoke approach' for HP4			
		Annual mortality (number of breeding adults)	Increase in annual mortality rate <sup>1</sup>	Median CGR <sup>2</sup>	Median CPS <sup>3</sup>	Annual mortality (number of breeding adults)	Increase in annual mortality rate <sup>1</sup>	Median CGR <sup>2</sup>	Median CPS <sup>3</sup>	Annual mortality (number of breeding adults)	Increase in annual mortality rate <sup>1</sup>	Median CGR <sup>2</sup>	Median CPS <sup>3</sup>
	2%	410	0.0033674458	0.998	0.913	447	0.0036713373	0.999	0.952	703	0.0057739376	0.996	0.855
	5%	1025	0.0084186146	0.994	0.795	1118	0.0091824499	0.994	0.779	1757	0.0144307374	0.990	0.675
	10%	2049	0.0168290159	0.989	0.633	2236	0.0183648997	0.988	0.607	3514	0.0288614748	0.981	0.457
70%	1%	239	0.0019629745	0.999	0.948	261	0.0021436667	0.999	0.943	410	0.0033674458	0.998	0.912
	2%	478	0.0039259490	0.997	0.898	522	0.0042873335	0.997	0.889	820	0.0067348917	0.996	0.832
	5%	1195	0.0098148726	0.993	0.765	1304	0.0107101204	0.993	0.747	2050	0.0168372292	0.989	0.633
	10%	2391	0.0196379585	0.987	0.586	2608	0.0214202408	0.986	0.559	4099	0.0336662451	0.978	0.402
Notes	<ol style="list-style-type: none"> <li>1. Calculated as the absolute difference between the mortality rates for the unimpacted (i.e. baseline) and impacted populations, expressed as a proportion, for a starting population size of 121,754 breeding adults and a baseline annual mortality rate of 0.061.</li> <li>2. CGR is the counterfactual of annual population growth rate, calculated as the median of the ratio of the annual growth rate of the impacted to un-impacted (or baseline) population, expressed as a proportion.</li> <li>3. CPS is the counterfactual of population size, calculated as the median of the ratio of the end-point size of the impacted to un-impacted population size, expressed as a proportion. In this case, the end-point population size is predicted on the basis of a 40-year operational period.</li> </ol>												



## 910 FFC SPA Kittiwake

### 9.110.1 Apportioning

~~53.~~54. Natural England were largely in agreement with the apportioning approach set out in the RIAA [APP-059], but advised that it is not appropriate to correct the BDMPS apportioning in the non-breeding season for the proportion of adults observed in the baseline survey data. This is because the proportion of adults is already corrected for with the BDMPS figures, and applying this correction ‘double corrects’, reducing the level of impact apportioned.

~~54.~~55. This change to the apportioning methodology has been made. For SEP and DEP, 83.9% of birds present during the breeding season were calculated to be breeding adults belonging to the FFC SPA (based on 100% FFC SPA breeding adult apportioning and the fact that 83.9% of birds recorded during the breeding season for which a plumage was assigned were adults), in addition to 7.2% (i.e.  $(75,234 * 0.6) / 627,816$ ) and 5.4% (i.e.  $(75,234 * 0.6) / 829,937$ ) of birds present at SEP and DEP during the spring and autumn migration seasons respectively.

~~55.~~56. Updated in-combination values for operational phase collision risk have been calculated, using the updated CRM avoidance rate for kittiwake provided by Natural England in Appendix B1 of their Relevant Representation [RR-063], and including values from Rampion 2 PEIR (GoBe Consultants, Wood Group UK, 2021a) and updated values from the HP4 (Ørsted, 2022).

### 9.210.2 Revised Predicted Impacts

#### 9.2.110.2.1 Collision

~~56.~~57. The annual estimated collision impacts of SEP, DEP, and SEP and DEP on the FFC SPA kittiwake qualifying feature, based on the apportioning rates presented in Section 10.1, and the updated CRMs presented in CRM Updates (EIA Context) Technical Note (Revision B) [REP3-089], are presented in Table 10-1.

Table 10-1: Estimated annual collision risk for breeding adult FFC SPA kittiwake at SEP, DEP, and SEP and DEP, along with associated increases in mortality within the population.

OWF	Output	Annual FFCSPA kittiwake collision rate	% increase to annual mortality of FFC SPA kittiwake population <sup>1</sup>
DEP	95% UCI	14.34	0.10
	Mean	5.80	0.04
	95% LCI	0.91	0.01
SEP	95% UCI	2.67	0.02
	Mean	0.55	0.00
	95% LCI	0.00	0.00



OWF	Output	Annual FFCSPA kittiwake collision rate	% increase to annual mortality of FFC SPA kittiwake population <sup>1</sup>
SEP and DEP	95% UCI	17.01	0.11
	Mean	6.36	0.04
	95% LCI	0.91	0.01

**Notes**

1. Background population is FFC SPA breeding adults (103,070 individuals), adult age class annual mortality rate of 0.146 (Horswill and Robinson, 2015)

**9.2.210.2.2 Potential Effects of SEP and DEP In-Combination with Other Projects**

~~57.~~58. Seasonal and annual in-combination totals of estimated collision mortality of breeding adult kittiwakes of the FFC SPA at all OWFs included in the in-combination assessment are presented in **Table 10-2**.

~~58.~~59. The total predicted annual collision mortality for breeding adult kittiwakes from the FFC SPA is 292.8 individuals (**Table 10-2**). Between them, SEP and DEP contribute 6.4 birds to this total, or 2.2%. The predicted in-combination mortality would increase the baseline adult mortality rate of the FFC SPA breeding adult kittiwake population by 1.9%. This magnitude of increase could result in detectable population level effects. The project alone and in-combination values are lower than those presented in the **RIAA** [APP-059]; this is primarily due to the higher avoidance rate applied to the updated figures; further information, including clarification of the ARs used for existing projects, can be found in the **Collision Risk Modelling (CRM) Updates (EIA Context) Technical Note (Revision B)** [REP3-089] submitted at Deadline 3.

*Table 10-2: Estimated Collision Mortality at UK North Sea OWFs for Kittiwake by Season, Including those Apportioned to FFC SPA Breeding Adult Population*

Tier	OWF	Seasonal population at risk of collision <sup>1</sup>							
		Breeding		Autumn migration		Spring migration		Annual	
		Total	FFC	Total	FFC	Total	FFC	Total	FFC
1	Beatrice	68.9	0.0	7.8	0.4	28.9	2.1	105.6	2.5
1	Beatrice Demonstrator	0.0	0.0	2.1	0.1	1.7	0.1	3.8	0.2
1	Blyth Demonstration Project	1.2	0.0	1.7	0.1	1.0	0.1	3.9	0.1
1	Dudgeon	-	-	-	-	-	-	-	-
1	East Anglia ONE	1.3	0.0	116.7	6.3	34.0	2.5	152.0	8.7
1	European Offshore Wind Deployment Centre	8.6	0.0	4.2	0.2	0.8	0.1	13.6	0.3
1	Galloper	4.6	0.0	20.2	1.1	23.1	1.7	47.9	2.8
1	Greater Gabbard	0.8	0.0	10.9	0.6	8.3	0.6	20.0	1.2
1	Gunfleet Sands	-	-	-	-	-	-	-	-
1	Hornsea Project One	32.0	26.5	40.7	2.2	15.2	1.1	87.9	29.8
1	Humber Gateway	1.4	1.4	2.3	0.1	1.4	0.1	5.1	1.6
1	Hywind	12.1	0.0	0.7	0.1	0.7	0.1	13.3	0.1
1	Kentish Flats	0.0	0.0	0.7	0.1	0.5	0.1	1.2	0.1
1	Kentish Flats Extension	0.0	0.0	0.0	0.0	2.7	0.2	2.7	0.2
1	Kincardine	16.0	0.0	6.5	0.4	0.7	0.1	23.3	0.4

Tier	OWF	Seasonal population at risk of collision <sup>1</sup>							
		Breeding		Autumn migration		Spring migration		Annual	
		Total	FFC	Total	FFC	Total	FFC	Total	FFC
1	Lincs	0.5	0.5	0.9	0.1	0.5	0.1	1.9	0.6
1	London Array	1.0	0.0	1.7	0.1	1.3	0.1	4.0	0.2
1	Lynn and Inner Dowsing	-	-	-	-	-	-	-	-
1	Race Bank	1.4	1.4	17.4	0.9	4.1	0.3	22.8	2.6
1	Rampion	39.6	0.0	27.2	1.5	21.6	1.5	88.4	3.1
1	Scroby Sands	-	-	-	-	-	-	-	-
1	Sheringham Shoal	-	-	-	-	-	-	-	-
1	Teesside	27.9	0.0	17.5	0.9	1.8	0.1	47.2	1.1
1	Thanet	0.1	0.0	0.4	0.0	0.3	0.0	0.8	0.1
1	Westermost Rough	0.1	0.1	0.1	0.0	0.1	0.0	0.4	0.1
2	Triton Knoll	17.9	17.9	101.1	5.5	33.0	2.4	152.0	25.7
3	Dogger Bank Creyke Beck Projects A and B	209.9	40.6	98.2	5.3	214.8	15.5	522.9	61.3
3	Dogger Bank Teesside Projects A and B	99.6	19.2	66.0	3.6	157.7	11.3	323.3	34.1
3	East Anglia THREE	4.4	0.0	50.2	2.7	27.3	2.0	82.0	4.7
3	Firth of Forth Alpha and Bravo	111.3	0.0	227.7	12.3	180.1	12.9	519.1	25.2
3	Hornsea Project Three <sup>2</sup>	56.0	0.0	27.6	0.0	5.8	0.0	89.5	0.0

Tier	OWF	Seasonal population at risk of collision <sup>1</sup>							
		Breeding		Autumn migration		Spring migration		Annual	
		Total	FFC	Total	FFC	Total	FFC	Total	FFC
3	Hornsea Project Two	11.6	9.7	6.5	0.4	2.2	0.1	20.4	10.2
3	Inch Cape	9.5	0.0	163.5	8.8	46.2	3.3	219.2	12.1
3	Methil	0.4	0.0	0.0	0.0	0.0	0.0	0.4	0.0
3	Moray Firth (EDA)	31.7	0.0	1.5	0.1	14.0	1.0	47.2	1.1
3	Moray West	57.5	0.0	17.5	0.9	5.1	0.4	80.0	1.3
3	Neart na Gaoithe	23.9	0.0	40.8	2.2	3.2	0.2	67.9	2.5
3	Norfolk Boreas <sup>2</sup>	9.7	0.0	23.4	0.0	8.7	0.0	41.8	0.0
3	Norfolk Vanguard <sup>2</sup>	15.9	0.0	11.9	0.0	14.0	0.0	41.8	0.0
3	East Anglia ONE North	29.4	0.0	5.9	0.0	2.5	0.0	37.8	0.0
3	East Anglia TWO	21.5	0.0	3.9	0.0	5.4	0.0	30.8	0.0
Total (all projects above)		927.6	117.2	1125.2	56.8	868.9	60.0	2921.7	234.0
4	<i>Hornsea Project Four ('Natural England approach')</i>	54.2	51.2	10.1	0.5	3.3	0.2	67.6	52.0
5	<i>Rampion 2 (PEIR)</i>	1.3	0.0	1.2	0.1	5.3	0.4	7.7	0.4
5	<i>DEP</i>	6.6	5.6	3.4	0.2	0.9	0.1	10.9	5.80
5	<i>SEP</i>	0.6	0.5	0.9	0.0	0.0	0.0	1.5	0.55
Total (all projects)		990.3	174.5	1140.7	57.7	878.5	60.7	3009.5	292.8
<b>Notes</b>									

Tier	OWF	Seasonal population at risk of collision <sup>1</sup>							
		Breeding		Autumn migration		Spring migration		Annual	
		Total	FFC	Total	FFC	Total	FFC	Total	FFC
<p>1. Values have been updated to reflect 99.2% avoidance rate (for most projects). See also <a href="#">Appendix 11.2 Supplementary Information to Inform the Offshore Ornithology Cumulative Impact Assessment</a> [APP-196] for further details and sources of seasonal populations for other OWFs besides SEP and DEP, and <a href="#">Collision Risk Modelling (CRM) Updates (EIA Context) Technical Note (Rev B)</a> [REP3-089] for information on the avoidance rate corrections. Dashes indicate no data available for a given OWF. For Beatrice (demonstrator) a 99.2% avoidance rate was used in the original assessment, therefore no correction has been applied to these values. For Kentish Flats Extension and Methil, the avoidance rate used in the original assessment is not known; therefore, for these sites no avoidance rate correction has been applied.</p> <p>2. Hornsea Project THREE, Norfolk Vanguard, Norfolk Boreas, East Anglia ONE North and East Anglia TWO have been consented on the condition that impacts on FFC SPA kittiwakes are compensated. Therefore, the number of birds from this population lost due to impacts at these OWFs are assumed to be zero, which is reflected in the totals.</p>									

- ~~59-60.~~ As for the **RIAA** [APP-059], PVA was undertaken to assess the population-level impacts associated with the in-combination collision mortality. The same population model was used as for the FFC SPA kittiwake population in the **RIAA** [APP-059], for which details and the underpinning demographic parameters are outlined in **ES Appendix 11.1 - Offshore Ornithology Technical Report** [APP-195]. The levels of additional mortality considered in the PVA were as specified in **Table 10-3** (with these in-turn derived from the totals in **Table 10-2**), with the PVA projections extending over an assumed 40-year operational period.
- ~~60-61.~~ The levels of mortality resulting from the in-combination scenarios are lower, overall, than those that were predicted in the **RIAA** [APP-059]. Thus, the predicted additional annual mortality for SEP and DEP in-combination with the other OWFs is 293 adult birds (**Table 10-2**) which is 40% lower than the total for SEP and DEP in-combination with the other OWFs as estimated in the **RIAA** [APP-059] (i.e. 488 adult birds). As would be expected, the resultant counterfactuals of annual population growth rate (CGR) and population size (CPS) indicate substantially smaller population level impacts than those predicted in the **RIAA** [APP-059], with the values for SEP and DEP in-combination with the other OWFs being 0.997 for CGR and 0.871 for CPS (**Table 6-3** - which compares with values of 0.994 for the CGR and 0.794 for CPS in the **RIAA** [APP-059]).
- ~~61-62.~~ However, despite the lower predicted collision mortality (when compared with that predicted in the **RIAA** [APP-059]), it is considered that the level of mortality from SEP and DEP in-combination with the other OWFs may still be sufficient to affect the potential for the “restore” conservation objective for the SPA kittiwake population to be achieved. Whilst noting the concerns over the basis for the “restore” objective (as outlined in the **RIAA** [APP-059]) and the very small contribution of SEP (particularly) and DEP to the in-combination collision mortality, it is concluded that the potential for an AEol of the FFC SPA cannot be ruled out.

*Table 10-3: PVA outputs for the FFC SPA kittiwake population in relation to the predicted collision mortality resulting from SEP and DEP in-combination with other projects.*

In-combination scenario	Annual mortality (number of breeding adults)	Increase in annual mortality rate <sup>1</sup>	Median CGR <sup>2</sup>	Median CPS <sup>3</sup>
Tier 1-3 OWFs	233.9	0.0022693315	0.997	0.896
Tier 1-4 OWFs	286.4	0.0027782090	0.997	0.874
Tier 1-4 OWFs plus SEP and DEP	292.7	0.0028398176	0.997	0.871

**Notes**

1. Calculated as the absolute difference between the mortality rates for the unimpacted (i.e. baseline) and impacted populations, expressed as a proportion, for a starting population size of 26,784 breeding adults and a baseline annual mortality rate of 0.081.
2. CGR is the counterfactual of annual population growth rate, calculated as the median of the ratio of the annual growth rate of the impacted to un-impacted (or baseline) population, expressed as a proportion.

In-combination scenario	Annual mortality (number of breeding adults)	Increase in annual mortality rate <sup>1</sup>	Median CGR <sup>2</sup>	Median CPS <sup>3</sup>
<p>3. CPS is the counterfactual of population size, calculated as the median of the ratio of the end-point size of the impacted to un-impacted population size, expressed as a proportion. In this case, the end-point population size is predicted on the basis of a 40-year operational period.</p>				

## 10.11 FFC SPA Razorbill

### 10.111.1 Apportioning

- 62.63. The RIAA [APP-059] set out that during the breeding season, it did not seem likely that there was connectivity between SEP and DEP, and the breeding adult razorbill population of the FFC SPA.
- 63.64. Natural England's Relevant Representation [RR-063] recommended that some level of apportioning is presented for FFC SPA razorbill.
- 64.65. SEP and DEP are situated 112km and 116km respectively from the FFC SPA boundary at the nearest point. Excluding data from breeding razorbills at Fair Isle, where reduced prey availability was considered to be causing substantially increased foraging ranges during the breeding season, the mean maximum foraging range of razorbill is 73.8km ( $\pm 48.4$ km) (Woodward et al., 2019).
- 65.66. The mean maximum foraging range plus one standard deviation (122.2km) is greater than the distance between FFC SPA and SEP and DEP. However, this measurement is considered to be a poor indicator of typical foraging behaviour. It would be expected that few breeding adult birds or foraging trips will occur at this distance from the colony, and even fewer with any regularity.
- 66.67. To estimate the proportion of FFC SPA breeding adults present at SEP and DEP, the number of SPA breeding adults presented in Furness (2015) (20,002) is divided by the number of UK North Sea and Channel BDMPS immature birds (289,560). Such an approach is considered reasonable given the fact that a high proportion of razorbills occurring in offshore waters are likely to be immature birds (based upon the stable age structures estimated from population models (e.g. Furness 2015)), whilst SEP and DEP are at the extremity of the breeding season foraging range of razorbill from the FFC SPA. Therefore, it is not credible to assume that a high proportion of the birds occurring at SEP and DEP during the breeding season are adults from the FFC SPA. This results in an estimated proportion of FFC SPA breeding adult birds present at SEP and DEP during the breeding season of 6.9%.
- 67.68. During autumn and spring migration, it is assumed that 3.4% of razorbills present at SEP and DEP (i.e.  $(20,002 * 0.9) / 591,874$ ) are FFC SPA breeding adults. During the winter season, the corresponding percentage is 2.7% (i.e.  $(20,002 * 0.3) / 218,622$ ).

## 10.2.11.2 Revised Predicted Impacts

### 10.2.11.2.1 Operational Phase Displacement

~~68-69.~~ The annual estimated displacement impacts of SEP, DEP, and SEP and DEP on the FFC SPA razorbill qualifying feature, based on the apportioning rates presented in **Section 11.1**, using the same methods used in the **RIAA** [APP-059], are presented in **Table 11-1**, **Table 11-2** and **Table 11-3** respectively. These numbers also incorporate the correction of mean peak counts for the breeding season and autumn migration season being mistakenly reversed during the production of displacement matrices, as explained in **Section 1**.

*Table 11-1: Predicted operational phase displacement and mortality of FFC SPA breeding adult razorbills at DEP*

Mean peak abundance estimate type	Mean peak abundance estimate by season <sup>1</sup>	Number of SPA breeding adults present by season <sup>2</sup>	Year round mortality range <sup>3</sup>	Year round annual baseline mortality increase range (%) <sup>3,4</sup>
Upper 95% CI	1,469 (b) 6,857 (aut) 1,348 (win) 652 (spr) 10,326 (year round)	101 (b) 233 (aut) 36 (win) 22 (spr) 393 (year round)	1 - 28 (2)	0.03 - 0.65 (0.05)
Mean	923 (b) 3,741 (aut) 845 (win) 320 (spr) 5,829 (year round)	64 (b) 127 (aut) 23 (win) 11 (spr) 225 (year round)	0 - 16 (1)	0.02 - 0.37 (0.03)
Lower 95% CI	518 (b) 1,266 (aut) 450 (win) 85 (spr) 2,319 (year round)	36 (b) 43 (aut) 12 (win) 3 (spr) 94 (year round)	0 - 7 (0)	0.01 - 0.15 (0.01)

**Notes**

1. Breeding season = b, autumn migration season = aut, winter season = win, spring migration season = spr

2. For breeding season (Apr-Jul), assumes 6.9% of birds are FFC SPA breeding adults. For autumn migration and spring migration seasons, assumes 3.4% of birds are FFC SPA breeding adults. For winter season, assumes 2.7% of birds are FFC SPA breeding adults.

3. Assumes displacement rates of 0.300 to 0.700 and mortality rate of 1% to 10% of displaced birds. Evidence-based estimates assuming a 0.500 displacement rate and 1% mortality of displaced birds are presented in parentheses.

4. Background population is FFC SPA breeding adults (40,506 individuals), adult age class annual mortality rate of 10.5% (Horswill and Robinson, 2015)



**Table 11-2: Predicted operational phase displacement and mortality of FFC SPA breeding adult razorbills at SEP**

Mean peak abundance estimate type	Mean peak abundance estimate by season <sup>1</sup>	Number of SPA breeding adults present by season <sup>2</sup>	Year round mortality range <sup>3</sup>	Year round annual baseline mortality increase range (%) <sup>3,4</sup>
Upper 95% CI	421 (b) 1,245 (aut) 1,112 (win) 300 (spr) 3,078 (year round)	29 (b) 42 (aut) 30 (win) 10 (spr) 112 (year round)	0 - 8 (1)	0.01 - 0.18 (0.01)
Mean	316 (b) 759 (aut) 686 (win) 144 (spr) 1,905 (year round)	22 (b) 26 (aut) 19 (win) 5 (spr) 71 (year round)	0 - 5 (0)	0.01 - 0.12 (0.01)
Lower 95% CI	206 (b) 326 (aut) 339 (win) 26 (spr) 897 (year round)	14 (b) 11 (aut) 9 (win) 1 (spr) 35 (year round)	0 - 2 (0)	0.00 - 0.06 (0.00)
<b>Notes</b>				
1. Breeding season = b, autumn migration season = aut, winter season = win, spring migration season = spr				
2. For breeding season (Apr-Jul), assumes 6.9% of birds are FFC SPA breeding adults. For autumn migration and spring migration seasons, assumes 3.4% of birds are FFC SPA breeding adults. For winter season, assumes 2.7% of birds are FFC SPA breeding adults.				
3. Assumes displacement rates of 0.300 to 0.700 and mortality rate of 1% to 10% of displaced birds. Evidence-based estimates assuming a 0.500 displacement rate and 1% mortality of displaced birds are presented in parentheses.				
4. Background population is FFC SPA breeding adults (40,506 individuals), adult age class annual mortality rate of 10.5% (Horswill and Robinson, 2015)				

**Table 11-3: Predicted operational phase displacement and mortality of FFC SPA breeding adult razorbills at SEP and DEP**

Mean peak abundance estimate type	Mean peak abundance estimate by season <sup>1</sup>	Number of SPA breeding adults present by season <sup>2</sup>	Year round mortality range <sup>3</sup>	Year round annual baseline mortality increase range (%) <sup>3,4</sup>
Upper 95% CI	1,890 (b) 8,101 (aut) 2,460 (win) 951 (spr) 13,402 (year round)	131 (b) 275 (aut) 66 (win) 32 (spr) 505 (year round)	2 - 35 (3)	0.04 - 0.83 (0.06)
Mean	1,239 (b) 4,500 (aut) 1,531 (win)	86 (b) 153 (aut) 41 (win)	1 - 21 (1)	0.02 - 0.49 (0.03)

Mean peak abundance estimate type	Mean peak abundance estimate by season <sup>1</sup>	Number of SPA breeding adults present by season <sup>2</sup>	Year round mortality range <sup>3</sup>	Year round annual baseline mortality increase range (%) <sup>3,4</sup>
	464 (spr) 7,734 (year round)	16 (spr) 296 (year round)		
Lower 95% CI	724 (b) 1,591 (aut) 789 (win) 111 (spr) 3,214 (year round)	50 (b) 54 (aut) 21 (win) 4 (spr) 129 (year round)	0 - 9 (1)	0.01 - 0.21 (0.02)
<p><b>Notes</b></p> <p>1. Breeding season = b, autumn migration season = aut, winter season = win, spring migration season = spr</p> <p>2. For breeding season (Apr-Jul), assumes 6.9% of birds are FFC SPA breeding adults. For autumn migration and spring migration seasons, assumes 3.4% of birds are FFC SPA breeding adults. For winter season, assumes 2.7% of birds are FFC SPA breeding adults.</p> <p>3. Assumes displacement rates of 0.300 to 0.700 and mortality rate of 1% to 10% of displaced birds. Evidence-based estimates assuming a 0.500 displacement rate and 1% mortality of displaced birds are presented in parentheses.</p> <p>4. Background population is FFC SPA breeding adults (40,506 individuals), adult age class annual mortality rate of 10.5% (Horswill and Robinson, 2015)</p>				

## 11.2.2 Potential Effects of SEP and DEP In-Combination with Other Projects

### 11.2.2.1 Operational Phase Displacement/Barrier Effects

70. Seasonal and annual population estimates of breeding adult razorbill of the FFC SPA at all OWFs included in the in-combination assessment are presented in **Table 11-4**. The values used are unchanged from those provided in the **RIAA [APP-059]**, except for the most recent values for HP4 (Ørsted, 2023) and the addition of values from the Rampion 2 PEIR (GoBe Consultants, Wood Group UK, 2021a & 2021b). In accordance with Natural England’s request, three different values for the HP4 contribution to the in-combination effect have been presented, as set out in Ørsted’s most recent response to RFI by the ExA (January 2023). The three HP4 values have used different approaches to calculating the seasonal apportionment of effects to FFC SPA:

- The Applicant (Ørsted)’s preferred approach
- Natural England’s ‘standard’ approach
- Natural England’s ‘bespoke’ approach

71. Further information on the different approaches used can be found in the relevant HP4 documents; however, it should be noted that Ørsted has raised significant concerns regarding the application of Natural England’s ‘bespoke’ approach, and in its response to RFI (2023) states:

*“With respect to the guillemot and razorbill feature of the FFC SPA, Natural England proposed an entirely new and bespoke approach to assessment of Hornsea Four... The Applicant wholly disagrees with the rationale provided by Natural England to justify such deviation from their standard defined seasons for assessment, notwithstanding that this approach goes against previous advice provided by Natural England to Hornsea Four (agreement OFF-ORN 6.12 & 6.13 as set out in the Evidence Plan Logs which are appendices to the Hornsea Four Evidence Plan (B.1.1.1: Evidence Plan (APP-130)). Furthermore, the rationale for Natural England considering that deviation from the standard seasonal assessment approach is required for Hornsea Four is flawed. Migratory pulses of auks during the post-breeding bio-season are commonly recorded across the Southern North Sea and from other OWFs baseline and post-consent monitoring surveys as presented in G5.7 Indirect Effects of Forage Fish and Ornithology (REP5-085), yet no such bespoke approach was advised previously for other projects.”*

~~71.~~72. The estimated annual total of breeding adult razorbills from FFC SPA at risk of displacement from all OWFs within the UK North Sea BDMPS combined is between 6,977 and 9,847, depending on the HP4 value used (**Table 11-4**). Of this total, SEP and DEP combined contribute between 4.2% and 3.0%. Using displacement rates of 0.300 to 0.700 and mortality rates of 1% to 10% of displaced birds (UK SNCBs, 2017), the number of FFC SPA birds predicted to die each year would be between:

- 21 to 488 (HP4 Applicant’s approach; **Table 11-5**)
- 21 to 500 (HP4 Natural England ‘standard approach’; **Table 11-6**)
- 30 to 689 (HP4 Natural England ‘bespoke approach’; **Table 11-7**)

~~72.~~73. The estimated increase in mortality of FFC SPA breeding adult razorbill due to in-combination displacement impacts is between:

- 0.49% and 11.48% (HP4 Applicant’s approach)
- 0.50% and 11.76% (HP4 Natural England ‘standard approach’)
- 0.69% and 16.21% (HP4 Natural England ‘bespoke approach’)

~~73.~~74. However, as above, it is reiterated that the HP4 applicant does not agree with Natural England’s ‘bespoke approach’ (Ørsted, 2023). Increases in the existing mortality rate of greater than 1% could be detectable against natural variation.

*Table 11-4: Seasonal and Annual Population Estimates of Breeding Adult Razorbills at SEP, DEP and Other OWFs Included in the In-Combination Assessment, Apportioned to FFC SPA*

Tier	Project	Seasonal FFC SPA population at risk of collision <sup>1</sup>				
		Breeding	Autumn	Winter	Spring	Annual
1	Beatrice	0	28	15	28	72
1	Beatrice Demonstrator	n/a	n/a	n/a	n/a	n/a
1	Blyth Demonstration Project	0	3	2	3	8
1	Dudgeon	0	12	20	12	44
1	East Anglia ONE	0	1	4	11	17
1	European Offshore Wind Deployment Centre	0	2	0	1	3
1	Galloper	0	2	3	13	18
1	Greater Gabbard	0	0	11	3	13
1	Gunfleet Sands	0	0	1	0	1
1	Hornsea Project One	535	164	41	61	800
1	Humber Gateway	0	1	0	1	2
1	Hywind	0	24	0	-	25
1	Kentish Flats	n/a	n/a	n/a	n/a	n/a
1	Kentish Flats Extension	n/a	n/a	n/a	n/a	n/a
1	Kincardine	0	0	0		0
1	Lincs & LID	0	1	1	1	3
1	London Array	0	1	0	1	2
1	Race Bank	0	1	1	1	4

Tier	Project	Seasonal FFC SPA population at risk of collision <sup>1</sup>				
		Breeding	Autumn	Winter	Spring	Annual
1	Rampion	0	2	34	113	149
1	Scroby Sands	n/a	n/a	n/a	n/a	n/a
1	Sheringham Shoal	0	46	6	1	52
1	Teesside	0	2	0	1	3
1	Thanet	0	0	0	1	1
1	Westermost Rough	91	4	4	3	102
2	Triton Knoll	0	9	23	4	36
3	Dogger Bank Creyke Beck A	375	54	47	141	616
3	Dogger Bank Creyke Beck B	461	71	58	174	765
3	Dogger Bank Teesside A	250	11	26	65	352
3	Dogger Bank Teesside B	346	20	39	100	505
3	East Anglia ONE North	0	3	2	7	11
3	East Anglia THREE	0	38	41	52	130
3	East Anglia TWO	0	2	4	8	13
3	Firth of Forth Alpha	0	-	30	-	30
3	Firth of Forth Bravo	0	-	34	-	34
3	Hornsea Project Three	0	69	99	72	240
3	Hornsea Project Two	1,210	144	19	57	1,430
3	Inch Cape	0	98	18	-	115

Tier	Project	Seasonal FFC SPA population at risk of collision <sup>1</sup>				
		Breeding	Autumn	Winter	Spring	Annual
3	Methil	0	0	0	0	0
3	Moray Firth (EDA)	0	38	1	6	44
3	Moray West	0	121	5	122	247
3	Near na Gaoithe	0	187	14	-	200
3	Norfolk Boreas	0	9	29	12	49
3	Norfolk Vanguard	0	30	23	31	84
	<b>Total (all projects above)</b>	<b>3,268</b>	<b>1,194</b>	<b>652</b>	<b>1,106</b>	<b>6,220</b>
4	<i>Hornsea 4 (Applicant's approach)</i>	215	146	12	15	388
4	<i>Hornsea 4 (Natural England 'standard approach')</i>	386	146	12	15	559
4	<i>Hornsea 4 (Natural England 'bespoke approach')</i>	386	2,845	12	15	3,258
5	<i>Rampion 2 (PEIR)</i>	0	1	1	72	73
5	<i>DEP (ES Mean)</i>	64	127	23	11	225
5	<i>SEP (ES Mean)</i>	22	26	19	5	71
5	<i>DEP and SEP (ES Mean)</i>	86	153	41	16	296
	<b>Total (HP4 Applicant's approach)</b>	<b>3,569</b>	<b>1,493</b>	<b>705</b>	<b>1,209</b>	<b>6,977</b>
	<b>Total (HP4 Natural England 'standard approach')</b>	<b>3,740</b>	<b>1,493</b>	<b>705</b>	<b>1,209</b>	<b>7,148</b>
	<b>Total (HP4 Natural England 'bespoke approach')</b>	<b>3,740</b>	<b>4,192</b>	<b>705</b>	<b>1,209</b>	<b>9,847</b>

Tier	Project	Seasonal FFC SPA population at risk of collision <sup>1</sup>				
		Breeding	Autumn	Winter	Spring	Annual
<p>Notes</p> <p>1. The preferred standard area over which to assess razorbill displacement is the OWF plus a 2km buffer, however the buffer zones included in this assessment varied between 0-4km depending on the data available, see <a href="#">Appendix 11.2 Supplementary Information to Inform the Offshore Ornithology Cumulative Impact Assessment</a> [APP-196] for further details and sources of seasonal populations for other OWFs besides SEP and DEP. Dashes indicate no data available for a given OWF.</p>						

**Table 11-5: In-Combination Displacement Matrix for Razorbill from FFC SPA from OWFs in the UK North Sea, with the Ranges of Displacement and Mortality Considered by the Assessment Shown in Red (HP4 Applicant’s approach)**

		Mortality (%)										
		1	2	3	4	5	10	20	30	50	80	100
Displacement (%)	10	7	14	21	28	35	70	140	209	349	558	698
	20	14	28	42	56	70	140	279	419	698	1116	1395
	30	21	42	63	84	105	209	419	628	1047	1674	2093
	40	28	56	84	112	140	279	558	837	1395	2233	2791
	50	35	70	105	140	174	349	698	1047	1744	2791	3488
	60	42	84	126	167	209	419	837	1256	2093	3349	4186
	70	49	98	147	195	244	488	977	1465	2442	3907	4884
	80	56	112	167	223	279	558	1116	1674	2791	4465	5581
	90	63	126	188	251	314	628	1256	1884	3140	5023	6279
	100	70	140	209	279	349	698	1395	2093	3488	5581	6977

**Table 11-6: In-Combination Displacement Matrix for Razorbill from FFC SPA from OWFs in the UK North Sea, with the Ranges of Displacement and Mortality Considered by the Assessment Shown in Red (HP4 Natural England ‘standard approach’)**

		Mortality (%)										
		1	2	3	4	5	10	20	30	50	80	100
Displacement (%)	10	7	14	21	29	36	71	143	214	357	572	715
	20	14	29	43	57	71	143	286	429	715	1144	1430
	30	21	43	64	86	107	214	429	643	1072	1715	2144
	40	29	57	86	114	143	286	572	858	1430	2287	2859
	50	36	71	107	143	179	357	715	1072	1787	2859	3574
	60	43	86	129	172	214	429	858	1287	2144	3431	4289
	70	50	100	150	200	250	500	1001	1501	2502	4003	5003
	80	57	114	172	229	286	572	1144	1715	2859	4575	5718
	90	64	129	193	257	322	643	1287	1930	3217	5146	6433
	100	71	143	214	286	357	715	1430	2144	3574	5718	7148



*Table 11-7: In-Combination Displacement Matrix for Razorbill from FFC SPA from OWFs in the UK North Sea, with the Ranges of Displacement and Mortality Considered by the Assessment Shown in Red (HP4 Natural England ‘bespoke approach’)*

		Mortality (%)										
		1	2	3	4	5	10	20	30	50	80	100
Displacement (%)	10	10	20	30	39	49	98	197	295	492	788	985
	20	20	39	59	79	98	197	394	591	985	1575	1969
	30	30	59	89	118	148	295	591	886	1477	2363	2954
	40	39	79	118	158	197	394	788	1182	1969	3151	3939
	50	49	98	148	197	246	492	985	1477	2462	3939	4923
	60	59	118	177	236	295	591	1182	1772	2954	4726	5908
	70	69	138	207	276	345	689	1379	2068	3446	5514	6893
	80	79	158	236	315	394	788	1575	2363	3939	6302	7877
	90	89	177	266	354	443	886	1772	2659	4431	7090	8862
	100	98	197	295	394	492	985	1969	2954	4923	7877	9847

**74.75.** As for the **RIAA** [APP-059], PVA was undertaken to assess the population-level impacts from the displacement effects, with new PVAs produced for the scenarios based upon ‘Natural England’s standard approach’ and ‘Natural England’s bespoke approach’ for HP4 effects. For the ‘HP4 Applicant’s approach’, the levels of mortality resulting from SEP and DEP in-combination with other projects are identical to those assessed in the previous **Apportioning and HRA Updates Technical Note (Revision B)** [REP2-036]. Therefore, the ‘HP4 Applicant’s approach’ for the FFC SPA razorbill population relies on the PVA outputs as produced for Revision B of this note [REP2-036]. As for the PVA presented in Revision B of this note [REP2-036], the new PVAs use the same population model as used for FFC SPA razorbill population in the **RIAA** [APP-059]. The details and underpinning demographic parameters for this population model are outlined in **ES Appendix 11.1 - Offshore Ornithology Technical Report** [APP-195]. The levels of potential additional mortality considered in the PVAs are for the same combinations of displacement rates and mortality rates as in the **RIAA** [APP-059] – i.e. 1%, 2%, 5% and 10% mortality for displacement rates of 30%, 40%, 50%, 60% and 70% (**Table 11-5** to **Table 11-7**). The PVA projections extended over an assumed 40-year operational period.

**75.76.** Given that adoption of the ‘HP4 Applicant’s approach’ for the HP4 effects gives the same levels of impact as reported in Revision B of this note [REP2-036], then for this scenario, the levels of mortality resulting from SEP and DEP in-combination with other projects are lower, overall, than those that were predicted in the **RIAA** [APP-059], although the differences are small. Thus, for the evidence-based displacement and mortality rates of 50% and 1%, respectively, the estimated mortality is 35 adult birds (**Table 11-5**), which compares with 36 adult birds as estimated in the **RIAA**

[APP-059]. For this combination of displacement and mortality rates, the resultant CPS and CGR values are equivalent to those calculated in the **RIAA** [APP-059] (i.e. CGR = 0.999, CPS = 0.959 – **Table 11-8**), indicating that the predicted level of impact on the population remains the same as in the **RIAA** [APP-059]. At higher displacement and mortality rate combinations, the resultant CGR and CPS values are slightly greater than as calculated in the **RIAA** [APP-059] for the equivalent combination, indicating slightly lower levels of population-level impact.

~~76.~~77. When based upon the ‘Natural England standard approach’ for the HP4 effects, the levels of mortality resulting from SEP and DEP in-combination with other projects show a very small increase, overall, compared with those estimated using the ‘HP4 Applicant’s approach’ for the HP4 effects (**Table 11-5** and **Table 11-6**), but they remain lower than as predicted in the **RIAA** [APP-059]. These differences are so small as to be of no consequence.

~~77.~~78. If the ‘Natural England bespoke approach’ for the HP4 effects is considered (but noting the concerns that have been raised on this – see above), the levels of mortality resulting from SEP and DEP in-combination with other projects are higher than for either of the other two approaches, as well as being higher than as predicted in the **RIAA** [APP-059]. Thus, for the evidence-based displacement and mortality rates of 50% and 1%, respectively, the estimated in-combination mortality is 49 adult birds (**Table 11-8**), which compares with 36 as predicted in the **RIAA** [APP-059]. Despite the small increase in the predicted levels of mortality compared to those predicted in the **RIAA** [APP-059], the CGR and CPS values of 0.999 and 0.967 produced from the associated PVA are equivalent to, or slightly higher than, those calculated for the evidence-based rates in the **RIAA** [APP-059] (for which the CGR was 0.999 and the CPS was 0.959), so indicating slightly lower levels of impact than as predicted in the **RIAA** [APP-059]. This is also reflected in the respective CGR and CPS values derived for the full range of displacement and mortality rates that are considered within the PVAs and is likely due to a combination of the small magnitude of the difference in predicted mortalities, the fact that the updated PVAs are based on 1000 simulations only and the stochasticity incorporated within the underlying population models. Overall, it is indicative of the fact that differences in the level of predicted impacts between the ‘Natural England bespoke approach’ for the HP4 effects and the approach (and assumptions) used for the **RIAA** [APP-059] are small and of little consequence.

~~78.~~79. On this basis, the conclusions of the **RIAA** [APP-059] in relation to the FFC SPA razorbill population remain unchanged and the predicted razorbill mortality due to the effects of operational phase displacement at SEP, DEP and SEP and DEP, in-combination with other projects would not result in an adverse effect on integrity of the FFC SPA.

Table 11-8: PVA Outputs for the FFC SPA Breeding Razorbill Population in Relation to the Predicted Displacement Effects Resulting from SEP and DEP In-Combination with Other Projects. The potential mortalities and PVA outputs are presented for each of the three different in-combination totals according to the approach used to estimate displacement effects for HP4.

Displacement rate	Mortality rate	HP4 applicant's approach				Natural England 'standard approach' for HP4				Natural England 'bespoke approach' for HP4			
		Annual mortality (number of breeding adults)	Increase in annual mortality rate <sup>1</sup>	Median CGR <sup>2</sup>	Median CPS <sup>3</sup>	Annual mortality (number of breeding adults)	Increase in annual mortality rate <sup>1</sup>	Median CGR <sup>2</sup>	Median CPS <sup>3</sup>	Annual mortality (number of breeding adults)	Increase in annual mortality rate <sup>1</sup>	Median CGR <sup>2</sup>	Median CPS <sup>3</sup>
30%	1%	21	0.0005184417	0.999	0.975	21	0.0005184417	1.000	0.986	30	0.0007406310	0.999	0.980
	2%	42	0.0010368834	0.999	0.951	43	0.0010615711	0.999	0.971	59	0.0014565743	0.999	0.960
	5%	105	0.0025922086	0.997	0.881	107	0.0026415840	0.998	0.930	148	0.0036537797	0.998	0.903
	10%	209	0.0051597294	0.994	0.778	214	0.0052831679	0.996	0.863	295	0.0072828717	0.995	0.817
40%	1%	28	0.0006912556	0.999	0.967	29	0.0007159433	1.000	0.980	39	0.0009628203	0.999	0.973
	2%	56	0.0013825112	0.998	0.935	57	0.0014071989	0.999	0.962	79	0.0019503283	0.999	0.947
	5%	140	0.0034562781	0.996	0.846	143	0.0035303412	0.998	0.907	197	0.0048634770	0.997	0.874
	10%	279	0.0068878685	0.992	0.715	286	0.0070606824	0.995	0.822	394	0.0097269540	0.993	0.763
50%	1%	35	0.0008640695	0.999	0.959	36	0.0008887572	0.999	0.975	49	0.0012096973	0.999	0.967
	2%	70	0.0017281390	0.998	0.920	71	0.0017528267	0.999	0.952	98	0.0024193947	0.998	0.935
	5%	174	0.0042956599	0.995	0.812	179	0.0044190984	0.997	0.884	246	0.0060731743	0.996	0.845
	10%	349	0.0086160075	0.990	0.658	357	0.0088135091	0.994	0.782	492	0.0121463487	0.992	0.714
60%	1%	42	0.0010368834	0.999	0.951	43	0.0010615711	0.999	0.972	59	0.0014565743	0.999	0.961

Displacement rate	Mortality rate	HP4 applicant's approach				Natural England 'standard approach' for HP4				Natural England 'bespoke approach' for HP4			
		Annual mortality (number of breeding adults)	Increase in annual mortality rate <sup>1</sup>	Median CGR <sup>2</sup>	Median CPS <sup>3</sup>	Annual mortality (number of breeding adults)	Increase in annual mortality rate <sup>1</sup>	Median CGR <sup>2</sup>	Median CPS <sup>3</sup>	Annual mortality (number of breeding adults)	Increase in annual mortality rate <sup>1</sup>	Median CGR <sup>2</sup>	Median CPS <sup>3</sup>
	2%	84	0.0020737668	0.998	0.904	86	0.0021231423	0.999	0.943	118	0.0029131487	0.998	0.923
	5%	209	0.0051597294	0.994	0.778	214	0.0052831679	0.996	0.863	295	0.0072828717	0.995	0.817
	10%	419	0.0103441465	0.988	0.605	429	0.0105910236	0.993	0.745	591	0.0145904310	0.990	0.667
70%	1%	49	0.0012096973	0.999	0.943	50	0.0012343850	0.999	0.966	69	0.0017034513	0.999	0.954
	2%	98	0.0024193947	0.997	0.889	100	0.0024687701	0.998	0.933	138	0.0034069027	0.998	0.909
	5%	244	0.0060237989	0.993	0.746	250	0.0061719251	0.996	0.842	345	0.0085172567	0.994	0.789
	10%	488	0.0120475979	0.986	0.556	500	0.0123438503	0.992	0.710	689	0.0170098257	0.989	0.624
Notes	<p>4. Calculated as the absolute difference between the mortality rates for the unimpacted (i.e. baseline) and impacted populations, expressed as a proportion, for a starting population size of 121,754 breeding adults and a baseline annual mortality rate of 0.061.</p> <p>5. CGR is the counterfactual of annual population growth rate, calculated as the median of the ratio of the annual growth rate of the impacted to un-impacted (or baseline) population, expressed as a proportion.</p> <p>6. CPS is the counterfactual of population size, calculated as the median of the ratio of the end-point size of the impacted to un-impacted population size, expressed as a proportion. In this case, the end-point population size is predicted on the basis of a 40-year operational period.</p>												

## 11.12 FFC SPA Puffin

### 11.12.1 Apportioning

- ~~79.~~80. Puffin is a named component of the breeding seabird assemblage qualifying feature of FFC SPA only, as opposed to a qualifying feature in its own right (Natural England, 2020). It was screened out of the **RIAA** [APP-059]. The **HRA Screening Report** [APP-060] concluded that puffin could be present at SEP and DEP, and therefore could be susceptible to a range of impact pathways, including operational phase displacement. However, it is not considered likely that sufficient numbers would be present at SEP and DEP for Likely Significant Effect to occur.
- ~~80.~~81. Natural England's Relevant Representation [RR-063] recommended that apportioning is presented for FFC SPA puffin and advised that, as a component of the breeding seabird assemblage, it will need to be considered as part of the assessment of impacts on the assemblage.
- ~~81.~~82. SEP and DEP are situated 112km and 116km respectively from the FFC SPA boundary at the nearest point. Excluding data from breeding puffins at Fair Isle, where reduced prey availability was considered to be causing substantially increased foraging ranges during the breeding season, the mean maximum foraging range of puffin is 119.6km ( $\pm 131.2$ km) (Woodward et al., 2019).
- ~~82.~~83. The mean maximum foraging range of FFC SPA puffin means that SEP and DEP are within the foraging range of this species. However, given the distance between SEP and DEP and FFC SPA, it would be expected that the significant majority of FFC SPA breeding adult puffin foraging activity will occur closer to the colony than SEP and DEP. In addition, it would also be expected that an unknown proportion of birds at SEP and DEP during this season will not be breeding adult FFC SPA birds.
- ~~83.~~84. To estimate the proportion of FFC SPA breeding adults present at SEP and DEP, the number of SPA breeding adults presented in Furness (2015) (1,916) is divided by the number of UK North Sea and Channel BDMPS immature birds (31,984). Such an approach is considered reasonable given that a high proportion of puffins occurring in offshore waters are likely to be immature birds (based upon the stable age structures estimated from population models (e.g. Furness 2015)), and that SEP and DEP are at the extremity of the breeding season foraging range of puffin from the FFC SPA. Therefore, it is not credible to assume that a high proportion of the birds occurring at SEP and DEP during the breeding season are adults from the FFC SPA. This results in an estimated proportion of FFC SPA breeding adult birds present at SEP and DEP during the breeding season of 6.0%.
- ~~84.~~85. During the non-breeding season, it is assumed that 0.4% of puffins present at SEP and DEP are FFC SPA breeding adults, based on dividing the number of FFC SPA breeding adults present in UK waters during this season (i.e.  $1,916 * 0.5$ ) by the total number of puffins present in UK waters during this season (231,957) (Furness 2015).

## 11.2.12.2 Predicted Impacts

### 11.2.12.2.1 Operational Phase Displacement/Barrier Effects

85-86. The annual estimated displacement impacts of SEP, DEP, and SEP and DEP on the FFC SPA puffin qualifying feature, based on the apportioning rates presented in **Section 12.1** and using the same methods as used in the **RIAA** [APP-059] to estimate displacement of other species (UK SNCBs, 2017), are presented in **Table 12-1**, **Table 12-2**, and **Table 12-3** respectively. Thus, displacement rates of 0.30 to 0.70, combined with mortality rates of 1% to 10% amongst the birds estimated to be displaced, were applied to the each seasonally specific mean peak abundance estimate as apportioned to the FFC SPA puffin population.

*Table 12-1: Predicted Operational Phase Displacement and Mortality of FFC SPA Breeding Adult Puffins at DEP*

Mean peak abundance estimate type	Mean peak abundance estimate by season <sup>1</sup>	Number of SPA breeding adults present by season <sup>2</sup>	Year round mortality range <sup>3</sup>	Year round annual baseline mortality increase range (%) <sup>3,4</sup>
Upper 95% CI	52 (b) 93 (nb) 145 (year round)	3 (b) 0 (nb) 3 (year round)	0 - 0 (0)	0.00 - 0.09 (0.01)
Mean	24 (b) 46 (nb) 69 (year round)	1 (b) 0 (nb) 1 (year round)	0 - 0 (0)	0.00 - 0.04 (0.00)
Lower 95% CI	6 (b) 14 (nb) 20 (year round)	0 (b) 0 (nb) 0 (year round)	0 - 0 (0)	0.00 - 0.01 (0.00)

**Notes**

- Breeding season = b, non-breeding season = nb
- For breeding season (Apr - early Aug), assumes 6.0% of birds are FFC SPA breeding adults. For non-breeding season, assumes 0.4% of birds are FFC SPA breeding adults.
- Assumes displacement rates of 0.300 to 0.700 and mortality rate of 1% to 10% of displaced birds. Evidence-based estimates assuming a 0.500 displacement rate and 1% mortality of displaced birds are presented in parentheses.
- Background population is FFC SPA breeding adults (2,879 individuals on sea (Aitken et al., 2017), likely an underestimate of total population), adult age class annual mortality rate of 0.094 (Horswill and Robinson, 2015)

*Table 12-2: Predicted Operational Phase Displacement and Mortality of FFC SPA Breeding Adult Puffins at SEP*

Mean peak abundance estimate type	Mean peak abundance estimate by season <sup>1</sup>	Number of SPA breeding adults present by season <sup>2</sup>	Year round mortality range <sup>3</sup>	Year round annual baseline mortality increase range (%) <sup>3,4</sup>
Upper 95% CI	26 (b) 34 (nb)	2 (b) 0 (nb)	0 - 0 (0)	0.00 - 0.04 (0.00)



Mean peak abundance estimate type	Mean peak abundance estimate by season <sup>1</sup>	Number of SPA breeding adults present by season <sup>2</sup>	Year round mortality range <sup>3</sup>	Year round annual baseline mortality increase range (%) <sup>3,4</sup>
	60 (year round)	2 (year round)		
Mean	10 (b) 18 (nb) 28 (year round)	1 (b) 0 (nb) 1 (year round)	0 - 0 (0)	0.00 - 0.02 (0.00)
Lower 95% CI	0 (b) 2 (nb) 2 (year round)	0 (b) 0 (nb) 0 (year round)	0 - 0 (0)	0.00 - 0.00 (0.00)
<b>Notes</b>				
1. Breeding season = b, non-breeding season = nb				
2. For breeding season (Apr - early Aug), assumes 6.0% of birds are FFC SPA breeding adults. For non-breeding season, assumes 0.4% of birds are FFC SPA breeding adults.				
3. Assumes displacement rates of 0.300 to 0.700 and mortality rate of 1% to 10% of displaced birds. Evidence-based estimates assuming a 0.500 displacement rate and 1% mortality of displaced birds are presented in parentheses.				
4. Background population is FFC SPA breeding adults (2,879 individuals on sea (Aitken et al., 2017), likely an underestimate of total population), adult age class annual mortality rate of 0.094 (Horswill and Robinson, 2015)				

*Table 12-3: Predicted Operational Phase Displacement and Mortality of FFC SPA Breeding Adult Puffins at SEP and DEP*

Mean peak abundance estimate type	Mean peak abundance estimate by season <sup>1</sup>	Number of SPA breeding adults present by season <sup>2</sup>	Year round mortality range <sup>3</sup>	Year round annual baseline mortality increase range (%) <sup>3,4</sup>
Upper 95% CI	78 (b) 127 (nb) 205 (year round)	5 (b) 1 (nb) 5 (year round)	0 - 0 (0)	0.01 - 0.13 (0.01)
Mean	34 (b) 63 (nb) 97 (year round)	2 (b) 0 (nb) 2 (year round)	0 - 0 (0)	0.00 - 0.06 (0.00)
Lower 95% CI	6 (b) 16 (nb) 21 (year round)	0 (b) 0 (nb) 0 (year round)	0 - 0 (0)	0.00 - 0.01 (0.00)
<b>Notes</b>				
1. Breeding season = b, non-breeding season = nb				
2. For breeding season (Apr - early Aug), assumes 6.0% of birds are FFC SPA breeding adults. For non-breeding season, assumes 0.4% of birds are FFC SPA breeding adults.				
3. Assumes displacement rates of 0.300 to 0.700 and mortality rate of 1% to 10% of displaced birds. Evidence-based estimates assuming a 0.500 displacement rate and 1% mortality of displaced birds are presented in parentheses.				

Mean peak abundance estimate type	Mean peak abundance estimate by season <sup>1</sup>	Number of SPA breeding adults present by season <sup>2</sup>	Year round mortality range <sup>3</sup>	Year round annual baseline mortality increase range (%) <sup>3,4</sup>
4. Background population is FFC SPA breeding adults (2,879 individuals on sea (Aitken et al., 2017), likely an underestimate of total population), adult age class annual mortality rate of 0.094 (Horswill and Robinson, 2015)				

~~86-87.~~ The assessment of displacement effects on puffin from FFC SPA predicts that there would be no measurable increase in mortality as a result of SEP and/or DEP, either alone or cumulatively. Even taking the upper 95% abundance estimate and maximum (and highly unrealistic) level of displacement mortality, mortality of FFC SPA puffins is predicted to increase by only 0.36 birds, representing a 0.13% increase to the baseline mortality rate. This is well below the threshold that would be detectable against natural variation. Using mean abundance values and a realistic 50% displacement and 1% mortality, the number of birds predicted to die would be 0.001, which would produce no measurable increase in mortality within the FFC SPA population.

~~87-88.~~ Accordingly, it can be concluded that predicted puffin mortality due to operational phase displacement at SEP, DEP, and SEP and DEP would not adversely affect the integrity of the FFC SPA.

## ~~11.2.2~~12.2.2 Potential Effects of SEP and DEP In-Combination with Other Projects

### ~~11.2.2.1~~12.2.2.1 Operational Phase Displacement/Barrier Effects

~~88-89.~~ Given that no measurable increase in FFC SPA puffin mortality is predicted as a result of SEP and DEP, it is concluded that there would be no contribution to in-combination effects on this feature. Therefore, it is concluded that predicted puffin mortality due to displacement and barrier effects at SEP, DEP, and SEP and DEP, in-combination with other projects, would not adversely affect the integrity of the FFC SPA.

## ~~12~~13 FFC SPA Seabird Assemblage

### ~~12.1~~13.1 Qualifying feature

~~89-90.~~ The breeding seabird assemblage qualifying feature for FFC SPA comprised 216,730 individual seabirds at classification, and 298,544 individuals in 2017 (Natural England, 2020). The Supplementary Advice on Conservation Objectives (SACOs; Natural England, 2020) for the seabird assemblage feature of the FFC SPA includes the following attributes and associated targets:

- Abundance: Maintain the overall abundance of the assemblage at a level which is above 216,730 individuals whilst avoiding deterioration from its current level as indicated by the latest mean peak count or equivalent.
- Diversity: Maintain the species diversity of the assemblage.



- Supporting habitats – extent and distribution of supporting habitat for the breeding season: Maintain the extent, distribution and availability of suitable breeding habitat which supports the feature for all necessary stages of its breeding cycle.
- Supporting habitats – quality of supporting breeding habitat: Maintain the structure, function and availability of the following habitats which support the assemblage feature for all stages.

~~90.91.~~ There is potential for SEP and DEP (in relation to both project alone and in-combination effects) to have effects on the overall abundance and species diversity of the seabird assemblage qualifying feature, as well as on supporting habitats. This is considered in the sections below.

~~91.92.~~ The assemblage comprises nine species:

- Gannet
- Kittiwake
- Guillemot
- Razorbill
- Fulmar
- Puffin
- Herring gull
- Cormorant
- Shag

~~92.93.~~ Of these, the first four (gannet, kittiwake, guillemot and razorbill) are qualifying species of FFC SPA in their own right, and effects on these species have therefore been considered separately. In accordance with Natural England advice, further assessment of effects on puffin, which is an assemblage species only, has also been undertaken (**Section 12**).

~~93.94.~~ Further consideration of the effects on the remaining species and the full assemblage is provided in the following sections.

#### ~~12.1.1~~**13.1.1 Fulmar**

~~94.95.~~ The **HRA Screening Report** [APP-060] screened out potential effects on fulmar from FFC SPA, both during and outside the breeding season, due to the low sensitivity of this species to collision and disturbance/displacement effects.

#### ~~12.1.2~~**13.1.2 Herring gull**

~~95.96.~~ The **HRA Screening Report** [APP-060] screened out potential effects on herring gull from FFC SPA, both during and outside the breeding season. SEP and DEP are beyond the mean maximum foraging range (and mean maximum +1SD) for this species during the breeding season. The screening report estimated that approximately 0.4% of birds present at SEP and DEP outside of the breeding season would be from this SPA. Updated CRM for this species estimates mean annual mortality of less than one bird (0.4); therefore, the number of mortalities for birds apportioned to FFC SPA (0.0016 birds) would be undetectable against natural variation, and would not contribute to any in-combination effect.

### **12.1.3** **13.1.3** **Cormorant and shag**

~~96.~~97. The **HRA Screening Report** [APP-060] screened out potential effects on cormorant and shag from FFC SPA, both during and outside the breeding season. For both species, SEP and DEP are beyond the mean maximum foraging range (and mean maximum +1SD) for these species during the breeding season, and these species do not occur at SEP and DEP outside of the breeding season.

## **12.2** **13.2** **Assessment of Effect on Integrity (Alone and In-Combination)**

### **12.2.1** **13.2.1** **Assemblage of Species: Abundance**

~~97.~~98. As set out above, no significant changes to the abundance of fulmar, herring gull, cormorant and shag are predicted as a result of SEP and DEP. For the other assemblage species, the conclusions of the **RIAA** [APP-059] and relevant updates presented in this document are as follows:

- Gannet: The combined operational phase collision and displacement annual mortality for SEP and DEP (project alone, assuming displacement rate of 0.70) apportioned to FFC SPA is 2.94 birds, representing a 0.14% increase in FFC SPA mortality (**Table 8-5**). In-combination with other projects (and applying 70% macro-avoidance for collision risk and displacement rate of 0.70), the annual mortality is 131.5 birds, representing a 6.1% increase in the baseline mortality rate of the FFC SPA population (**Table 8-9**). The PVA outputs for gannet suggest that there is potential for small impacts on the annual population growth rate as a result of these in-combination effects but (as detailed in the **RIAA** [APP-059]) such levels of impact are highly unlikely to prevent further increases in the size of this population (**Table 8-10**).
- Kittiwake: Operational phase mean collision mortality for SEP and DEP (project alone) is 6.36 birds, representing a 0.04% increase in FFC SPA mortality (**Table 10-1**). In-combination with other projects, the annual mortality is 292.7 birds (**Table 10-2**), representing a 1.9% increase in FFC SPA mortality (**Paragraph 59**). The PVA outputs for kittiwake suggest that the predicted in-combination mortality may be sufficient to affect the potential for the “restore” objective for this SPA population to be achieved (**Table 10-3**), leading to the conclusion that the potential for an AEoI cannot be excluded. However, the scale of the potential impact is not considered sufficient to have the potential to affect the SACO target concerning the overall abundance of the seabird assemblage feature from being achieved.

- Guillemot: Operational phase displacement mean annual mortality for SEP and DEP (project alone, as presented in Table 9-109 of the [RIAA \[APP-059\]](#)) is between two and 49 birds, representing a 0.03-0.66% increase in FFC SPA mortality. In-combination with other projects, the annual mortality is between 109 and 2,543 birds (Table 9-2), representing a 1.47-34.24% increase in FFC SPA mortality ([Paragraph 47](#)), but noting that the effects based on the higher rates of displacement and mortality are considered overly precautionary. The PVA outputs for guillemot suggest small population-level impacts only over the range of displacement and mortality rates that are considered more reasonable on the basis of available evidence (
- [Table 9-5](#)), with no potential for an adverse effect to result. Consequently, it is considered that the effects on the SPA guillemot population would not prevent achievement of the SACO target relating to the overall abundance of the seabird assemblage feature.
- Razorbill: Operational phase displacement annual mortality for SEP and DEP (project alone) is between one and 21 birds, representing a 0.02-0.49% increase in FFC SPA mortality ([Table 11-3](#)). In-combination with other projects, the annual mortality is between 21 and 488 birds ([Table 11-5](#)), representing a 0.49-11.48% increase in FFC SPA mortality ([Paragraph 73](#)), but noting that the effects based on the higher rates of displacement and mortality are considered overly precautionary. The PVA outputs for razorbill suggest small population-level impacts only over the range of displacement and mortality rates that are considered more reasonable on the basis of available evidence ([Table 11-8](#)), with no potential for an adverse effect to result. Consequently, it is considered that effects on the SPA razorbill population would not prevent achievement of the SACO target relating to the overall abundance of the seabird assemblage feature.
- Puffin: No measurable increase in baseline annual mortality rate as a result of the additional mortality from operational phase displacement due to SEP and DEP (project alone) is predicted ([Table 12-3](#)). The levels of potential displacement mortality for the project alone scenario are so low that no contribution to the in-combination FFC SPA puffin mortality ([Paragraph 89](#)) is predicted. Consequently, it is considered that effects on the SPA puffin population would not prevent achievement of the SACO target relating to the overall abundance of the seabird assemblage feature.

### ~~12.2.2~~ [13.2.2](#) Assemblage of Species: Diversity

~~98-99.~~ Based on the information set out above and the assessments of the individual FFC SPA species populations which have been undertaken (both in the [RIAA \[APP-059\]](#) and, where relevant, as updated in this document), it is considered that there is no

potential for any of the nine species to be lost from the FFC SPA breeding population as a result of effects from SEP, DEP or SEP and DEP, either for the project alone or in-combination with other projects. The potential for an AEol is identified only in relation to the FFC SPA kittiwake population in relation to SEP and DEP in-combination with other OWFs. This potential effect is not considered likely to lead to a risk of this population being lost from the breeding seabird assemblage at the FFC SPA, on the basis of the large size of this population, the limited scale of the predicted impact (relative to the population size) and the (slightly) increasing trend in population size over the last 15 – 20 years (at least). Therefore, the diversity of the assemblage would be maintained.

### ~~12.2.3~~ **13.2.3 Supporting Habitat: Extent and Distribution of Supporting Habitat for the Breeding Season; and Supporting habitat: Quality of Supporting Breeding Habitat**

~~99.~~ 100. FFC SPA is located 112km and 116km from SEP and DEP respectively, at its closest point. For assemblage species that are within the breeding season foraging range (i.e. gannet, kittiwake, razorbill, fulmar and puffin), it will be the case that areas closer to individual breeding sites within the SPA are likely to be of greater importance to foraging adult birds from the colony; i.e. that SEP and DEP will be located outside the core foraging range for these species. This is supported by evidence from tracking studies, which are discussed in the **RIAA** [APP-059]. For example, modelled at-sea utilisation distributions of breeding adult gannets, based on GPS tracking data (Langston *et al.*, 2013; Wakefield *et al.*, 2013) suggest that SEP and DEP are outside the core foraging range for this species.

~~100.~~ 101. Furthermore, at a distance of 112km from the breeding colony (i.e. the distance from SEP), and assuming 50% of the area around the colony is sea, the available foraging area would be approximately 19,704km<sup>2</sup>. SEP and DEP occupy a total area of approximately 212km<sup>2</sup>, which represents approximately 1% of the available sea area at this distance from the colony. Even if this was within a core foraging area for birds from the FFC SPA colony during the breeding season, it is very unlikely that this would represent a significant effect on the extent of available habitat for qualifying species. Therefore, taking into account the distance from the SPA and the fact that SEP and DEP are considered to be outside of core foraging areas for all assemblage species, it can be concluded that there would be no AEol from SEP and/or DEP on the extent, distribution or quality of supporting habitat for assemblage species during the breeding season, and that any such effects are so minor (and unlikely to manifest) that they would not contribute in a meaningful way to any in-combination effect with other projects.

### ~~12.2.4~~ **13.2.4 Conclusion**

~~101.~~ 102. Given the above, it is concluded that the effects from SEP, DEP, and SEP and DEP, both alone and in-combination with other projects, would not result in an adverse effect on the breeding seabird assemblage qualifying feature of the FFC SPA.

## 13.14 GW SPA Red-throated Diver

### 13.1.14.1 Methods

#### 13.1.14.1.1 Construction Phase Displacement / Barrier Effects

~~102.~~103. Section 9.3.3.4.4.1 of the RIAA [APP-059] addresses predicted construction-phase red-throated diver mortality as a result of cable-laying operations through the GW SPA, and no changes to this element of the assessment are proposed. However, in Natural England's Relevant Representation [RR-063], additional information was requested to assess the reduction in available habitat as a result of cable installation vessels.

~~103.~~104. The assessment of the effective area within the SPA over which displacement could occur has been calculated using the same approach as the mortality assessment from cable-laying operations, as presented in section 9.3.3.4.4.1 of the RIAA [APP-059]. It has been assumed that there would be 100% displacement effect within 2km of the cable laying vessel; this aligns with the approach used for the mortality assessment in the RIAA [APP-059]. This has been assessed in the context of the total GW SPA area (3,535.78km<sup>2</sup>). A qualitative assessment of the likely temporal effects and other relevant considerations has also been undertaken.

#### 13.1.214.1.2 Operation and Maintenance Phase Displacement Estimates

~~104.~~105. Updated operational phase displacement estimates for red-throated diver have been calculated using the same approach as the RIAA [APP-059] but using updated displacement rates which are provided in Table 3 of Appendix B of the Natural England Relevant Representation [RR-063] and which are replicated in Table 14-1. Displacement has been calculated within the SEP wind farm site and in 1km bands out to 10km from the boundary. However, as SEP is located approximately 6km from the boundary of GW SPA, there would be no overlap with the SPA 10km buffer until 6km from SEP, and therefore only bands from 6-10km are required for the project-alone assessment.

~~105.~~106. Updated estimates have also been calculated for the area within the SPA within which displacement could occur, based on Natural England's new displacement rates. Minor changes to the areas used for this calculation have all been used in the updated estimates, based on revised GIS analysis (Appendix 3). Two estimates have been presented; the first uses the same approach as the RIAA [APP-059]. The second uses information presented within the Departmental Brief for GW SPA (Natural England and JNCC, 2016) and which at a meeting on 15 November 2022 the Applicant was recommended by Natural England to investigate further. This method excludes an area of the SPA that is outside of the Maximum Curvature Analysis (MCA) for red-throated diver. The MCA is presented in the Departmental Brief (Natural England and JNCC, 2016) and identifies the areas where significant densities of red-throated diver are likely to be present, based on data presented in Lawson *et al.* (2016). This information contributed to determining the SPA boundary. A section of the GW SPA, which is also within 10km of SEP, lies outside the MCA for red-throated diver (Figure 1), i.e. the section of the SPA

which was designated on the basis of a different qualifying species (little gull) and not on the basis of the distribution of red-throated diver. As this area lies outside the zone designated for red-throated diver within the GW SPA, it is considered reasonable to exclude it from the estimate of the displacement area for this species (see **Figure 1**).

*Table 14-1: Displacement gradient for red-throated diver (Appendix B of Natural England Relevant Representation [RR-063]) (greyed-out values are not required for the project alone assessment)*

Buffer region (km)	Displacement rate (%)
Within OWF	100
0-1	80
1-2	74
2-3	68
3-4	63
4-5	57
5-6	51
6-7	46
7-8	40
8-9	34
9-10	29

~~106.~~107. All other parameters used in the updated red-throated diver displacement estimates are unchanged from the **RIAA** [APP-059]. However, it should be noted that within the RIAA, estimates were calculated up to 12km from the SEP boundary, whereas the updated Natural England advice requires estimates to 10km only; this approach (i.e. displacement calculated to 10km, using the updated displacement values provided by Natural England) has therefore been used.

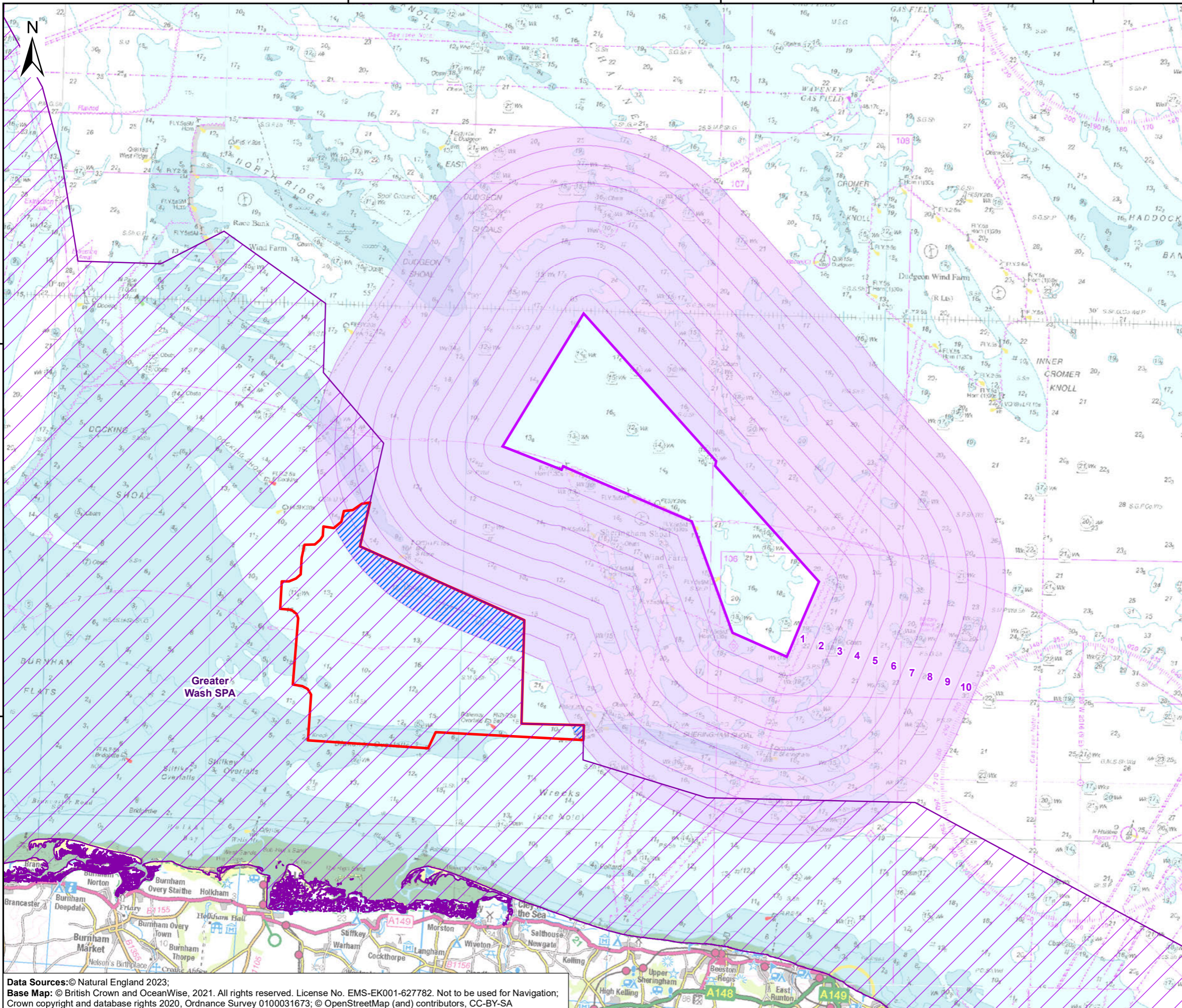
~~107.~~108. In response to Natural England feedback on the assessment [RR-063; REP3-143], in June 2023 the Applicant considered (without prejudice) areas within the SEP wind farm site where turbines could be excluded to reduce the overlap between the 10km buffer and GW SPA. Four approaches for exclusion areas were considered, with buffer/SPA overlap and effective area of displacement calculations presented for each approach – see **Section 14.2.2**. In addition, further information has also been provided on potential displacement effects of O&M vessels passing through the SPA (**Section 14.2.3**).



360000

380000

400000



# Sheringham Shoal and Dudgeon Extension Projects

Title: Figure 1 Overlap of SEP 10km buffer (in 1km increments) with Greater Wash SPA and area outside Red-throated Diver MCA (from Lawson et al., 2016)

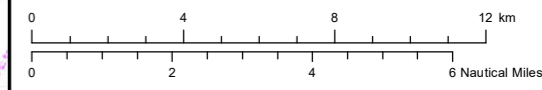
Document: Apportioning and HRA Updates Technical Note

### Legend:

- Sheringham Shoal Offshore Wind Farm
- Extension Project Wind Farm Site
- Special Protection Area (SPA)
- Area within Greater Wash SPA but outside Red-throated diver MCA boundary
- Area of SEP 10km buffer within Greater Wash SPA but outside Red-throated diver MCA boundary
- 1km Bands (1 to 10km)



Coordinate Reference System: WGS 1984 UTM Zone 31N  
Transformation WGS84: OSGB\_1936\_To\_WGS\_1984\_7



Scale: 1:200,000      Scale at size: A3

Equinor Doc. no.: C282-RH-Z-GA-000XX  
RHDHV Doc. no.: PB8164-RHD-ZZ-OF-DR-Z-0261

REV	DATE	STATUS	DRW	CHK	APR
A	24/05/2023	First Issue	GC	RB	PM

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### ~~13.1.3~~ **14.1.3 Background Population for Habitats Regulations Assessment**

~~108.~~ **109.** The relevant reference population for the HRA is the cited GW SPA population, which was 1,407 non-breeding individuals (Natural England, 2018). The annual baseline mortality of this population, assuming that the published mortality rate for all age classes of 22.8% applies (Horswill and Robinson, 2015), is 345 birds.

### ~~13.1.4~~ **14.1.4 In-combination Assessment**

~~109.~~ **110.** The in-combination assessment has been updated using the same approach as the **RIAA** [APP-059], but with updated displacement values for 1-10km from the relevant OWFs (Westernmost Rough, Humber Gateway, Triton Knoll, Race Bank, Lincs, Inner Dowsing, Sheringham Shoal, Lynn and Scroby Sands) calculated using density estimates from Lawson *et al.* (2016) and displacement rates from Appendix B of the Natural England Relevant Representation [RR-063]; **Table 14-1**). No relevant additional projects were identified for the updated assessment. The in-combination assessment for mortality (both project alone and in-combination) is based on the full SPA boundary; areas outside the red-throated diver MCA have not been excluded, as these areas are accounted for by the low red-throated diver densities in these areas from Lawson *et al.* (2016).

### ~~13.2~~ **14.2 Results**

~~110.~~ **111.** It should be noted that the conclusions of the updated assessments in **Sections 14.2.1 to 14.2.3** below have not changed from those stated in the **RIAA** [APP-059] i.e. there would be no adverse effect on the red-throated diver feature of the GW SPA from operational phase displacement from SEP alone, or from SEP in-combination with other projects.

#### ~~13.2.1~~ **14.2.1 Potential Construction Phase Displacement / Barrier Effects on Greater Wash SPA Red-Throated Diver of SEP and DEP**

~~111.~~ **112.** **ES Chapter 4 – Project Description** [APP-090] provides information on the expected cable-laying approach for SEP, DEP and SEP and DEP combined. One export cable would be required for each Project (i.e. two cables for SEP and DEP combined), with a cable length of 40km (SEP) and 62km (DEP); a total of 102km. The total duration of cable installation would be approximately 50 days for SEP and 60 days for DEP, or 100 days for SEP and DEP if these were installed as part of a concurrent construction scenario. However, the majority of cable laying activity would be undertaken outside the GW SPA; only approximately 9.6km of the total length of each of the two cable routes would be within the SPA. Assuming that displacement effects on red-throated diver could occur up to 2km from cable laying vessels, up to 11.6km of the cable laying activity (so for two cables; a total of 23.2km) could theoretically affect red-throated divers within the SPA. In total, therefore, this would represent approximately 23% of the total cable laying activity. Assuming that levels of activity are equal across the length of the cables, the total



duration of activity affecting the SPA (assuming a worst case of 110 days, where SEP and DEP cables were installed separately i.e. a sequential construction scenario which is considered to be the worst-case for this assessment) would be approximately 25 days.

~~142.~~113. The total affected area of the GW SPA at any one point in time (assuming one cable-laying vessel would be active at any one time, and that displacement effects would occur up to 2km from the vessel) would be 12.57km<sup>2</sup>. This represents approximately 0.36% of the total GW SPA (3,535.78km<sup>2</sup>). In accordance with evidence presented for East Anglia One North (SPR, 2019), the low speed of cable laying vessels is likely to be significantly less than typical tidal flows. Therefore, cable laying vessels can be considered effectively stationary (as far as the birds are concerned), and any impact would therefore occur around a single static point.

~~143.~~114. In accordance with the evidence presented in the RIAA [APP-059], this value is considered precautionary, as it would be expected that the level of effect would decline as distance from the vessel increased, but the calculation assumes 100% effect across all of the 2km impact area. It would also be expected that red-throated divers would return to the affected area after vessel departure; Burger *et al.* (2019) found that divers disturbed by vessels 'travelling at high speed' showed slow resettlement, while vessels sailing at 'medium speed' showed more rapid resettlement over an observed time period of seven hours. It is therefore reasonable to assume that resettlement would be more rapid again for very slow (i.e. effectively stationary) vessels during cable laying operations. Therefore, given the predicted short duration of the effects, it is considered very unlikely that there would be any detectable effects once cable laying was completed. Overall, no changes to the assessment presented in the RIAA [APP-059] are required; it is concluded that there would be no adverse effect on the integrity of the Greater Wash SPA red-throated diver population as a result of construction activity within the export cable corridor for SEP, DEP and SEP and DEP combined.

~~144.~~115. Following comments received from Natural England (**Table 5-2**), the Applicant has sought to provide clarification regarding the need for auxiliary vessels to transit to and from the export cable laying vessel during export cable installation. At this stage, the full detail of the installation process is not known, but two alternative methods may be used:

- Export cable installation from a cable laying vessel (CLV) laying the cable on the seabed without any other vessel assistance, but with a separate vessel following to undertake post-lay trenching (cable burial).

- Simultaneous laying and burial. In this case one CLV would undertake laying and ploughing simultaneously. This would involve a maximum of four attending tugs to move vessel anchor lines during the laying and ploughing process. However, it is assumed that the tugs would be in permanent attendance around the CLV, and would not, therefore, result in additional vessel transits to and from port during the installation.

~~445:~~116. In either case, it is not considered that this would affect the conclusions presented above, as activity would be restricted to a single area around the vessels, and no additional transits to and from port (aside from those at the start and completion of the installation process) would be required. For the worst case, this would equate to up to 10 vessel transits (transit to and from port equates to two transits, and assuming a maximum of one CLV and four tugs) per project, i.e. a total of 20 transits to and from port. Vessels would follow the best practice protocol for minimising disturbance to red-throated diver and would, therefore, be very unlikely to result in a measurable increase in disturbance to red-throated divers, taking into account existing levels of vessel activity in the area.

~~446:~~117. Following discussions with Natural England in June 2023, the Applicant has agreed to restrict cable laying activity within GW SPA to avoid the period from 1<sup>st</sup> November to 31<sup>st</sup> March. This has been secured through condition 24 of the DML within Schedules 12 and 13 of the **draft DCO (Revision JK)** [document reference 3.1]. This will ensure that there will be no risk of effects on red-throated divers from GW SPA during the construction phase, and hence no AEoI (alone or in-combination) can be concluded.

### ~~13.2.2~~14.2.2 Potential Operation and Maintenance Phase Displacement / Barrier Effects on Greater Wash SPA Red-Throated Diver of SEP

~~447:~~118. **Table 14-2** presents the updated results of the SEP alone operational phase displacement/barrier effects calculation. **Table 14-3** presents updated values for the effective areas over which displacement of red-throated diver could occur within the GW SPA due to operational phase displacement effects from SEP. Separate estimates are presented that include and exclude areas within 10km of existing OWFs (Sheringham Shoal Offshore Wind Farm (SOW) and Race Bank); i.e. the latter accounts for the displacement effects which are already expected to occur; these areas (together with the area outside of the red-throated diver MCA) are shown hatched red ('SPA already Impacted/Excluded by the Existing Features') on **Figure 2**. These values have also been corrected to account for overlap areas where the displacement effect for SEP would be greater than the equivalent effect for SOW or Race Bank. **Table 14-4** presents values for the effective areas over which displacement of red-throated diver could occur within the GW SPA due to operational phase displacement effects from SEP, but excluding areas outside of the MCA for red-throated diver. The effective net area potentially impacted by SEP,

i.e. within the red-throated diver MCA and outside areas within 10km of existing windfarms, is 6.03km<sup>2</sup> or 0.17% of GW SPA; the net impacted area is shown hatched green on **Figure 2**. As DEP is more than 10km from the Greater Wash SPA, no effects are predicted for this OWF.

~~118.~~119. **Table 14-5** presents values for overlap between the SEP buffer and GW SPA based on four approaches to determining potential turbine exclusion areas within the SEP wind farm site. These approaches are presented by the Applicant without prejudice to its position that there would be no AEoI from the existing SEP wind farm site boundary, and comprise:

- Approach 1: potential turbine exclusion area to provide no overlap between GW SPA and a 10km buffer around SEP.
- Approach 2: potential turbine exclusion area to provide no overlap between GW SPA and a 10km buffer around SEP, but excluding already-impacted areas within 10km of the SOW and Race Bank OWFs.
- Approach 3: potential turbine exclusion area to provide no overlap between GW SPA and a 10km buffer around SEP, but excluding areas within the SPA but outside of the MCA for red-throated diver.
- Approach 4: potential turbine exclusion area to provide no overlap between GW SPA and a 10km buffer around SEP, but excluding already-impacted areas within 10km of the SOW and Race Bank OWFs in addition to areas within the SPA but outside of the MCA for red-throated diver.

~~119.~~120. The four approaches are shown on

~~120.~~121.

~~121.~~122.

~~122.~~123.

~~123.~~124. Figure 3, which all result in a reduction of the total area of GW SPA impacted; the areas where an effect would be avoided are shown shaded dark pink on

~~124.~~125.

~~125.~~126.

~~126.~~127. Figure 3. For Approach 1, the impacted area is reduced to zero, but for other approaches the impacted area is reduced from 1.77% (i.e. that calculated using the full SEP wind farm site boundary) to between 0.69% (Approach 3) and 1.36% (Approach 4); the effective area of displacement would be reduced from 0.56% to between 0.23% (Approach 3) and 0.44% (Approach 4).

~~127.~~128. The Applicant considers that Approaches 1-3 do not present justifiable mitigation options given that these do not take into account the existing effect of SOW and Race Bank OWFs and/or the presence of the red-throated diver MCA. **Table 14-5** also sets out the effective impacted area, taking into account areas

outside of the red-throated diver MCA and/or the effects of the existing Race Bank and Sheringham Shoal OWFs. Under all approaches (1-4), the net effect is assessed as zero when both factors are taken into account. Approach 4 presents a potential turbine exclusion area that would prevent an overlap of areas within the SPA that are currently unimpacted by existing OWFs, or located outside of the red-throated diver MCA. Taking into account these considerations, and that any additional effect that could be exerted from the western portion of the SEP wind farm site would be at a negligible level, Approach 4 is considered by the Applicant to present the most viable and proportionate mitigation option to deliver a reduction in the potential for a displacement effect. However, the Applicant highlights that Approach 4 would still result in a 4.5% reduction of the SEP wind farm site within which wind turbines could be installed, thus reducing flexibility in project design.

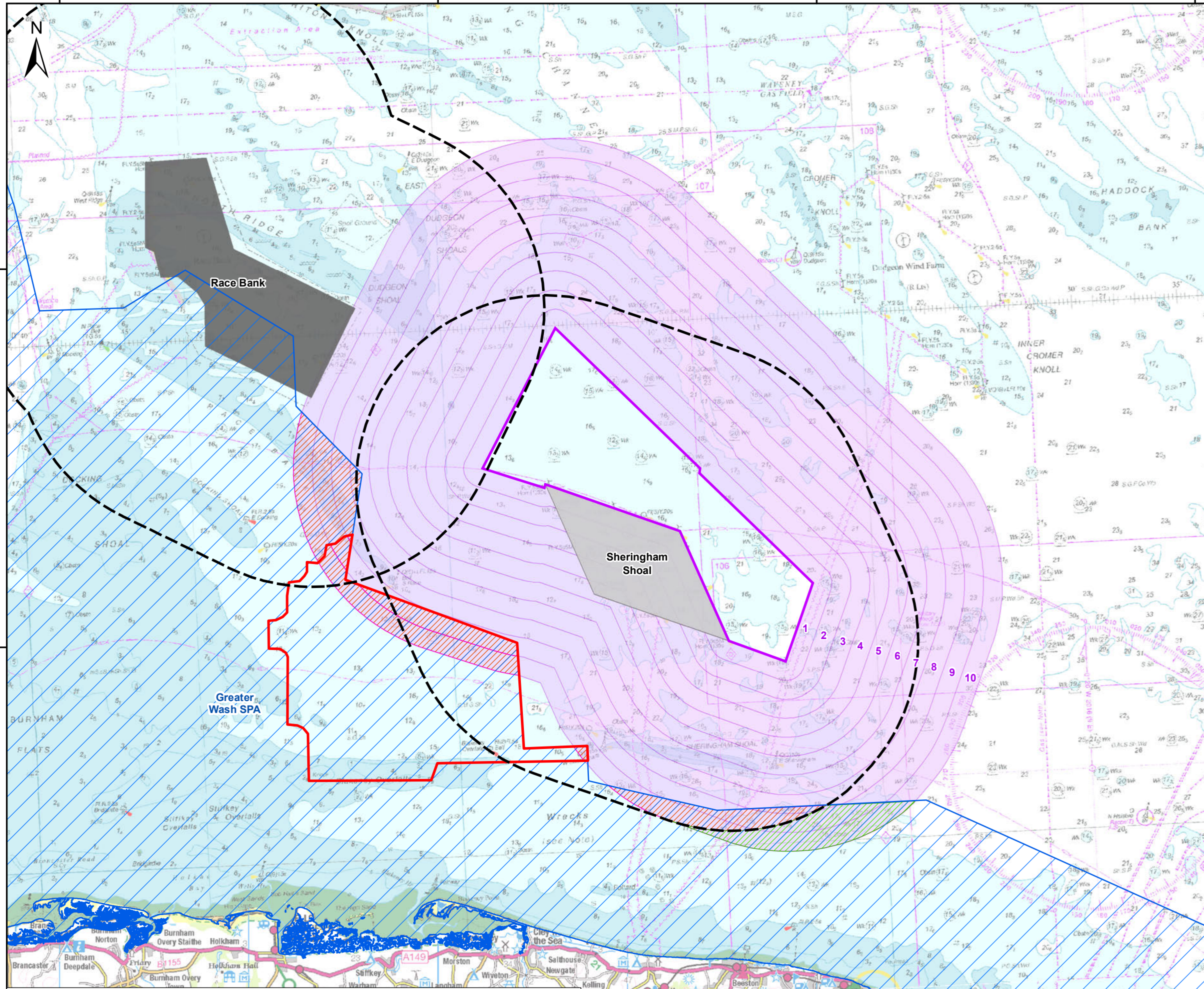
129. As noted in Section 1, following discussions with Natural England on 14 July 2023, the Applicant has committed to implementing Approach 2, as set out in Paragraph 119, top right of Figure 3, and in Table 14-5. This excludes areas of SEP that are located within 10km of GW SPA, where these parts of the SPA are not currently within 10km of the existing SOW and Race Bank OWFs. Under this approach, the total area of the SPA within 10km of SEP would be 43.41km<sup>2</sup>, or 1.23% of the SPA. However, taking into account areas within 10km of SOW and Race Bank, the total area effectively reduces to zero (Table 14-5).

130. As requested by Natural England, the Applicant has also calculated the area of overlap between the SEP 10km buffer and the SOW and Race Bank buffers (assuming that Approach 2 is implemented), where SEP is closer to the SPA than SOW and Race Bank, i.e. where the displacement effect is potentially greater as a result of SEP than under the existing conditions. In total, under Approach 2, it is estimated that 5.92km<sup>2</sup> of the SPA is closer to SEP than to the existing OWFs; this is equivalent to 0.17% of GW SPA (3,535.78km<sup>2</sup>).

~~128.~~131. On this basis (and n~~As noted in Section 1, notwithstanding its~~ the Applicant's conclusions that an AEol on the red-throated diver feature of the GW SPA could~~can~~ be ruled out without the exclusion of turbines from within SEP), the Applicant has committed to implementing Approach 4. This would remove all remaining potential effects on GW SPA red-throated diver populations due to the presence of wind turbines at SEP, when the effects of existing OWFs and the MCA boundary are taken into accountNatural England has agreed at a meeting with the Applicant on 14 July 2023 that in committing to the exclusion of turbines from the south western and south eastern corners of SEP under Approach 2, as set out above (total exclusion area approximately 7.56km<sup>2</sup>), it can be concluded that there would be no AEol in respect of the red-throated diver feature of the at-GW SPA. The commitment to Approach 2 by the Applicant is secured through -an update to the Works Plans (Offshore) (Revision D) [document reference 2.7].



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# Sheringham Shoal and Dudgeon Extension Projects

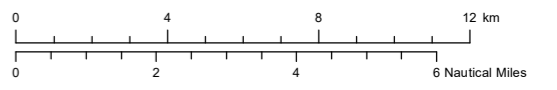
Title: Figure 2 Overlap of SEP 10km buffer not impacted by existing OWFs

Document: Apportioning and HRA Updates Technical Note

- Legend:
- Sheringham Shoal Offshore Wind Farm Extension Project Wind Farm Site
  - 1km Bands (1 to 10km)
  - Race Bank
  - Sheringham Shoal
  - Race Bank and Sheringham Shoal Offshore Wind Farm Site 10km Buffer
  - Special Protection Area (SPA)
  - SPA Already Impacted/Excluded by the Existing Features
  - Area of SPA Not Impacted by Existing Features
  - Area within Greater Wash SPA but outside Red-throated diver MCA boundary



Coordinate Reference System: British National Grid  
Transformation WGS84: OSGB\_1936\_To\_WGS\_1984\_7



Scale: 1:200,000 Scale at size: A3

Equinor Doc. no.: C282-RH-Z-GA-000XX  
RHDHV Doc. no.: PB8164-RHD-ZZ-OF-DR-Z-0262

REV	DATE	STATUS	DRW	CHK	APR
A	24/05/2023	First Issue	GC	RB	PM

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Base Map: © British Crown and OceanWise, 2021. All rights reserved. License No. EMS-EK001-627782. Not to be used for Navigation;  
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**Table 14-2: Potential Operational Phase Displacement / Barrier Effects of Red-Throated Divers within the GW SPA due to SEP**

Buffer area	Displacement <sup>1</sup>	Red-throated diver abundance <sup>2</sup>	Red-throated diver displacement	Predicted mortality <sup>4</sup>	
				1%	10%
6-7km	46%	0.00 <sup>3</sup>	0.00	0.00	0.00
7-8km	40%	0.60	0.24	0.00	0.02
8-9km	34%	2.10	0.71	0.01	0.07
9-10km	29%	4.40	1.28	0.01	0.13
Total		7.10	2.23	0.02	0.22
% increase to mortality <sup>5</sup>				0.01%	0.07%

**Notes**

<sup>1</sup> Appropriate displacement distances and rates were set on basis of advice given by Natural England (November 2022)

<sup>2</sup> Calculated from mean modelled density estimates from Lawson *et al.* (2016)

<sup>3</sup> No density estimates occurred within this region due to its extremely small size. A mean of the two adjacent density estimates was therefore used as a surrogate.

<sup>4</sup> Mortality rates of displaced birds as previously advised by Natural England (SNCBs, 2017)

<sup>5</sup> Background population of 1,407 individuals, adult age class annual mortality rate of 22.8% (Horswill and Robinson, 2015)

**Table 14-3: Effective Area Over which displacement of red-throated diver could occur within the GW SPA due to SEP buffer zones**

OWF or buffer area	% displacement	SEP overlap with SPA, including areas overlapping other OWF buffers		SEP overlap with SPA, excluding areas overlapping other OWF buffers <sup>2</sup>	
		Area of buffer overlapping SPA (km <sup>2</sup> )	Effective area over which displacement could occur (km <sup>2</sup> ) <sup>1</sup>	Area of buffer overlapping SPA (km <sup>2</sup> )	Effective area over which displacement could occur (km <sup>2</sup> ) <sup>1</sup>
6-7km	46%	0.85	0.39	0.00	0.00
7-8km	40%	5.08	2.03	1.07	0.43
8-9km	34%	21.65	7.36	10.16	3.45
9-10km	29%	34.94	10.13	13.86	4.02
Total		62.53	19.92	25.09	7.90
As % of Greater Wash SPA (3,535.78km <sup>2</sup> )		1.77%	0.56%	0.71%	0.22%

<sup>1</sup> Effective area over which displacement could occur is calculated by multiplying the area of SPA within each buffer band by the % displacement within that band.

<sup>2</sup> Corrected to account for overlap areas where the displacement effect for SEP would be greater than the equivalent effect from existing OWFs. In this case the sector with the higher SEP displacement effect has been included in the area total.

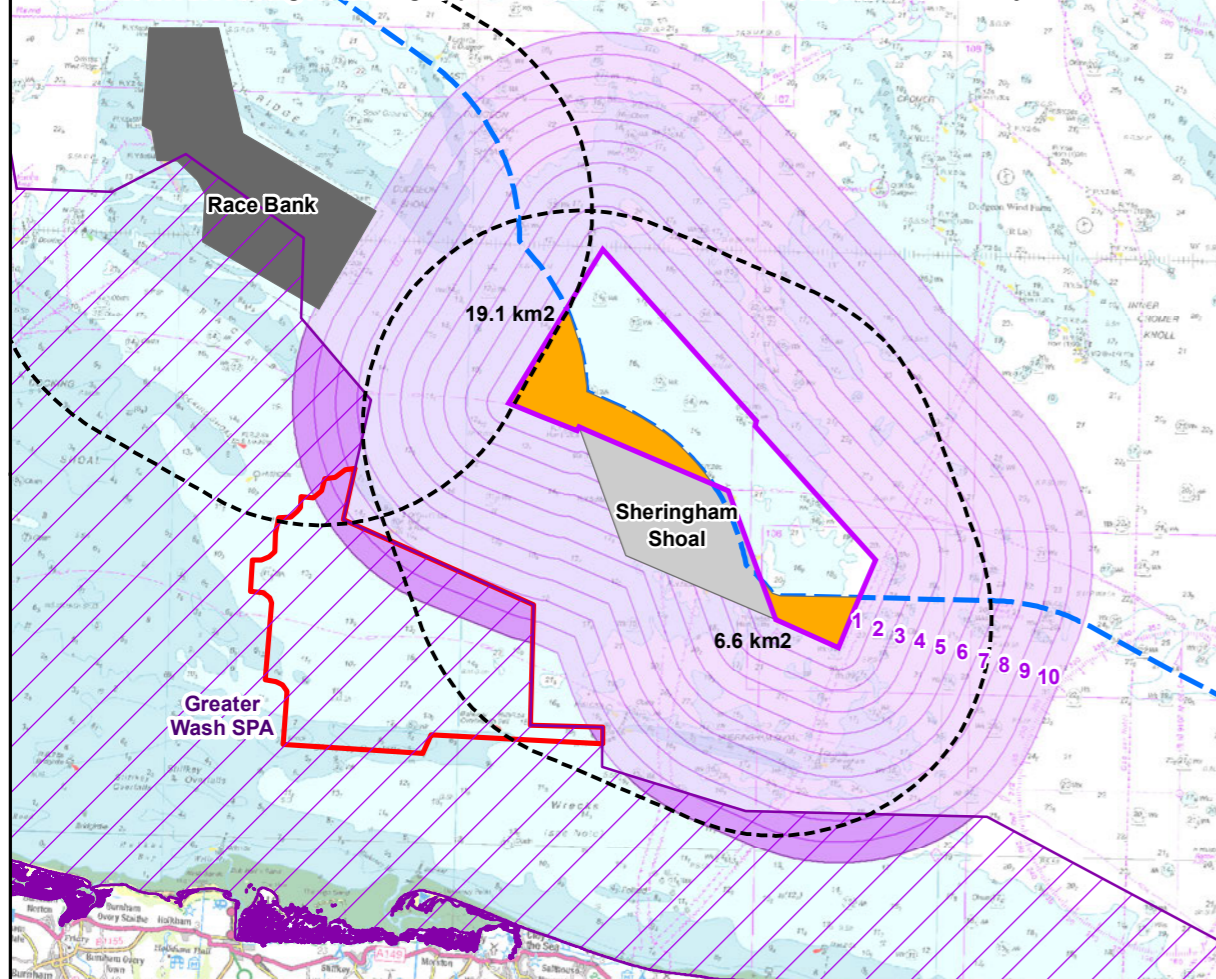
**Table 14-4: Effective area over which displacement of red-throated diver could occur within the GW SPA due to SEP buffer zones, excluding zone outside of MCA for red-throated diver within the SPA**

OWF or buffer area	% displacement	SEP overlap with SPA, including areas overlapping other OWF buffers		SEP overlap with SPA, excluding areas overlapping other OWF buffers <sup>2</sup>	
		Area of buffer overlapping SPA (km <sup>2</sup> )	Effective area over which displacement could occur (km <sup>2</sup> ) <sup>1</sup>	Area of buffer overlapping SPA (km <sup>2</sup> )	Effective area over which displacement could occur (km <sup>2</sup> ) <sup>1</sup>
6-7km	46%	0.85	0.39	0.00	0.00
7-8km	40%	5.02	2.01	1.07	0.43
8-9km	34%	13.66	4.64	7.98	2.71
9-10km	29%	22.48	6.52	9.96	2.89
<b>Total</b>		<b>42.02</b>	<b>13.57</b>	<b>19.01</b>	<b>6.03</b>
As % of Greater Wash SPA (3,535.78km <sup>2</sup> )		1.19%	0.38%	0.54%	0.17%

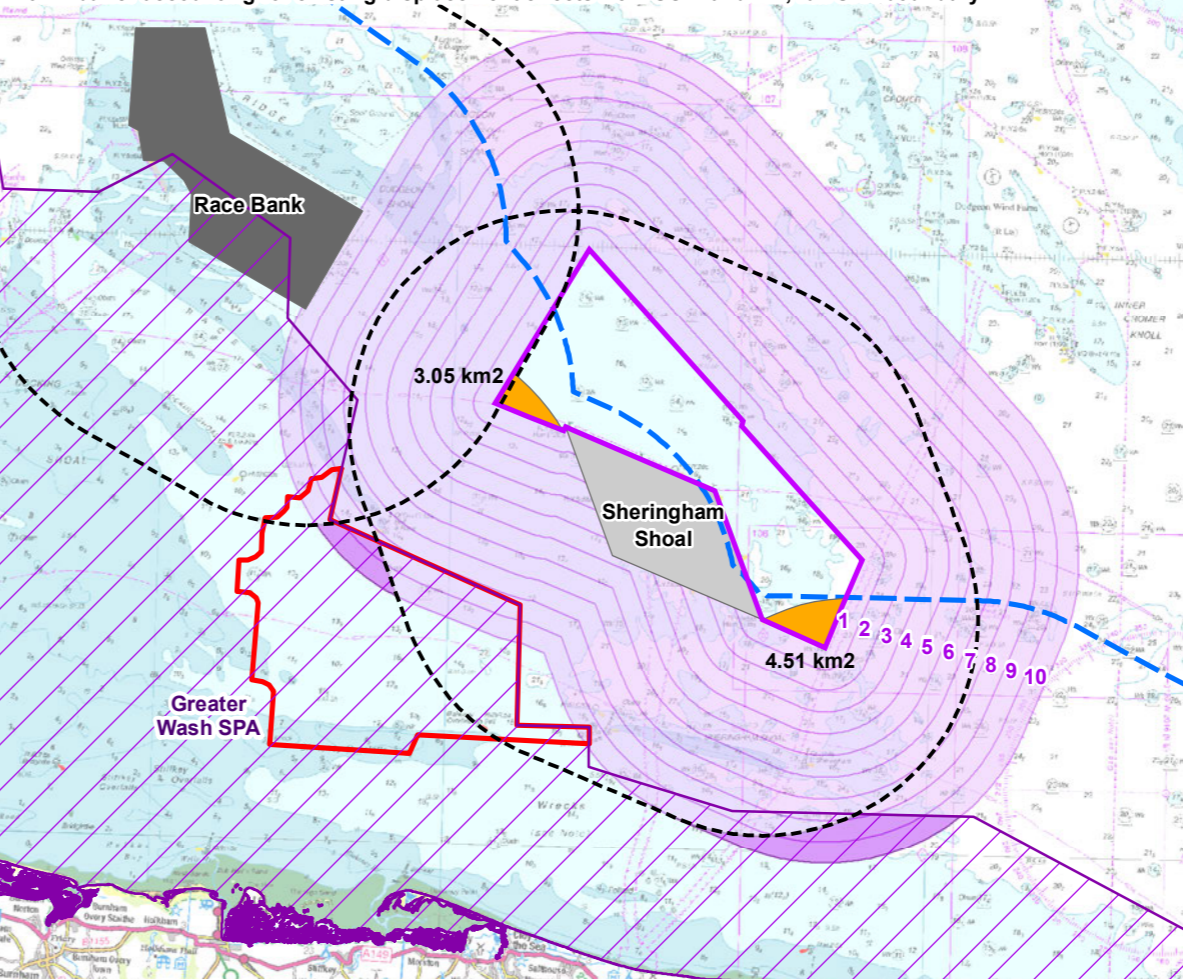
<sup>1</sup> Effective area over which displacement could occur is calculated by multiplying the area of SPA within each buffer band by the % displacement within that band.  
<sup>2</sup> Corrected to account for overlap areas where the displacement effect for SEP would be greater than the equivalent effect from existing OWFs. In this case the higher SEP displacement effect has been included in the area total.



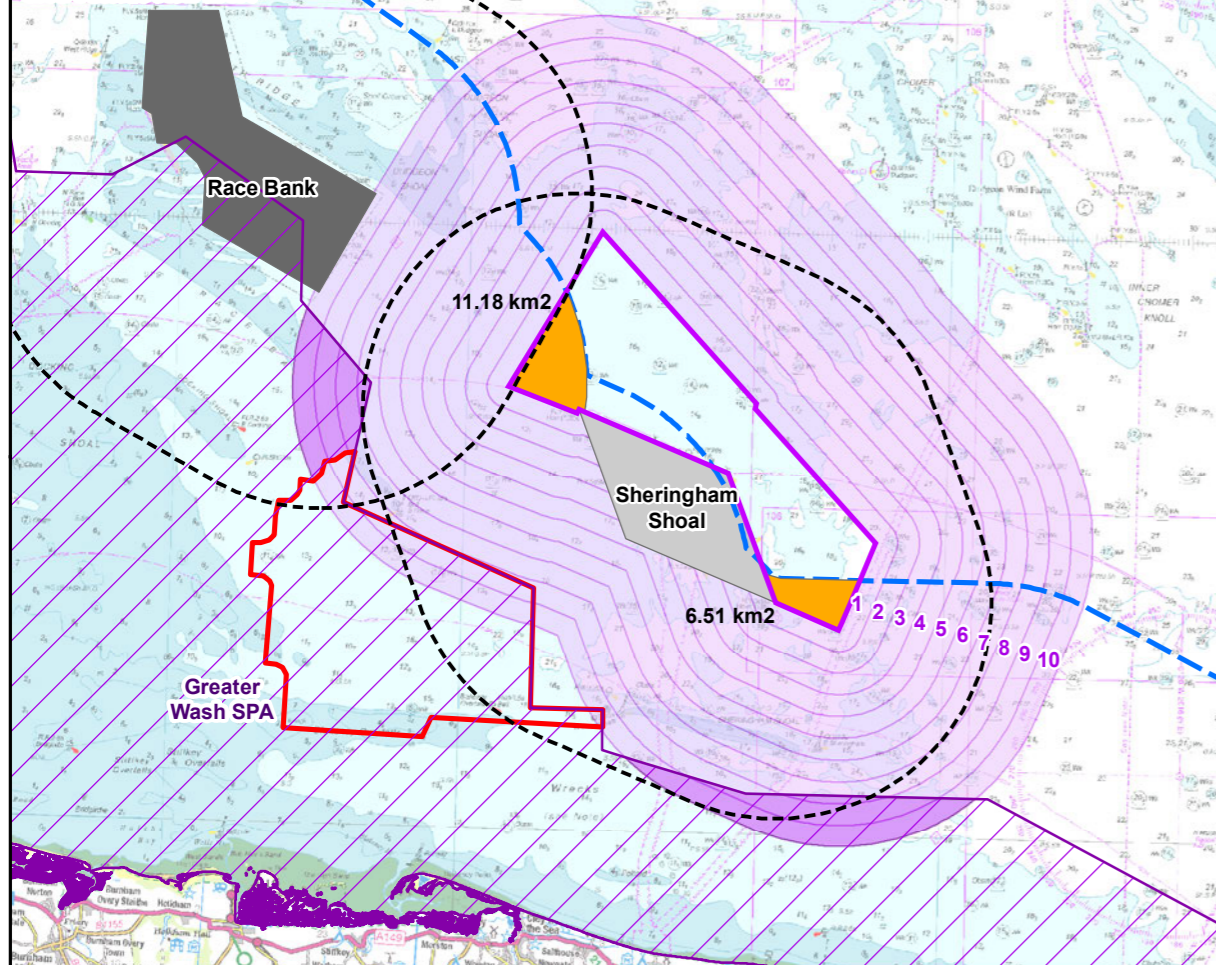
10km buffer not accounting for existing displacement effects from SOW and RB; full SPA boundary



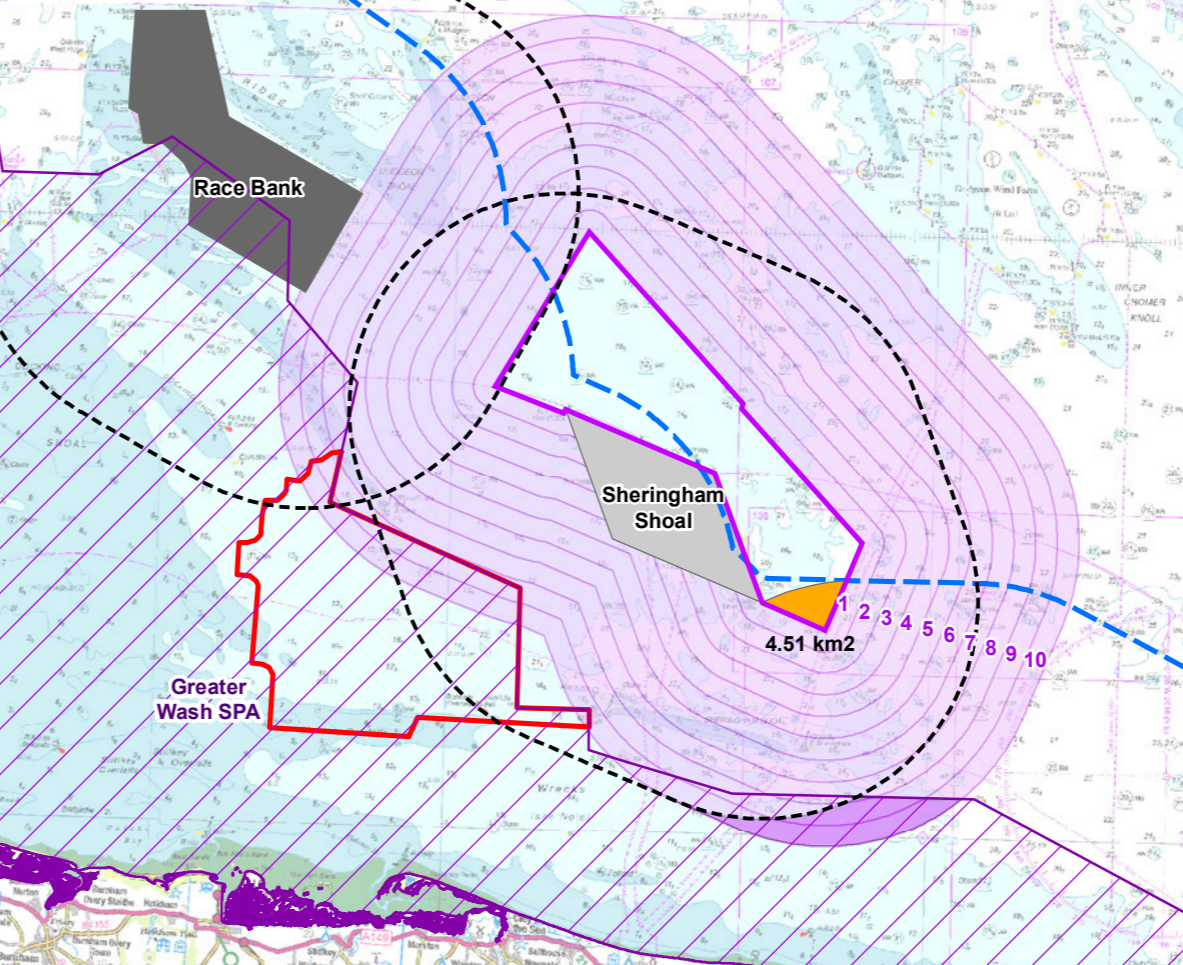
10km buffer accounting for existing displacement effects from SOW and RB; full SPA boundary



10km buffer not accounting for existing displacement effects from SOW and RB; SPA boundary excluding area outside RTD MCA



10km buffer accounting for existing displacement effects from SOW and RB; SPA boundary excluding area outside RTD MCA



## Sheringham Shoal and Dudgeon Extension Projects

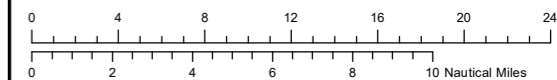
Title:  
Figure 3 Potential exclusion areas from SEP to avoid impacts to Greater Wash SPA Red-throated Diver populations

Document:  
Apportioning and HRA Updates Technical Note

- Legend:
- Sheringham Shoal Offshore Wind Farm Extension Project Wind Farm Site
  - Special Protection Area (SPA)
  - Area within Greater Wash SPA but outside Red-throated diver MCA boundary
  - Area of SEP 10km buffer within Greater Wash SPA but outside Red-throated diver MCA boundary
  - 1km Bands (1 to 10km)
  - Area within SEP within SPA 10km buffer
  - Greater Wash SPA 10km buffer



Coordinate Reference System: WGS 1984 UTM Zone 31N  
Transformation WGS84: OSGB\_1936\_To\_WGS\_1984\_7



Scale: 1:350,000 Scale at size: A3

Equinor Doc. no.: C282-RH-Z-GA-000XX  
RHDHV Doc. no.: PB8164-RHD-ZZ-OF-DR-Z-0263

REV	DATE	STATUS	DRW	CHK	APR
A	25/05/2023	First Issue	GC	RB	PM



**Table 14-5: Effective area over which displacement of red-throated diver could occur within the GW SPA due to SEP buffer zones, for four SEP turbine exclusion approaches (without prejudice)**

OWF or buffer area	% displacement	SEP overlap with SPA, including areas overlapping other OWF buffers		Approach 1: SEP turbine exclusion area to provide no overlap between GW SPA and a 10km buffer around SEP		Approach 2: SEP turbine exclusion area to provide no overlap between GW SPA and a 10km buffer around SEP, taking areas within 10km of the SOW and Race Bank OWFs into account		Approach 3: SEP turbine exclusion area to provide no overlap between GW SPA and a 10km buffer around SEP, but excluding areas within the SPA but outside of the MCA for red-throated diver		Approach 4: SEP turbine exclusion area to provide no overlap between GW SPA and a 10km buffer around SEP, taking areas within 10km of the SOW and Race Bank OWFs into account, but excluding areas within the SPA but outside of the MCA for red-throated diver	
		Area of buffer overlapping SPA (km <sup>2</sup> )	Effective area over which displacement could occur (km <sup>2</sup> ) <sup>1</sup>	Area of buffer overlapping SPA (km <sup>2</sup> )	Effective area over which displacement could occur (km <sup>2</sup> ) <sup>1</sup>	Area of buffer overlapping SPA (km <sup>2</sup> )	Effective area over which displacement could occur (km <sup>2</sup> ) <sup>1</sup>	Area of buffer overlapping SPA (km <sup>2</sup> )	Effective area over which displacement could occur (km <sup>2</sup> ) <sup>1</sup>	Area of buffer overlapping SPA (km <sup>2</sup> )	Effective area over which displacement could occur (km <sup>2</sup> ) <sup>1</sup>
6-7km	46%	0.85	0.39	0.00	0.00	0.85	0.39	0.00	0.00	0.85	0.39
7-8km	40%	5.08	2.03	0.00	0.00	4.97	1.99	3.95	1.58	4.97	1.99
8-9km	34%	21.65	7.36	0.00	0.00	16.50	5.61	12.64	4.30	17.35	5.90
9-10km	29%	34.94	10.13	0.00	0.00	21.08	6.11	7.65	2.22	24.98	7.24
<b>Total</b>		<b>62.53</b>	<b>19.92</b>	<b>0.00</b>	<b>0.00</b>	<b>43.41</b>	<b>14.11</b>	<b>24.25</b>	<b>8.10</b>	<b>48.16</b>	<b>15.53</b>
<b>As % of Greater Wash SPA (3,535.78km<sup>2</sup>)</b>		<b>1.77%</b>	<b>0.56%</b>	<b>0.00%</b>	<b>0.00%</b>	<b>1.23%</b>	<b>0.40%</b>	<b>0.69%</b>	<b>0.23%</b>	<b>1.36%</b>	<b>0.44%</b>
Residual buffer area overlapping SPA (km <sup>2</sup> ) <u>outside</u> of RTD MCA (assuming <u>no effect</u> from existing OWFs)		Area (km <sup>2</sup> )		0.00		15.78		24.25		20.53	
		% of SPA		0.00%		0.45%		0.69%		0.58%	

OWF or buffer area	% displacement	SEP overlap with SPA, including areas overlapping other OWF buffers		Approach 1: SEP turbine exclusion area to provide no overlap between GW SPA and a 10km buffer around SEP		Approach 2: SEP turbine exclusion area to provide no overlap between GW SPA and a 10km buffer around SEP, taking areas within 10km of the SOW and Race Bank OWFs into account		Approach 3: SEP turbine exclusion area to provide no overlap between GW SPA and a 10km buffer around SEP, but excluding areas within the SPA but outside of the MCA for red-throated diver		Approach 4: SEP turbine exclusion area to provide no overlap between GW SPA and a 10km buffer around SEP, taking areas within 10km of the SOW and Race Bank OWFs into account, but excluding areas within the SPA but outside of the MCA for red-throated diver	
		Area of buffer overlapping SPA (km <sup>2</sup> )	Effective area over which displacement could occur (km <sup>2</sup> ) <sup>1</sup>	Area of buffer overlapping SPA (km <sup>2</sup> )	Effective area over which displacement could occur (km <sup>2</sup> ) <sup>1</sup>	Area of buffer overlapping SPA (km <sup>2</sup> )	Effective area over which displacement could occur (km <sup>2</sup> ) <sup>1</sup>	Area of buffer overlapping SPA (km <sup>2</sup> )	Effective area over which displacement could occur (km <sup>2</sup> ) <sup>1</sup>	Area of buffer overlapping SPA (km <sup>2</sup> )	Effective area over which displacement could occur (km <sup>2</sup> ) <sup>1</sup>
Residual buffer area overlapping SPA (km <sup>2</sup> ) <u>within</u> RTD MCA (assuming <u>no effect</u> from existing OWFs)	Area (km <sup>2</sup> )		0.00		27.62		0.00		27.62		
	% of SPA		0.00%		0.78%		0.00%		0.78%		
Residual buffer area overlapping SPA (km <sup>2</sup> ) <u>outside</u> of RTD MCA (assuming <u>effect</u> from existing OWFs)	Area (km <sup>2</sup> )		0.00		0.00		0.00		4.75		
	% of SPA		0.00%		0.00%		0.00%		0.13%		
Residual buffer area overlapping SPA (km <sup>2</sup> ) <u>within</u> RTD MCA (assuming <u>effect</u> from existing OWFs)	Area (km <sup>2</sup> )		0.00		0.00		0.00		0.00		
	% of SPA		0.00%		0.00%		0.00%		0.00%		

<sup>1</sup> Effective area over which displacement could occur is calculated by multiplying the area of SPA within each buffer band by the % displacement within that band.

### ~~13.2.3~~ **14.2.3 Potential Operation and Maintenance Phase Displacement / Barrier Effects on Greater Wash and Outer Thames Estuary SPA Red-Throated Divers from O&M vessel activity**

~~129.~~ **132.** The potential effects of O&M vessel activity on red-throated diver from GW SPA and OTE SPA are set out in the **RIAA** [APP-059]. The assessment concludes no AEol in respect of GW SPA and OTE SPA; for GW SPA, additional vessel transits could increase mortality by 0.26%, but it is likely that this effect would already occur from existing traffic (both from SOW and DOW and other general traffic). For OTE SPA, potential mortality increase is estimated at 0.05%, and the same argument in respect of existing traffic applies. However, Natural England has requested further information to quantify potential effects of O&M vessels on GW SPA.

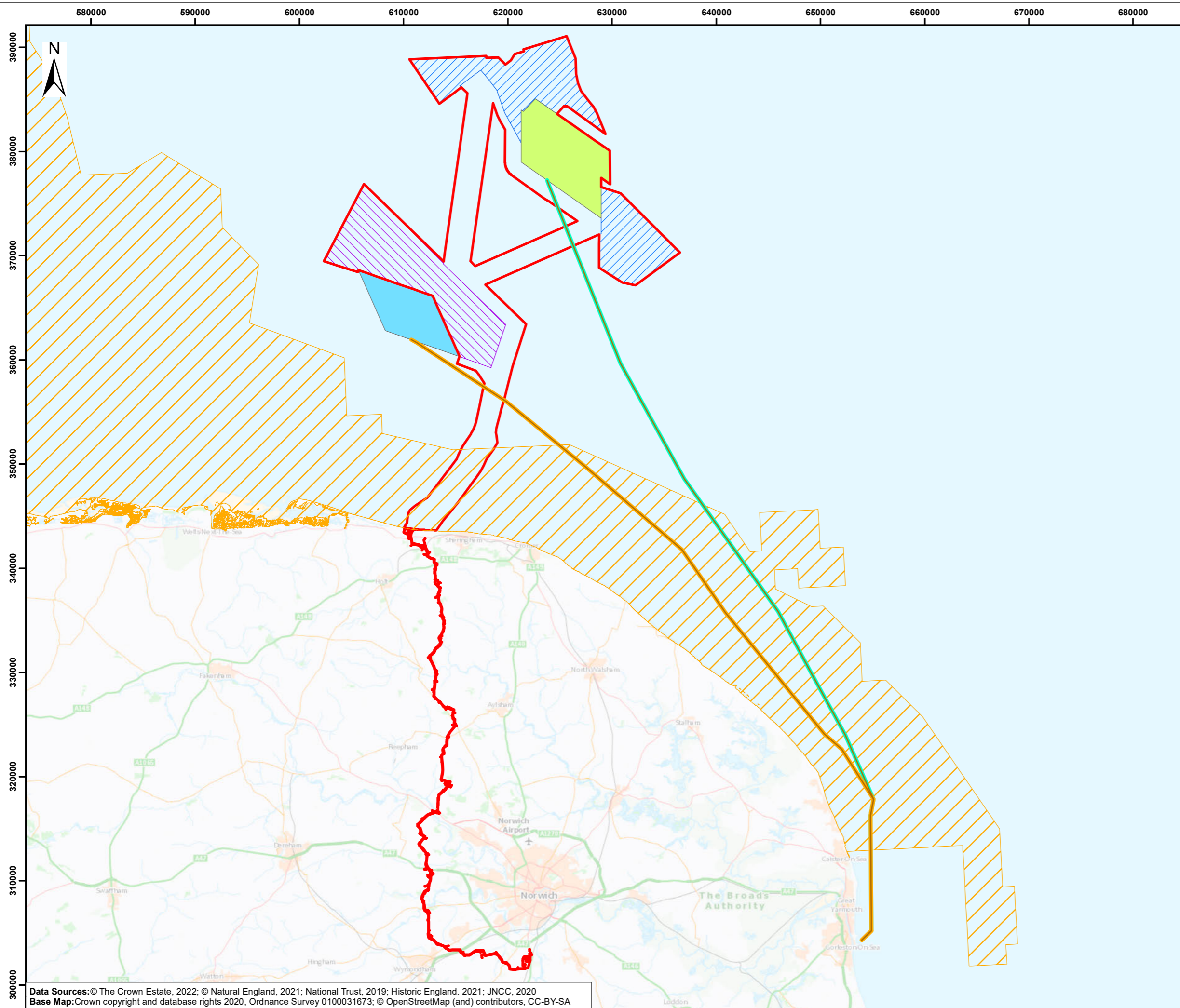
~~130.~~ **133.** The Applicant is already committed to restricting vessel movements to existing navigation routes (where the densities of red-throated divers are typically relatively low) (see the **Outline PEMP (Revision D)** [document reference 9.10]. By using existing transit routes (i.e. those used by O&M vessels for SOW and DOW) (**Figure 4**), it is considered that this would reduce any additional effects from SEP and DEP vessels to a negligible level. This is because the total area at risk of disturbance along the vessel corridors would be unchanged from the existing situation. Use of the O&M vessels would be shared with SOW and DOW, and existing vessels would maintain the same frequency of transits, as follows:

- Existing vessels for SOW DOW (current situation) = 1 Service Operation Vessel (SOV) & 1 Crew Transfer Vessel (CTV)
- SOW/DOW/SEP/DEP Option 1 (worst case) = 1 SOV & 3 CTV all using same/similar transit routes to existing
- SOW/DOW/SEP/DEP Option 2 (best case) = 1 SOV & 1 CTV, plus 2 daughter craft, which are attached to the SOV and therefore would not result in extra transits through the SPA

~~131.~~ **134.** In both options, the number of SOV transits to port would be unchanged from the existing situation (i.e. from existing SOW and DOW traffic). In the case of Option 2, there would be no change to the overall number of vessel transits through the SPA, i.e. there would still be 1 CTV as well as the SOV. In the case of Option 1, the number of SOV transits would be unchanged, but there would be a small increase in the number of CTV transits which would not materially increase overall vessel activity (wind farm and non-wind farm) relative to baseline.

~~132.~~ **135.** As noted in **Section 1**, the Applicant has also committed to the potential for crew transfer vessels to transit to the wind farm sites in convoy, where practicable. This is also secured within the **Outline PEMP (Revision D)** [document reference 9.10].

~~133.~~ **136.** Together, these measures will ensure that there would be no measurable increase in vessel traffic likely to affect red-throated diver populations within GW or OTE SPAs. Accordingly, the assessment conclusions (i.e. that there would be no AEol) are maintained.



# Sheringham Shoal and Dudgeon Extension Projects

Title:  
Figure 4 O&M vessel routing along existing SOW/DOW routes

- Legend:
- Updated Order Limits
  - Greater Wash SPA
  - Sheringham Shoal Offshore Wind Farm
  - Dudgeon Offshore Wind Farm Extension
  - Dudgeon Offshore Wind Farm
  - Sheringham Shoal Offshore Wind Farm
  - Existing Route - DOW
  - Existing Route - SOW



Coordinate Reference System: British National Grid  
Transformation WGS84: OSGB\_1936\_To\_WGS\_1984\_7

Scale: 1:350,000      Scale at size: A3

RHDHV Doc. no.: PB8164-RHD-ZZ-ON-DR-Z-0283

REV	DATE	STATUS	DRW	CHK	APR
C	20/06/2023	Third Issue	GC	PM	PM
B	25/05/2023	Second Issue	DE	PM	PM
A	18/04/2023	First Issue	DE	PM	PM

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Base Map: Crown copyright and database rights 2020, Ordnance Survey 0100031673; © OpenStreetMap (and) contributors, CC-BY-SA



### 13.2.4 14.2.4 Potential Operational Phase Displacement / Barrier Effects on GW SPA Red-Throated Diver of SEP In-Combination with Other Projects

134.137. Table 14-6 presents the updated results of the in-combination operational phase displacement/barrier effects. Table 14-7 presents updated values for the effective areas over which displacement of red-throated diver could occur within the GW SPA due to operational phase displacement impacts from SEP.

135.138. All values in the project alone and in-combination assessments are lower than those presented in the RIAA [APP-059]. The conclusions of the assessment set out in the RIAA are therefore unchanged; predicted red-throated diver mortality and changes to distribution due to operational phase displacement of SEP, DEP and SEP and DEP combined, in-combination with other projects, would not adversely affect the integrity of the GW SPA.

Table 14-6: Potential in-combination operational phase displacement of red-throated divers within the GW SPA

Buffer area	Displacement rate <sup>1</sup>	Red-throated diver abundance within area of overlap with buffer (number individuals) <sup>2</sup>	Number of red-throated diver predicted to be displaced	Predicted mortality <sup>3</sup>	
				1%	10%
OWF	100%	7.2	7.2	0.1	0.7
0-1km	80%	29.6	23.7	0.2	2.4
1-2km	74%	39.5	29.2	0.3	2.9
2-3km	68%	45.7	31.1	0.3	3.1
3-4km	63%	49.6	31.2	0.3	3.1
4-5km	57%	53.9	30.7	0.3	3.1
5-6km	51%	55.9	28.5	0.3	2.9
6-7km	46%	61.6	28.3	0.3	2.8
7-8km	40%	72.0	28.8	0.3	2.9
8-9km	34%	64.9	22.1	0.2	2.2
9-10km	29%	67.2	19.5	0.2	1.9
Total		547.1	280.4	2.8	28.0
% increase to mortality <sup>4</sup>				0.87%	8.73%
<b>Notes</b>					
<sup>1</sup> Appropriate displacement distances and rates were set on basis of advice given by Natural England (November 2022)					
<sup>2</sup> Calculated from mean modelled density estimates from Lawson <i>et al.</i> (2016)					
<sup>3</sup> Mortality rates of displaced birds as previously advised by Natural England					



Buffer area	Displacement rate <sup>1</sup>	Red-throated diver abundance within area of overlap with buffer (number individuals) <sup>2</sup>	Number of red-throated diver predicted to be displaced	Predicted mortality <sup>3</sup>	
				1%	10%

<sup>4</sup> Background population of 1,407 individuals, adult age class annual mortality rate of 22.8% (Horswill and Robinson, 2015)

Table 14-7: Effective area over which red-throated diver displacement could occur within the GW SPA due to existing OWFs and SEP buffer zones

OWF or buffer area	% displacement	Existing OWF overlap with SPA		Existing OWF plus SEP overlap with SPA	
		Area of buffer overlapping SPA (km <sup>2</sup> )	Effective area over which displacement could occur (km <sup>2</sup> ) <sup>1</sup>	Area of buffer overlapping SPA (km <sup>2</sup> )	Effective area over which displacement could occur (km <sup>2</sup> ) <sup>1</sup>
OWF	100%	28.11	28.11	28.11	28.11
0-1km	80%	65.07	52.06	65.07	52.06
1-2km	74%	88.13	65.22	88.13	65.22
2-3km	68%	108.73	73.94	108.73	73.94
3-4km	63%	129.35	81.49	129.35	81.49
4-5km	57%	147.79	84.24	147.79	84.24
5-6km	51%	159.74	81.47	159.74	81.47
6-7km	46%	183.16	84.25	183.16	84.25
7-8km	40%	197.77	79.11	198.53	79.41
8-9km	34%	192.85	65.57	201.25	68.43
9-10km	29%	195.35	56.65	203.56	59.03
Total		1467.94	723.99	1485.31	729.53
As % of Greater Wash SPA (3,535.78km <sup>2</sup> )		41.52%	20.48%	42.01%	20.63%

<sup>1</sup> Effective area over which displacement could occur is calculated by multiplying the area of SPA within each buffer band by the % displacement within that band.

## 14.15 GW SPA and NNC SPA Sandwich Tern

### 14.115.1 Apportioning

136.139. Natural England were in agreement with the apportioning approach set out in the RIAA [APP-059]. It is therefore unchanged in this revised assessment, as summarised in Paragraphs 140 and 141 below. These values have been used for the updated CRM in Section 15.2.

137.140. For both SEP and DEP, 100% of birds present during the breeding season are considered to be breeding adults belonging to the GW SPA and NNC SPA. Whilst

this assumption is reasonable for purposes of assessment, it is likely that this is a precautionary assumption. At around 50km, DEP is considerably beyond the mean maximum foraging range (34.3km ( $\pm 23.2$ km)) (Woodward et al., 2019), of birds from the Scolt Head colony (which supports breeding birds belonging to both SPAs). Whilst DEP is within the mean maximum foraging range plus one standard deviation, this measurement is considered to be a poor indicator of typical foraging behaviour. It is therefore probable that a proportion of the birds using DEP will actually be non-breeding birds.

~~138.~~141. In addition, for the NNC SPA only, 21.8% of birds (i.e. (8,270 / 38,051)) present at SEP and DEP during the spring and autumn migration seasons are estimated to be breeding adult birds belonging to this population. This is unchanged from the **RIAA** [APP-059].

## ~~14.2.~~15.2 Revised Predicted Impacts

### ~~14.2.1~~15.2.1 Collision

~~139.~~142. The annual estimated collision impacts of SEP, DEP, and SEP and DEP on the GW SPA and NNC SPA Sandwich tern qualifying feature, based on the apportioning rates presented in **Section 15.1**, and the updated CRMs presented in the **CRM Updates (EIA Context) Technical Note** (Revision B) [REP3-089], are presented in:

- **Table 15-1** – using model-based density estimates and the flight speed of Fijn and Collier (2020) as input parameters
- **Table 15-2** – using model-based density estimates and the flight speed of Fijn and Gyimesi (2018) as input parameters
- **Table 15-3** – using design-based density estimates and the flight speed of Fijn and Collier (2020) as input parameters
- **Table 15-4** – using design-based density estimates and the flight speed of Fijn and Gyimesi (2018) as input parameters

~~140.~~143. The updated CRM uses a revised avoidance rate of 0.990, in accordance with advice provided by Natural England in its Relevant Representation [RR-063]. Other parameters are unchanged from those used in the **RIAA** [APP-059].



*Table 15-1: Estimated annual collision risk for GW SPA and NNC SPA Sandwich tern at SEP, DEP, and SEP and DEP, along with associated increases in mortality within largest population size, using model-based density estimates and the flight speed of Fijn and Collier (2020) as a model input*

OWF	Output	Annual GW SPA Sandwich tern collision rate	% increase to annual mortality of GW SPA Sandwich tern population <sup>1</sup>	Annual NNC SPA Sandwich tern collision rate	% increase to annual mortality of NNCSPA Sandwich tern population <sup>1</sup>
DEP	95% UCI	7.02	0.73	7.19	0.75
	Mean	4.15	0.43	4.22	0.44
	95% LCI	2.34	0.24	2.37	0.25
SEP	95% UCI	2.49	0.26	2.52	0.26
	Mean	1.36	0.14	1.37	0.14
	95% LCI	0.76	0.08	0.77	0.08
SEP and DEP	95% UCI	9.51	0.99	9.71	1.01
	Mean	5.50	0.57	5.58	0.58
	95% LCI	3.11	0.32	3.13	0.33

**Notes**  
1. Background population is GW / NNC SPA breeding adults (9,443 individuals), adult age class annual mortality rate of 0.102 (Horswill and Robinson, 2015)

*Table 15-2 Estimated annual collision risk for GW SPA and NNC SPA Sandwich tern at SEP, DEP, and SEP and DEP, along with associated increases in mortality within largest population size, using model-based density estimates and the flight speed of Fijn and Gyimesi (2018) as a model input*

OWF	Output	Annual GW SPA Sandwich tern collision rate	% increase to annual mortality of GW SPA Sandwich tern population <sup>1</sup>	Annual NNC SPA Sandwich tern collision rate	% increase to annual mortality of NNCSPA Sandwich tern population <sup>1</sup>
DEP	95% UCI	8.33	0.86	8.52	0.88
	Mean	4.97	0.52	5.06	0.52
	95% LCI	2.81	0.29	2.84	0.29
SEP	95% UCI	2.99	0.31	3.02	0.31
	Mean	1.63	0.17	1.64	0.17
	95% LCI	0.92	0.10	0.92	0.10
SEP and DEP	95% UCI	11.32	1.17	11.55	1.20
	Mean	6.60	0.69	6.70	0.70
	95% LCI	3.73	0.39	3.76	0.39

OWF	Output	Annual GW SPA Sandwich tern collision rate	% increase to annual mortality of GW SPA Sandwich tern population <sup>1</sup>	Annual NNC SPA Sandwich tern collision rate	% increase to annual mortality of NNCSPA Sandwich tern population <sup>1</sup>
1. Background population is GW / NNC SPA breeding adults (9,443 individuals), adult age class annual mortality rate of 0.102 (Horswill and Robinson, 2015)					

*Table 15-3: Estimated annual collision risk for GW SPA and NNC SPA Sandwich tern at SEP, DEP, and SEP and DEP, along with associated increases in mortality within largest population size, using design-based density estimates and the flight speed of Fijn and Collier (2020) as a model input*

OWF	Output	Annual GW SPA Sandwich tern collision rate	% increase to annual mortality of GW SPA Sandwich tern population <sup>1</sup>	Annual NNC SPA Sandwich tern collision rate	% increase to annual mortality of NNCSPA Sandwich tern population <sup>1</sup>
DEP	95% UCI	10.71	1.11	10.84	1.13
	Mean	3.66	0.38	3.69	0.38
	95% LCI	0.45	0.05	0.45	0.05
SEP	95% UCI	3.02	0.31	3.04	0.32
	Mean	0.92	0.10	0.93	0.10
	95% LCI	0.05	0.01	0.05	0.01
SEP and DEP	95% UCI	13.73	1.43	13.89	1.44
	Mean	4.59	0.48	4.62	0.48
	95% LCI	0.50	0.05	0.50	0.05
<b>Notes</b>					
1. Background population is GW / NNC SPA breeding adults (9,443 individuals), adult age class annual mortality rate of 0.102 (Horswill and Robinson, 2015)					

*Table 15-4 Estimated annual collision risk for GW SPA and NNC SPA Sandwich tern at SEP, DEP, and SEP and DEP, along with associated increases in mortality within largest population size, using design-based density estimates and the flight speed of Fijn and Gyimesi (2018) as a model input*

OWF	Output	Annual GW SPA Sandwich tern collision rate	% increase to annual mortality of GW SPA Sandwich tern population <sup>1</sup>	Annual NNC SPA Sandwich tern collision rate	% increase to annual mortality of NNCSPA Sandwich tern population <sup>1</sup>
DEP	95% UCI	12.84	1.33	13.01	1.35
	Mean	4.39	0.46	4.43	0.46
	95% LCI	0.54	0.06	0.54	0.06

OWF	Output	Annual GW SPA Sandwich tern collision rate	% increase to annual mortality of GW SPA Sandwich tern population <sup>1</sup>	Annual NNC SPA Sandwich tern collision rate	% increase to annual mortality of NNCSPA Sandwich tern population <sup>1</sup>
SEP	95% UCI	3.62	0.38	3.65	0.38
	Mean	1.11	0.11	1.11	0.12
	95% LCI	0.06	0.01	0.06	0.01
SEP and DEP	95% UCI	16.47	1.71	16.66	1.73
	Mean	5.50	0.57	5.54	0.57
	95% LCI	0.60	0.06	0.60	0.06

1. Background population is GW / NNC SPA breeding adults (9,443 individuals), adult age class annual mortality rate of 0.102 (Horswill and Robinson, 2015)

#### 14.2.2 15.2.2 Potential effects of SEP and DEP in-combination with other projects

141.144. Annual in-combination totals of estimated collision mortality of breeding adult Sandwich tern from GW SPA and NNC SPA are presented in **Table 15-5** and **Table 15-6**. These have been calculated based on the apportioning rates presented in **Section 15.1**, and the updated CRMs presented in the **CRM Updates (EIA Context) Technical Note** (Revision B) [REP3-089]. Estimates are presented for five different scenarios:

- Scenario A: Consented OWF designs;
- Scenario B: As-built OWF designs;
- Scenario C: As-built OWF designs, with unbuilt capacity built out using turbines of the same specification as the consented design;
- Scenario D: As-built OWF designs, with unbuilt capacity built out using turbines of the same specification as the as-built design; and
- Scenario E: As per scenario D, but with the assumption that the as-built layout of DOW is legally secured through a mechanism within the DCO<sup>1</sup>.
- Scenario F: As per Scenario A (consented OWF designs) but with the as-built layout of DOW legally secured through a mechanism within the DCO.

142.145. The results are presented using the flight speed of Fijn and Collier (2020) as an input parameter (which is considered to be the most realistic value) and both model-based (**Table 15-5**) and design-based (**Table 15-6**) density estimates.

143.146. Since submission of Revision A of this document at Deadline 1 [REP1-057], a transcription error was identified whereby **Table 15-5** presented incorrect values. This error was corrected at Deadline 2 in Revision B.

<sup>1</sup> See Article 45 (Modification of DOW section 36 consent) of the **Draft DCO (Revision D)** [document reference 3.1]

**144.147.** The updated CRM uses a revised avoidance rate of 0.990, in accordance with advice provided by Natural England in its Relevant Representation [RR-063]. Other parameters are unchanged from those used in the RIAA [APP-059], other than the omission of macro-avoidance values which were used in some scenarios considered for the assessment in the RIAA however it should be noted that the assessments incorporating macro-avoidance did not form the basis of the assessment conclusions in the RIAA.

**145.148.** The outputs from the updated CRM are unchanged from those presented in the RIAA [APP-059] (where 0.980 avoidance rate and 50% macro-avoidance were used). Accordingly, no update to the PVA has been undertaken, and the conclusions to the RIAA are unchanged, i.e. that an AEol of the GW SPA and NNC SPA cannot be ruled out as a result of predicted Sandwich tern mortality due to collision at SEP, DEP, and SEP and DEP, in-combination with other OWFs.

*Table 15-5: In-combination collision risk for breeding adult Sandwich terns of the GW SPA and NNC SPA, using model-based density estimates and the flight speed of Fijn and Collier (2020) as a model input*

OWF		Scenario A	Scenario B	Scenario C	Scenario D	Scenario E	Scenario F
DOW		20.0	16.6	22.3	21.3	16.6	16.6
Race Bank		45.7	15.5	15.9	15.6	15.6	45.7
SOW		8.7	8.7	8.7	8.7	8.7	8.7
Triton Knoll		8.9	3.0	5.6	3.9	3.9	8.9
DEP		4.5	4.5	4.5	4.5	4.5	4.5
SEP		1.4	1.4	1.4	1.4	1.4	1.4
Total (unapportioned)		89.2	49.7	58.4	55.4	50.7	85.8
GW SPA	Total collisions <sup>1</sup>	87.4	48.6	57.3	54.3	49.6	84.6
	% mortality change <sup>3</sup>	9.1%	5.0%	5.9%	5.6%	5.2%	8.8%
NNC SPA	Total collisions <sup>2</sup>	87.8	48.9	57.5	54.5	49.9	85.0
	% mortality change <sup>3</sup>	9.1%	5.1%	6.0%	5.7%	5.2%	8.8%

1. 100% of birds present during the breeding season are considered to be breeding adults belonging to the SPA
2. 100% of birds present during the breeding season and 21.8% of birds during the spring and autumn migration seasons are considered to be breeding adults belonging to the SPA
3. Background population is GW / NNC SPA breeding adults (9,443 individuals), adult age class annual mortality rate of 0.102 (Horswill and Robinson, 2015)

**Table 15-6: In-combination collision risk for breeding adult Sandwich terns of the GW SPA and NNC SPA, using design-based density estimates and the flight speed of Fijn and Collier (2020) as a model input**

OWF		Scenario A	Scenario B	Scenario C	Scenario D	Scenario E	Scenario F
DOW		20.0	16.6	22.3	21.3	16.6	16.6
RB		45.7	15.5	15.9	15.6	15.6	45.7
SOW		8.7	8.7	8.7	8.7	8.7	8.7
TK		8.9	3.0	5.6	3.9	3.9	8.9
DEP		3.8	3.8	3.8	3.8	3.8	3.8
SEP		0.9	0.9	0.9	0.9	0.9	0.9
Total (unapportioned)		88.0	48.5	57.2	54.2	49.5	84.7
GW SPA	Total collisions <sup>1</sup>	86.5	47.7	56.3	53.4	48.7	83.7
	% mortality change <sup>3</sup>	9.0%	5.0%	5.8%	5.5%	5.1%	8.7%
NNC SPA	Total collisions <sup>2</sup>	86.8	47.9	56.5	53.6	48.9	84.0
	% mortality change <sup>3</sup>	9.0%	5.0%	5.9%	5.6%	5.1%	8.7%

1. 100% of birds present during the breeding season are considered to be breeding adults belonging to the SPA
2. 100% of birds present during the breeding season and 21.8% of birds during the spring and autumn migration seasons are considered to be breeding adults belonging to the SPA
3. Background population is GW / NNC SPA breeding adults (9,443 individuals), adult age class annual mortality rate of 0.102 (Horswill and Robinson, 2015)

## 15.16 GW SPA Little gull

### 15.116.1 Apportioning

146.149. Natural England were in agreement with the apportioning approach set out in the RIAA [APP-059]. It is therefore unchanged in this revised assessment; for both SEP and DEP, 100% of birds present are assumed to belong to the GW SPA population.

### 15.216.2 Revised Predicted Impacts

#### 15.2.116.2.1 Collision

147.150. The annual estimated collision impacts of SEP, DEP, and SEP and DEP on the GW SPA little gull qualifying feature, based on the apportioning rate presented

in **Section 16.1**, and the updated CRMs presented in the **CRM Updates (EIA Context) Technical Note** (Revision B) [REP3-089], are presented in **Table 16-1**.

*Table 16-1: Predicted annual collision mortality for little gull at SEP and DEP relevant background populations with corresponding increases to baseline mortality of the population*

Site	Annual collisions (mean and 95% CIs)	% annual mortality increase		
		Birds passing through GW area of search, lower estimate <sup>1</sup>	Birds passing through GW area of search, upper estimate <sup>2</sup>	North Sea flyway <sup>3</sup>
DEP	2.36 (0.00-8.08)	0.12 (0.00-0.40)	0.06 (0.00-0.20)	0.02 (0.00-0.05)
SEP	0.53 (0.00-1.80)	0.03 (0.00-0.09)	0.01 (0.00-0.05)	0.00 (0.00-0.01)
SEP and DEP	2.89 (0.00-9.88)	0.14 (0.00-0.49)	0.07 (0.00-0.25)	0.02 (0.00-0.07)

1. Background population of 10,000 individuals, adult age class annual mortality rate of 20.0% (Horswill and Robinson, 2015). Note that no age-class specific survival rates for little gull are available.

2. Background population of 20,000 individuals, adult age class annual mortality rate of 20.0% (Horswill and Robinson, 2015)

3. Background population of 75,000 individuals, adult age class annual mortality rate of 20.0% (Horswill and Robinson, 2015)

## 15.2-216.2.2 Potential Effects of SEP and DEP In-Combination with Other Projects

~~148.~~<sup>151.</sup> The total predicted annual in-combination collision mortality for little gull from the GW SPA is 70.2 individuals (**Table 16-2**). Between them, SEP and DEP contribute 2.9 birds to this total, or 4.1%. The predicted in-combination mortality would increase the baseline adult mortality rate of the Greater Wash area of search population of little gull (i.e. 10,000 to 20,000 birds) by 1.8% to 3.5%, and that of the North Sea flyway population by 0.5%.

~~149.~~<sup>152.</sup> These estimates do not materially change from those presented in the **RIAA** [APP-059], where in-combination collision mortality was estimated to be 69.6 individuals. Therefore, the conclusions of the **RIAA** [APP-059] are unchanged; i.e. that an Aeol of the GW SPA can be ruled out as a result of predicted little gull mortality due to collision at SEP, DEP, and SEP and DEP, in-combination with other OWFs.

*Table 16-2: In-Combination Collision Risk for Little Gull Passing Through the Greater Wash Area of Search using Consented OWF Parameters*

Tier	OWF	Predicted collisions
1	Hornsea Project One	4
1	Race Bank	21
1	SOW	3
2	Triton Knoll	26
3	Hornsea Project Three	0.5



Tier	OWF	Predicted collisions
3	Hornsea Project Two	0.5
3	Norfolk Boreas	3.9
3	Norfolk Vanguard	8.3
4	Hornsea Project Four	0.1
TOTAL (excluding SEP and DEP)		67.3
5	DEP	2.4
5	SEP	0.5
TOTAL (including SEP and DEP)		70.2

## Appendix 1: SEP and DEP Updated CRM Outputs by Month

### Alde-Ore Estuary SPA Lesser Black-backed Gull

*Estimated monthly collision risk for Alde-Ore Estuary breeding adult lesser black-backed gull at DEP*

	J	F	M	A	M	J	J	A	S	O	N	D	Total
95% UCI	0.00	0.00	0.00	0.07	0.00	0.35	0.39	0.02	0.00	0.00	0.00	0.02	0.85
Mean	0.00	0.00	0.00	0.01	0.00	0.07	0.08	0.01	0.00	0.00	0.00	0.00	0.17
95% LCI	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00

*Estimated monthly collision risk for Alde-Ore Estuary breeding adult lesser black-backed gull at SEP*

	J	F	M	A	M	J	J	A	S	O	N	D	Total
95% UCI	0.00	0.00	0.00	0.00	0.00	0.07	0.17	0.09	0.00	0.00	0.00	0.00	0.33
Mean	0.00	0.00	0.00	0.00	0.00	0.01	0.04	0.03	0.00	0.00	0.00	0.00	0.07
95% LCI	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00

*Estimated monthly collision risk for Alde-Ore Estuary breeding adult lesser black-backed gull at SEP and DEP*

	J	F	M	A	M	J	J	A	S	O	N	D	Total
95% UCI	0.00	0.00	0.00	0.07	0.00	0.41	0.56	0.12	0.00	0.00	0.00	0.02	1.18
Mean	0.00	0.00	0.00	0.01	0.00	0.07	0.12	0.03	0.00	0.00	0.00	0.00	0.24
95% LCI	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00

### FFC SPA Gannet

*Estimated monthly collision risk for FFC SPA breeding adult gannet at DEP*

	J	F	M	A	M	J	J	A	S	O	N	D	Total
95% UCI	0.00	0.00	0.16	0.29	0.07	0.09	0.07	0.06	0.14	0.04	0.03	0.01	0.95
Mean	0.00	0.00	0.03	0.12	0.02	0.01	0.02	0.01	0.05	0.01	0.01	0.00	0.30
95% LCI	0.00	0.00	0.00	0.02	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.02

*Estimated monthly collision risk for FFC SPA breeding adult gannet at SEP*

	J	F	M	A	M	J	J	A	S	O	N	D	Total
95% UCI	0.00	0.00	0.00	0.08	0.00	0.00	0.04	0.04	0.05	0.00	0.02	0.00	0.23
Mean	0.00	0.00	0.00	0.02	0.00	0.00	0.01	0.01	0.01	0.00	0.01	0.00	0.04
95% LCI	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00

*Estimated monthly collision risk for FFC SPA breeding adult gannet at SEP and DEP*

	J	F	M	A	M	J	J	A	S	O	N	D	Total
95% UCI	0.00	0.00	0.16	0.37	0.07	0.09	0.11	0.10	0.19	0.04	0.04	0.01	1.17

	J	F	M	A	M	J	J	A	S	O	N	D	Total
Mean	0.00	0.00	0.03	0.14	0.02	0.01	0.02	0.02	0.06	0.01	0.02	0.00	0.34
95% LCI	0.00	0.00	0.00	0.02	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.02

### FFC SPA Kittiwake

*Estimated monthly collision risk for FFC SPA breeding adult kittiwake at DEP*

	J	F	M	A	M	J	J	A	S	O	N	D	Total
95% UCI	0.10	0.07	0.68	6.02	3.18	0.49	0.79	2.51	0.31	0.11	0.03	0.05	14.34
Mean	0.04	0.03	0.18	3.31	0.96	0.09	0.30	0.71	0.11	0.05	0.01	0.03	5.80
95% LCI	0.00	0.00	0.00	0.90	0.00	0.00	0.00	0.00	0.01	0.00	0.00	0.00	0.91

*Estimated monthly collision risk for FFC SPA breeding adult kittiwake at SEP*

	J	F	M	A	M	J	J	A	S	O	N	D	Total
95% UCI	0.00	0.00	0.00	2.17	0.00	0.30	0.00	0.00	0.09	0.00	0.04	0.07	2.67
Mean	0.00	0.00	0.00	0.45	0.00	0.05	0.00	0.00	0.02	0.00	0.01	0.01	0.55
95% LCI	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00

*Estimated monthly collision risk for FFC SPA breeding adult kittiwake at SEP and DEP*

	J	F	M	A	M	J	J	A	S	O	N	D	Total
95% UCI	0.10	0.07	0.68	8.19	3.18	0.79	0.79	2.51	0.40	0.11	0.07	0.13	17.01
Mean	0.04	0.03	0.18	3.76	0.96	0.14	0.30	0.71	0.13	0.05	0.02	0.04	6.36
95% LCI	0.00	0.00	0.00	0.90	0.00	0.00	0.00	0.00	0.01	0.00	0.00	0.00	0.91

### GW SPA Sandwich tern (model-based density estimates)

*Estimated monthly collision risk for GW SPA Sandwich tern at DEP, using model-based density estimates and the flight speed of Fijn and Collier (2020)*

	J	F	M	A	M	J	J	A	S	O	N	D	Total
95% UCI	0.00	0.00	0.00	2.01	2.01	1.08	1.62	0.30	0.00	0.00	0.00	0.00	7.02
Mean	0.00	0.00	0.00	1.02	1.31	0.59	1.10	0.13	0.00	0.00	0.00	0.00	4.15
95% LCI	0.00	0.00	0.00	0.45	0.81	0.29	0.74	0.05	0.00	0.00	0.00	0.00	2.34

*Estimated monthly collision risk for GW SPA Sandwich tern at SEP, using model-based density estimates and the flight speed of Fijn and Collier (2020)*

	J	F	M	A	M	J	J	A	S	O	N	D	Total
95% UCI	0.00	0.00	0.00	0.09	0.58	0.80	0.86	0.16	0.00	0.00	0.00	0.00	2.49
Mean	0.00	0.00	0.00	0.02	0.33	0.36	0.59	0.05	0.00	0.00	0.00	0.00	1.36
95% LCI	0.00	0.00	0.00	0.00	0.19	0.14	0.42	0.01	0.00	0.00	0.00	0.00	0.76

*Estimated monthly collision risk for GW SPA Sandwich tern at SEP and DEP, using model-based density estimates and the flight speed of Fijn and Collier (2020)*

	J	F	M	A	M	J	J	A	S	O	N	D	Total
95% UCI	0.00	0.00	0.00	2.10	2.59	1.88	2.49	0.46	0.00	0.00	0.00	0.00	9.51
Mean	0.00	0.00	0.00	1.04	1.64	0.95	1.69	0.18	0.00	0.00	0.00	0.00	5.50
95% LCI	0.00	0.00	0.00	0.45	1.00	0.43	1.16	0.06	0.00	0.00	0.00	0.00	3.11

*Estimated monthly collision risk for GW SPA Sandwich tern at DEP, using model-based density estimates and the flight speed of Fijn and Gyimesi (2018)*

	J	F	M	A	M	J	J	A	S	O	N	D	Total
95% UCI	0.00	0.00	0.00	2.37	2.39	1.29	1.93	0.36	0.00	0.00	0.00	0.00	8.33
Mean	0.00	0.00	0.00	1.22	1.57	0.71	1.32	0.16	0.00	0.00	0.00	0.00	4.97
95% LCI	0.00	0.00	0.00	0.54	0.98	0.35	0.88	0.06	0.00	0.00	0.00	0.00	2.81

*Estimated monthly collision risk for GW SPA Sandwich tern at SEP, using model-based density estimates and the flight speed of Fijn and Gyimesi (2018)*

	J	F	M	A	M	J	J	A	S	O	N	D	Total
95% UCI	0.00	0.00	0.00	0.11	0.69	0.96	1.04	0.19	0.00	0.00	0.00	0.00	2.99
Mean	0.00	0.00	0.00	0.03	0.40	0.43	0.71	0.06	0.00	0.00	0.00	0.00	1.63
95% LCI	0.00	0.00	0.00	0.00	0.22	0.17	0.50	0.02	0.00	0.00	0.00	0.00	0.92

*Estimated monthly collision risk for GW SPA Sandwich tern at SEP and DEP, using model-based density estimates and the flight speed of Fijn and Gyimesi (2018)*

	J	F	M	A	M	J	J	A	S	O	N	D	Total
95% UCI	0.00	0.00	0.00	2.48	3.08	2.25	2.96	0.55	0.00	0.00	0.00	0.00	11.32
Mean	0.00	0.00	0.00	1.25	1.97	1.14	2.02	0.22	0.00	0.00	0.00	0.00	6.60
95% LCI	0.00	0.00	0.00	0.54	1.20	0.52	1.39	0.08	0.00	0.00	0.00	0.00	3.73

### **NNC SPA Sandwich tern (model-based density estimates)**

*Estimated monthly collision risk for NNC SPA Sandwich tern at DEP, using model-based density estimates and the flight speed of Fijn and Collier (2020)*

	J	F	M	A	M	J	J	A	S	O	N	D	Total
95% UCI	0.00	0.00	0.00	2.01	2.01	1.08	1.62	0.30	0.16	0.00	0.00	0.00	7.19
Mean	0.00	0.00	0.00	1.02	1.31	0.59	1.10	0.13	0.07	0.00	0.00	0.00	4.22
95% LCI	0.00	0.00	0.00	0.45	0.81	0.29	0.74	0.05	0.02	0.00	0.00	0.00	2.37

*Estimated monthly collision risk for NNC SPA Sandwich tern at SEP, using model-based density estimates and the flight speed of Fijn and Collier (2020)*

	J	F	M	A	M	J	J	A	S	O	N	D	Total
95% UCI	0.00	0.00	0.00	0.09	0.58	0.80	0.86	0.16	0.03	0.00	0.00	0.00	2.52
Mean	0.00	0.00	0.00	0.02	0.33	0.36	0.59	0.05	0.01	0.00	0.00	0.00	1.37
95% LCI	0.00	0.00	0.00	0.00	0.19	0.14	0.42	0.01	0.00	0.00	0.00	0.00	0.77

*Estimated monthly collision risk for NNC SPA Sandwich tern at SEP and DEP, using model-based density estimates and the flight speed of Fijn and Collier (2020)*

	J	F	M	A	M	J	J	A	S	O	N	D	Total
95% UCI	0.00	0.00	0.00	2.10	2.59	1.88	2.49	0.46	0.20	0.00	0.00	0.00	9.71
Mean	0.00	0.00	0.00	1.04	1.64	0.95	1.69	0.18	0.08	0.00	0.00	0.00	5.58
95% LCI	0.00	0.00	0.00	0.45	1.00	0.43	1.16	0.06	0.03	0.00	0.00	0.00	3.13

*Estimated monthly collision risk for NNC SPA Sandwich tern at DEP, using model-based density estimates and the flight speed of Fijn and Gyimesi (2018)*

	J	F	M	A	M	J	J	A	S	O	N	D	Total
95% UCI	0.00	0.00	0.00	2.37	2.39	1.29	1.93	0.36	0.19	0.00	0.00	0.00	8.52
Mean	0.00	0.00	0.00	1.22	1.57	0.71	1.32	0.16	0.08	0.00	0.00	0.00	5.06
95% LCI	0.00	0.00	0.00	0.54	0.98	0.35	0.88	0.06	0.03	0.00	0.00	0.00	2.84

*Estimated monthly collision risk for NNC SPA Sandwich tern at SEP, using model-based density estimates and the flight speed of Fijn and Gyimesi (2018)*

	J	F	M	A	M	J	J	A	S	O	N	D	Total
95% UCI	0.00	0.00	0.00	0.11	0.69	0.96	1.04	0.19	0.04	0.00	0.00	0.00	3.02
Mean	0.00	0.00	0.00	0.03	0.40	0.43	0.71	0.06	0.01	0.00	0.00	0.00	1.64
95% LCI	0.00	0.00	0.00	0.00	0.22	0.17	0.50	0.02	0.00	0.00	0.00	0.00	0.92

*Estimated monthly collision risk for NNC SPA Sandwich tern at SEP and DEP, using model-based density estimates and the flight speed of Fijn and Gyimesi (2018)*

	J	F	M	A	M	J	J	A	S	O	N	D	Total
95% UCI	0.00	0.00	0.00	2.48	3.08	2.25	2.96	0.55	0.23	0.00	0.00	0.00	11.55
Mean	0.00	0.00	0.00	1.25	1.97	1.14	2.02	0.22	0.10	0.00	0.00	0.00	6.70
95% LCI	0.00	0.00	0.00	0.54	1.20	0.52	1.39	0.08	0.03	0.00	0.00	0.00	3.76

### GW SPA Sandwich tern (design-based density estimates)

*Estimated monthly collision risk for GW SPA Sandwich tern at DEP, using design-based density estimates and the flight speed of Fijn and Collier (2020)*

	J	F	M	A	M	J	J	A	S	O	N	D	Total
95% UCI	0.00	0.00	0.00	3.76	3.19	0.94	2.18	0.64	0.00	0.00	0.00	0.00	10.71
Mean	0.00	0.00	0.00	0.89	1.49	0.35	0.73	0.20	0.00	0.00	0.00	0.00	3.66
95% LCI	0.00	0.00	0.00	0.00	0.40	0.05	0.00	0.00	0.00	0.00	0.00	0.00	0.45

*Estimated monthly collision risk for GW SPA Sandwich tern at SEP, using design-based density estimates and the flight speed of Fijn and Collier (2020)*

	J	F	M	A	M	J	J	A	S	O	N	D	Total
95% UCI	0.00	0.00	0.00	0.08	0.67	0.46	1.65	0.16	0.00	0.00	0.00	0.00	3.02
Mean	0.00	0.00	0.00	0.01	0.31	0.19	0.36	0.05	0.00	0.00	0.00	0.00	0.92

	J	F	M	A	M	J	J	A	S	O	N	D	Total
95% LCI	0.00	0.00	0.00	0.00	0.05	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.05

*Estimated monthly collision risk for GW SPA Sandwich tern at SEP and DEP, using design-based density estimates and the flight speed of Fijn and Collier (2020)*

	J	F	M	A	M	J	J	A	S	O	N	D	Total
95% UCI	0.00	0.00	0.00	3.84	3.86	1.41	3.82	0.80	0.00	0.00	0.00	0.00	13.73
Mean	0.00	0.00	0.00	0.91	1.80	0.55	1.09	0.25	0.00	0.00	0.00	0.00	4.59
95% LCI	0.00	0.00	0.00	0.00	0.45	0.05	0.00	0.00	0.00	0.00	0.00	0.00	0.50

*Estimated monthly collision risk for GW SPA Sandwich tern at DEP, using design-based density estimates and the flight speed of Fijn and Gyimesi (2018)*

	J	F	M	A	M	J	J	A	S	O	N	D	Total
95% UCI	0.00	0.00	0.00	4.51	3.83	1.13	2.61	0.77	0.00	0.00	0.00	0.00	12.84
Mean	0.00	0.00	0.00	1.07	1.78	0.42	0.87	0.24	0.00	0.00	0.00	0.00	4.39
95% LCI	0.00	0.00	0.00	0.00	0.48	0.06	0.00	0.00	0.00	0.00	0.00	0.00	0.54

*Estimated monthly collision risk for GW SPA Sandwich tern at SEP, using design-based density estimates and the flight speed of Fijn and Gyimesi (2018)*

	J	F	M	A	M	J	J	A	S	O	N	D	Total
95% UCI	0.00	0.00	0.00	0.09	0.80	0.56	1.98	0.20	0.00	0.00	0.00	0.00	3.62
Mean	0.00	0.00	0.00	0.01	0.37	0.23	0.43	0.06	0.00	0.00	0.00	0.00	1.11
95% LCI	0.00	0.00	0.00	0.00	0.06	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.06

*Estimated monthly collision risk for GW SPA Sandwich tern at SEP and DEP, using design-based density estimates and the flight speed of Fijn and Gyimesi (2018)*

	J	F	M	A	M	J	J	A	S	O	N	D	Total
95% UCI	0.00	0.00	0.00	4.60	4.63	1.69	4.58	0.96	0.00	0.00	0.00	0.00	16.47
Mean	0.00	0.00	0.00	1.09	2.15	0.66	1.31	0.29	0.00	0.00	0.00	0.00	5.50
95% LCI	0.00	0.00	0.00	0.00	0.54	0.06	0.00	0.00	0.00	0.00	0.00	0.00	0.60

### **NNC SPA Sandwich tern (design-based density estimates)**

*Estimated monthly collision risk for NNC SPA Sandwich tern at DEP, using design-based density estimates and the flight speed of Fijn and Collier (2020)*

	J	F	M	A	M	J	J	A	S	O	N	D	Total
95% UCI	0.00	0.00	0.00	3.76	3.19	0.94	2.18	0.64	0.14	0.00	0.00	0.00	10.84
Mean	0.00	0.00	0.00	0.89	1.49	0.35	0.73	0.20	0.03	0.00	0.00	0.00	3.69
95% LCI	0.00	0.00	0.00	0.00	0.40	0.05	0.00	0.00	0.00	0.00	0.00	0.00	0.45



*Estimated monthly collision risk for NNC SPA Sandwich tern at SEP, using design-based density estimates and the flight speed of Fijn and Collier (2020)*

	J	F	M	A	M	J	J	A	S	O	N	D	Total
95% UCI	0.00	0.00	0.00	0.08	0.67	0.46	1.65	0.16	0.02	0.00	0.00	0.00	3.04
Mean	0.00	0.00	0.00	0.01	0.31	0.19	0.36	0.05	0.00	0.00	0.00	0.00	0.93
95% LCI	0.00	0.00	0.00	0.00	0.05	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.05

*Estimated monthly collision risk for NNC SPA Sandwich tern at SEP and DEP, using design-based density estimates and the flight speed of Fijn and Collier (2020)*

	J	F	M	A	M	J	J	A	S	O	N	D	Total
95% UCI	0.00	0.00	0.00	3.84	3.86	1.41	3.82	0.80	0.16	0.00	0.00	0.00	13.89
Mean	0.00	0.00	0.00	0.91	1.80	0.55	1.09	0.25	0.03	0.00	0.00	0.00	4.62
95% LCI	0.00	0.00	0.00	0.00	0.45	0.05	0.00	0.00	0.00	0.00	0.00	0.00	0.50

*Estimated monthly collision risk for NNC SPA Sandwich tern at DEP, using design-based density estimates and the flight speed of Fijn and Gyimesi (2018)*

	J	F	M	A	M	J	J	A	S	O	N	D	Total
95% UCI	0.00	0.00	0.00	4.51	3.83	1.13	2.61	0.77	0.16	0.00	0.00	0.00	13.01
Mean	0.00	0.00	0.00	1.07	1.78	0.42	0.87	0.24	0.03	0.00	0.00	0.00	4.43
95% LCI	0.00	0.00	0.00	0.00	0.48	0.06	0.00	0.00	0.00	0.00	0.00	0.00	0.54

*Estimated monthly collision risk for NNC SPA Sandwich tern at SEP, using design-based density estimates and the flight speed of Fijn and Gyimesi (2018)*

	J	F	M	A	M	J	J	A	S	O	N	D	Total
95% UCI	0.00	0.00	0.00	0.09	0.80	0.56	1.98	0.20	0.03	0.00	0.00	0.00	3.65
Mean	0.00	0.00	0.00	0.01	0.37	0.23	0.43	0.06	0.00	0.00	0.00	0.00	1.11
95% LCI	0.00	0.00	0.00	0.00	0.06	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.06

*Estimated monthly collision risk for NNC SPA Sandwich tern at SEP and DEP, using design-based density estimates and the flight speed of Fijn and Gyimesi (2018)*

	J	F	M	A	M	J	J	A	S	O	N	D	Total
95% UCI	0.00	0.00	0.00	4.60	4.63	1.69	4.58	0.96	0.19	0.00	0.00	0.00	16.66
Mean	0.00	0.00	0.00	1.09	2.15	0.66	1.31	0.29	0.04	0.00	0.00	0.00	5.54
95% LCI	0.00	0.00	0.00	0.00	0.54	0.06	0.00	0.00	0.00	0.00	0.00	0.00	0.60

### GW SPA Little gull

*Estimated monthly collision risk for GW SPA little gull at DEP*

	J	F	M	A	M	J	J	A	S	O	N	D	Total
95% UCI	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	8.08	0.00	0.00	8.08
Mean	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	2.36	0.00	0.00	2.36
95% LCI	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00

*Estimated monthly collision risk for GW SPA little gull at SEP*

	J	F	M	A	M	J	J	A	S	O	N	D	Total
95% UCI	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.20	0.42	1.19	0.00	1.80
Mean	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.04	0.08	0.41	0.00	0.53
95% LCI	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00

*Estimated monthly collision risk for GW SPA little gull at SEP and DEP*

	J	F	M	A	M	J	J	A	S	O	N	D	Total
95% UCI	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.20	8.50	1.19	0.00	9.88
Mean	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.04	2.44	0.41	0.00	2.89
95% LCI	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00

## Appendix 2: SEP and DEP Updated Operational Phase Displacement Matrices

### FFC SPA Gannet, DEP

*Potential displacement (down) and mortality (across) of FFC SPA gannet in DEP+2km (year round, upper 95% CI of mean peak density), with the ranges of displacement and mortality considered by the assessment shown in red*

	1%	2%	3%	4%	5%	10%	20%	30%	50%	80%	100%
10%	1	1	2	2	3	6	11	17	28	45	56
20%	1	2	3	5	6	11	23	34	56	90	113
30%	2	3	5	7	8	17	34	51	84	135	169
40%	2	5	7	9	11	23	45	68	113	180	225
50%	3	6	8	11	14	28	56	84	141	225	282
60%	3	7	10	14	17	34	68	101	169	270	338
70%	4	8	12	16	20	39	79	118	197	315	394
80%	5	9	14	18	23	45	90	135	225	360	450
90%	5	10	15	20	25	51	101	152	253	405	507
100%	6	11	17	23	28	56	113	169	282	450	563

*Potential displacement (down) and mortality (across) of FFC SPA gannet in DEP+2km (year round, mean peak density) ), with the ranges of displacement and mortality considered by the assessment shown in red*

	1%	2%	3%	4%	5%	10%	20%	30%	50%	80%	100%
10%	0	1	1	1	2	3	7	10	17	27	34
20%	1	1	2	3	3	7	14	20	34	54	68
30%	1	2	3	4	5	10	20	30	51	81	102
40%	1	3	4	5	7	14	27	41	68	108	136
50%	2	3	5	7	8	17	34	51	85	136	169
60%	2	4	6	8	10	20	41	61	102	163	203
70%	2	5	7	9	12	24	47	71	119	190	237
80%	3	5	8	11	14	27	54	81	136	217	271
90%	3	6	9	12	15	30	61	91	152	244	305
100%	3	7	10	14	17	34	68	102	169	271	339

*Potential displacement (down) and mortality (across) of FFC SPA gannet in DEP+2km (year round, lower 95% CI of mean peak density) ), with the ranges of displacement and mortality considered by the assessment shown in red*

	1%	2%	3%	4%	5%	10%	20%	30%	50%	80%	100%
10%	0	0	0	1	1	1	3	4	7	12	15
20%	0	1	1	1	1	3	6	9	15	24	29
30%	0	1	1	2	2	4	9	13	22	35	44
40%	1	1	2	2	3	6	12	18	29	47	59
50%	1	1	2	3	4	7	15	22	37	59	74
60%	1	2	3	4	4	9	18	27	44	71	88

70%	1	2	3	4	5	10	21	31	52	83	103
80%	1	2	4	5	6	12	24	35	59	94	118
90%	1	3	4	5	7	13	27	40	66	106	133
100%	1	3	4	6	7	15	29	44	74	118	147

### FFC SPA Gannet, SEP

*Potential displacement (down) and mortality (across) of FFC SPA gannet in SEP+2km (year round, upper 95% CI of mean peak density), with the ranges of displacement and mortality considered by the assessment shown in red*

	1%	2%	3%	4%	5%	10%	20%	30%	50%	80%	100%
10%	0	0	0	0	0	1	1	2	3	5	6
20%	0	0	0	0	1	1	2	4	6	9	12
30%	0	0	1	1	1	2	4	5	9	14	18
40%	0	0	1	1	1	2	5	7	12	19	23
50%	0	1	1	1	1	3	6	9	15	23	29
60%	0	1	1	1	2	4	7	11	18	28	35
70%	0	1	1	2	2	4	8	12	20	33	41
80%	0	1	1	2	2	5	9	14	23	37	47
90%	1	1	2	2	3	5	11	16	26	42	53
100%	1	1	2	2	3	6	12	18	29	47	59

*Potential displacement (down) and mortality (across) of FFC SPA gannet in SEP+2km (year round, mean peak density), with the ranges of displacement and mortality considered by the assessment shown in red*

	1%	2%	3%	4%	5%	10%	20%	30%	50%	80%	100%
10%	0	0	0	0	0	0	1	1	2	3	3
20%	0	0	0	0	0	1	1	2	3	5	7
30%	0	0	0	0	0	1	2	3	5	8	10
40%	0	0	0	1	1	1	3	4	7	10	13
50%	0	0	0	1	1	2	3	5	8	13	16
60%	0	0	1	1	1	2	4	6	10	16	20
70%	0	0	1	1	1	2	5	7	11	18	23
80%	0	1	1	1	1	3	5	8	13	21	26
90%	0	1	1	1	1	3	6	9	15	23	29
100%	0	1	1	1	2	3	7	10	16	26	33

*Potential displacement (down) and mortality (across) of FFC SPA gannet in SEP+2km (year round, lower 95% CI of mean peak density), with the ranges of displacement and mortality considered by the assessment shown in red*

	1%	2%	3%	4%	5%	10%	20%	30%	50%	80%	100%
10%	0	0	0	0	0	0	0	0	1	1	1
20%	0	0	0	0	0	0	0	1	1	2	2
30%	0	0	0	0	0	0	1	1	2	3	3

40%	0	0	0	0	0	0	1	1	2	4	4
50%	0	0	0	0	0	1	1	2	3	4	6
60%	0	0	0	0	0	1	1	2	3	5	7
70%	0	0	0	0	0	1	2	2	4	6	8
80%	0	0	0	0	0	1	2	3	4	7	9
90%	0	0	0	0	1	1	2	3	5	8	10
100%	0	0	0	0	1	1	2	3	6	9	11

### FFC SPA Gannet, SEP and DEP

*Potential displacement (down) and mortality (across) of FFC SPA gannet in DEP+2km and SEP+2km (year round, upper 95% CI of mean peak density), with the ranges of displacement and mortality considered by the assessment shown in red*

	1%	2%	3%	4%	5%	10%	20%	30%	50%	80%	100%
10%	1	1	2	2	3	6	12	19	31	50	62
20%	1	2	4	5	6	12	25	37	62	99	124
30%	2	4	6	7	9	19	37	56	93	149	186
40%	2	5	7	10	12	25	50	75	124	199	249
50%	3	6	9	12	16	31	62	93	155	249	311
60%	4	7	11	15	19	37	75	112	186	298	373
70%	4	9	13	17	22	44	87	131	218	348	435
80%	5	10	15	20	25	50	99	149	249	398	497
90%	6	11	17	22	28	56	112	168	280	448	559
100%	6	12	19	25	31	62	124	186	311	497	622

*Potential displacement (down) and mortality (across) of FFC SPA gannet in DEP+2km and SEP+2km (year round, mean peak density), with the ranges of displacement and mortality considered by the assessment shown in red*

	1%	2%	3%	4%	5%	10%	20%	30%	50%	80%	100%
10%	0	1	1	1	2	4	7	11	19	30	37
20%	1	1	2	3	4	7	15	22	37	59	74
30%	1	2	3	4	6	11	22	33	56	89	111
40%	1	3	4	6	7	15	30	45	74	119	149
50%	2	4	6	7	9	19	37	56	93	149	186
60%	2	4	7	9	11	22	45	67	111	178	223
70%	3	5	8	10	13	26	52	78	130	208	260
80%	3	6	9	12	15	30	59	89	149	238	297
90%	3	7	10	13	17	33	67	100	167	267	334
100%	4	7	11	15	19	37	74	111	186	297	371

*Potential displacement (down) and mortality (across) of FFC SPA gannet in DEP+2km and SEP+2km (year round, lower 95% CI of mean peak density), with the ranges of displacement and mortality considered by the assessment shown in red*

	1%	2%	3%	4%	5%	10%	20%	30%	50%	80%	100%
10%	0	0	0	1	1	2	3	5	8	13	16
20%	0	1	1	1	2	3	6	10	16	25	32
30%	0	1	1	2	2	5	10	14	24	38	48
40%	1	1	2	3	3	6	13	19	32	51	63
50%	1	2	2	3	4	8	16	24	40	63	79
60%	1	2	3	4	5	10	19	29	48	76	95
70%	1	2	3	4	6	11	22	33	56	89	111
80%	1	3	4	5	6	13	25	38	63	102	127
90%	1	3	4	6	7	14	29	43	71	114	143
100%	2	3	5	6	8	16	32	48	79	127	159

### FFC SPA Puffin, DEP

*Potential displacement (down) and mortality (across) of FFC SPA puffin in DEP+2km (year round, upper 95% CI of mean peak density), with the ranges of displacement and mortality considered by the assessment shown in red*

	1%	2%	3%	4%	5%	10%	20%	30%	50%	80%	100%
10%	0	0	0	0	0	0	0	0	0	0	0
20%	0	0	0	0	0	0	0	0	0	1	1
30%	0	0	0	0	0	0	0	0	1	1	1
40%	0	0	0	0	0	0	0	0	1	1	1
50%	0	0	0	0	0	0	0	1	1	1	2
60%	0	0	0	0	0	0	0	1	1	2	2
70%	0	0	0	0	0	0	0	1	1	2	2
80%	0	0	0	0	0	0	1	1	1	2	3
90%	0	0	0	0	0	0	1	1	2	3	3
100%	0	0	0	0	0	0	1	1	2	3	3

*Potential displacement (down) and mortality (across) of FFC SPA puffin in DEP+2km (year round, mean peak density), with the ranges of displacement and mortality considered by the assessment shown in red*

	1%	2%	3%	4%	5%	10%	20%	30%	50%	80%	100%
10%	0	0	0	0	0	0	0	0	0	0	0
20%	0	0	0	0	0	0	0	0	0	0	0
30%	0	0	0	0	0	0	0	0	0	0	0
40%	0	0	0	0	0	0	0	0	0	1	1
50%	0	0	0	0	0	0	0	0	0	1	1



60%	0	0	0	0	0	0	0	0	0	1	1
70%	0	0	0	0	0	0	0	0	1	1	1
80%	0	0	0	0	0	0	0	0	1	1	1
90%	0	0	0	0	0	0	0	0	1	1	1
100%	0	0	0	0	0	0	0	0	1	1	2

*Potential displacement (down) and mortality (across) of FFC SPA puffin in DEP+2km (year round, lower 95% CI of mean peak density), with the ranges of displacement and mortality considered by the assessment shown in red*

	1%	2%	3%	4%	5%	10%	20%	30%	50%	80%	100%
10%	0	0	0	0	0	0	0	0	0	0	0
20%	0	0	0	0	0	0	0	0	0	0	0
30%	0	0	0	0	0	0	0	0	0	0	0
40%	0	0	0	0	0	0	0	0	0	0	0
50%	0	0	0	0	0	0	0	0	0	0	0
60%	0	0	0	0	0	0	0	0	0	0	0
70%	0	0	0	0	0	0	0	0	0	0	0
80%	0	0	0	0	0	0	0	0	0	0	0
90%	0	0	0	0	0	0	0	0	0	0	0
100%	0	0	0	0	0	0	0	0	0	0	0

### FFC SPA Puffin, SEP

*Potential displacement (down) and mortality (across) of FFC SPA puffin in SEP+2km (year round, upper 95% CI of mean peak density), with the ranges of displacement and mortality considered by the assessment shown in red*

	1%	2%	3%	4%	5%	10%	20%	30%	50%	80%	100%
10%	0	0	0	0	0	0	0	0	0	0	0
20%	0	0	0	0	0	0	0	0	0	0	0
30%	0	0	0	0	0	0	0	0	0	0	1
40%	0	0	0	0	0	0	0	0	0	1	1
50%	0	0	0	0	0	0	0	0	0	1	1
60%	0	0	0	0	0	0	0	0	1	1	1
70%	0	0	0	0	0	0	0	0	1	1	1
80%	0	0	0	0	0	0	0	0	1	1	1
90%	0	0	0	0	0	0	0	0	1	1	2
100%	0	0	0	0	0	0	0	1	1	1	2

*Potential displacement (down) and mortality (across) of FFC SPA puffin in SEP+2km (year round, mean peak density), with the ranges of displacement and mortality considered by the assessment shown in red*

	1%	2%	3%	4%	5%	10%	20%	30%	50%	80%	100%
10%	0	0	0	0	0	0	0	0	0	0	0

20%	0	0	0	0	0	0	0	0	0	0	0
30%	0	0	0	0	0	0	0	0	0	0	0
40%	0	0	0	0	0	0	0	0	0	0	0
50%	0	0	0	0	0	0	0	0	0	0	0
60%	0	0	0	0	0	0	0	0	0	0	0
70%	0	0	0	0	0	0	0	0	0	0	0
80%	0	0	0	0	0	0	0	0	0	0	1
90%	0	0	0	0	0	0	0	0	0	0	1
100%	0	0	0	0	0	0	0	0	0	1	1

*Potential displacement (down) and mortality (across) of FFC SPA puffin in SEP+2km (year round, lower 95% CI of mean peak density), with the ranges of displacement and mortality considered by the assessment shown in red*

	1%	2%	3%	4%	5%	10%	20%	30%	50%	80%	100%
10%	0	0	0	0	0	0	0	0	0	0	0
20%	0	0	0	0	0	0	0	0	0	0	0
30%	0	0	0	0	0	0	0	0	0	0	0
40%	0	0	0	0	0	0	0	0	0	0	0
50%	0	0	0	0	0	0	0	0	0	0	0
60%	0	0	0	0	0	0	0	0	0	0	0
70%	0	0	0	0	0	0	0	0	0	0	0
80%	0	0	0	0	0	0	0	0	0	0	0
90%	0	0	0	0	0	0	0	0	0	0	0
100%	0	0	0	0	0	0	0	0	0	0	0

### FFC SPA Puffin, SEP and DEP

*Potential displacement (down) and mortality (across) of FFC SPA puffin in DEP+2km and SEP+2km (year round, upper 95% CI of mean peak density), with the ranges of displacement and mortality considered by the assessment shown in red*

	1%	2%	3%	4%	5%	10%	20%	30%	50%	80%	100%
10%	0	0	0	0	0	0	0	0	0	0	1
20%	0	0	0	0	0	0	0	0	1	1	1
30%	0	0	0	0	0	0	0	0	1	1	2
40%	0	0	0	0	0	0	0	1	1	2	2
50%	0	0	0	0	0	0	1	1	1	2	3
60%	0	0	0	0	0	0	1	1	2	2	3
70%	0	0	0	0	0	0	1	1	2	3	4
80%	0	0	0	0	0	0	1	1	2	3	4
90%	0	0	0	0	0	0	1	1	2	4	5
100%	0	0	0	0	0	1	1	2	3	4	5

*Potential displacement (down) and mortality (across) of FFC SPA puffin in DEP+2km and SEP+2km (year round, mean peak density), with the ranges of displacement and mortality considered by the assessment shown in red*

	1%	2%	3%	4%	5%	10%	20%	30%	50%	80%	100%
10%	0	0	0	0	0	0	0	0	0	0	0
20%	0	0	0	0	0	0	0	0	0	0	0
30%	0	0	0	0	0	0	0	0	0	1	1
40%	0	0	0	0	0	0	0	0	0	1	1
50%	0	0	0	0	0	0	0	0	1	1	1
60%	0	0	0	0	0	0	0	0	1	1	1
70%	0	0	0	0	0	0	0	0	1	1	2
80%	0	0	0	0	0	0	0	1	1	1	2
90%	0	0	0	0	0	0	0	1	1	2	2
100%	0	0	0	0	0	0	0	1	1	2	2

*Potential displacement (down) and mortality (across) of FFC SPA puffin in DEP+2km and SEP+2km (year round, lower 95% CI of mean peak density), with the ranges of displacement and mortality considered by the assessment shown in red*

	1%	2%	3%	4%	5%	10%	20%	30%	50%	80%	100%
10%	0	0	0	0	0	0	0	0	0	0	0
20%	0	0	0	0	0	0	0	0	0	0	0
30%	0	0	0	0	0	0	0	0	0	0	0
40%	0	0	0	0	0	0	0	0	0	0	0
50%	0	0	0	0	0	0	0	0	0	0	0
60%	0	0	0	0	0	0	0	0	0	0	0
70%	0	0	0	0	0	0	0	0	0	0	0
80%	0	0	0	0	0	0	0	0	0	0	0
90%	0	0	0	0	0	0	0	0	0	0	0
100%	0	0	0	0	0	0	0	0	0	0	0

### FFC SPA Razorbill, DEP

*Potential displacement (down) and mortality (across) of FFC SPA razorbill in DEP+2km (year round, upper 95% CI of mean peak density), with the ranges of displacement and mortality considered by the assessment shown in red*

	1%	2%	3%	4%	5%	10%	20%	30%	50%	80%	100%
10%	0	1	1	2	2	4	8	12	20	31	39
20%	1	2	2	3	4	8	16	24	39	63	79
30%	1	2	4	5	6	12	24	35	59	94	118
40%	2	3	5	6	8	16	31	47	79	126	157
50%	2	4	6	8	10	20	39	59	98	157	197
60%	2	5	7	9	12	24	47	71	118	189	236

70%	3	6	8	11	14	28	55	83	138	220	275
80%	3	6	9	13	16	31	63	94	157	252	314
90%	4	7	11	14	18	35	71	106	177	283	354
100%	4	8	12	16	20	39	79	118	197	314	393

*Potential displacement (down) and mortality (across) of FFC SPA razorbill in DEP+2km (year round, mean peak density), with the ranges of displacement and mortality considered by the assessment shown in red*

	1%	2%	3%	4%	5%	10%	20%	30%	50%	80%	100%
10%	0	0	1	1	1	2	4	7	11	18	22
20%	0	1	1	2	2	4	9	13	22	36	45
30%	1	1	2	3	3	7	13	20	34	54	67
40%	1	2	3	4	4	9	18	27	45	72	90
50%	1	2	3	4	6	11	22	34	56	90	112
60%	1	3	4	5	7	13	27	40	67	108	135
70%	2	3	5	6	8	16	31	47	79	126	157
80%	2	4	5	7	9	18	36	54	90	144	180
90%	2	4	6	8	10	20	40	61	101	162	202
100%	2	4	7	9	11	22	45	67	112	180	225

*Potential displacement (down) and mortality (across) of FFC SPA razorbill in DEP+2km (year round, lower 95% CI of mean peak density), with the ranges of displacement and mortality considered by the assessment shown in red*

	1%	2%	3%	4%	5%	10%	20%	30%	50%	80%	100%
10%	0	0	0	0	0	1	2	3	5	8	9
20%	0	0	1	1	1	2	4	6	9	15	19
30%	0	1	1	1	1	3	6	8	14	23	28
40%	0	1	1	2	2	4	8	11	19	30	38
50%	0	1	1	2	2	5	9	14	23	38	47
60%	1	1	2	2	3	6	11	17	28	45	56
70%	1	1	2	3	3	7	13	20	33	53	66
80%	1	2	2	3	4	8	15	23	38	60	75
90%	1	2	3	3	4	8	17	25	42	68	84
100%	1	2	3	4	5	9	19	28	47	75	94

### FFC SPA Razorbill, SEP

*Potential displacement (down) and mortality (across) of FFC SPA razorbill in SEP+2km (year round, upper 95% CI of mean peak density), with the ranges of displacement and mortality considered by the assessment shown in red*

	1%	2%	3%	4%	5%	10%	20%	30%	50%	80%	100%
10%	0	0	0	0	1	1	2	3	6	9	11
20%	0	0	1	1	1	2	4	7	11	18	22

30%	0	1	1	1	2	3	7	10	17	27	33
40%	0	1	1	2	2	4	9	13	22	36	45
50%	1	1	2	2	3	6	11	17	28	45	56
60%	1	1	2	3	3	7	13	20	33	54	67
70%	1	2	2	3	4	8	16	23	39	63	78
80%	1	2	3	4	4	9	18	27	45	71	89
90%	1	2	3	4	5	10	20	30	50	80	100
100%	1	2	3	4	6	11	22	33	56	89	112

*Potential displacement (down) and mortality (across) of FFC SPA razorbill in SEP+2km (year round, mean peak density), with the ranges of displacement and mortality considered by the assessment shown in red*

	1%	2%	3%	4%	5%	10%	20%	30%	50%	80%	100%
10%	0	0	0	0	0	1	1	2	4	6	7
20%	0	0	0	1	1	1	3	4	7	11	14
30%	0	0	1	1	1	2	4	6	11	17	21
40%	0	1	1	1	1	3	6	9	14	23	28
50%	0	1	1	1	2	4	7	11	18	28	36
60%	0	1	1	2	2	4	9	13	21	34	43
70%	0	1	1	2	2	5	10	15	25	40	50
80%	1	1	2	2	3	6	11	17	28	45	57
90%	1	1	2	3	3	6	13	19	32	51	64
100%	1	1	2	3	4	7	14	21	36	57	71

*Potential displacement (down) and mortality (across) of FFC SPA razorbill in SEP+2km (year round, lower 95% CI of mean peak density), with the ranges of displacement and mortality considered by the assessment shown in red*

	1%	2%	3%	4%	5%	10%	20%	30%	50%	80%	100%
10%	0	0	0	0	0	0	1	1	2	3	4
20%	0	0	0	0	0	1	1	2	4	6	7
30%	0	0	0	0	1	1	2	3	5	8	11
40%	0	0	0	1	1	1	3	4	7	11	14
50%	0	0	1	1	1	2	4	5	9	14	18
60%	0	0	1	1	1	2	4	6	11	17	21
70%	0	0	1	1	1	2	5	7	12	20	25
80%	0	1	1	1	1	3	6	8	14	23	28
90%	0	1	1	1	2	3	6	10	16	25	32
100%	0	1	1	1	2	4	7	11	18	28	35

### FFC SPA Razorbill, SEP and DEP

*Potential displacement (down) and mortality (across) of FFC SPA razorbill in DEP+2km and SEP+2km (year round, upper 95% CI of mean peak density), with the ranges of displacement and mortality considered by the assessment shown in red*

	1%	2%	3%	4%	5%	10%	20%	30%	50%	80%	100%
10%	1	1	2	2	3	5	10	15	25	40	50
20%	1	2	3	4	5	10	20	30	50	81	101
30%	2	3	5	6	8	15	30	45	76	121	151
40%	2	4	6	8	10	20	40	61	101	162	202
50%	3	5	8	10	13	25	50	76	126	202	252
60%	3	6	9	12	15	30	61	91	151	242	303
70%	4	7	11	14	18	35	71	106	177	283	353
80%	4	8	12	16	20	40	81	121	202	323	404
90%	5	9	14	18	23	45	91	136	227	363	454
100%	5	10	15	20	25	50	101	151	252	404	505

*Potential displacement (down) and mortality (across) of FFC SPA razorbill in DEP+2km and SEP+2km (year round, mean peak density), with the ranges of displacement and mortality considered by the assessment shown in red*

	1%	2%	3%	4%	5%	10%	20%	30%	50%	80%	100%
10%	0	1	1	1	1	3	6	9	15	24	30
20%	1	1	2	2	3	6	12	18	30	47	59
30%	1	2	3	4	4	9	18	27	44	71	89
40%	1	2	4	5	6	12	24	35	59	95	118
50%	1	3	4	6	7	15	30	44	74	118	148
60%	2	4	5	7	9	18	35	53	89	142	177
70%	2	4	6	8	10	21	41	62	103	166	207
80%	2	5	7	9	12	24	47	71	118	189	237
90%	3	5	8	11	13	27	53	80	133	213	266
100%	3	6	9	12	15	30	59	89	148	237	296

*Potential displacement (down) and mortality (across) of FFC SPA razorbill in DEP+2km and SEP+2km (year round, lower 95% CI of mean peak density), with the ranges of displacement and mortality considered by the assessment shown in red*

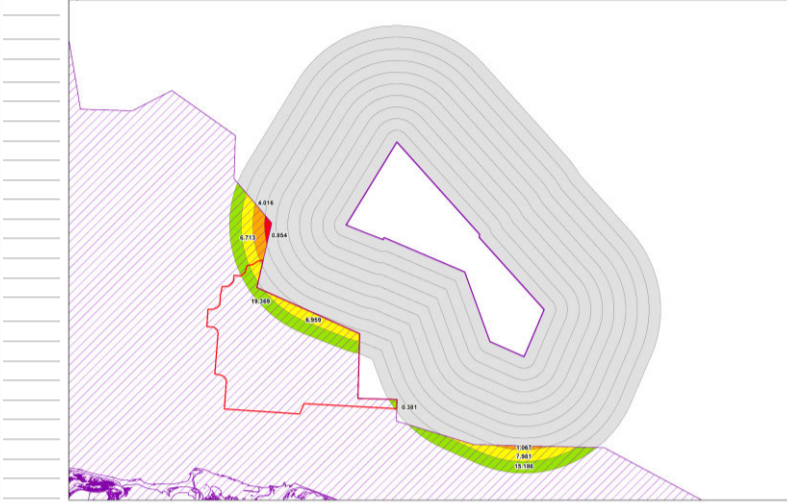
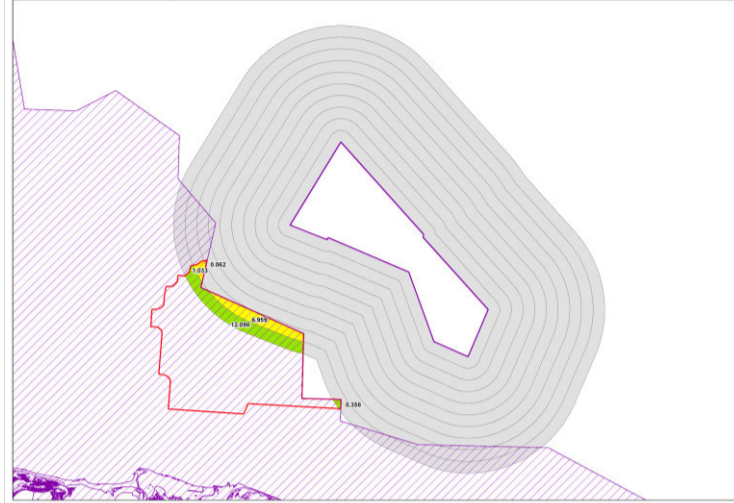
	1%	2%	3%	4%	5%	10%	20%	30%	50%	80%	100%
10%	0	0	0	1	1	1	3	4	6	10	13
20%	0	1	1	1	1	3	5	8	13	21	26
30%	0	1	1	2	2	4	8	12	19	31	39
40%	1	1	2	2	3	5	10	16	26	41	52
50%	1	1	2	3	3	6	13	19	32	52	65
60%	1	2	2	3	4	8	16	23	39	62	78
70%	1	2	3	4	5	9	18	27	45	72	90
80%	1	2	3	4	5	10	21	31	52	83	103



<b>90%</b>	1	2	3	5	6	12	23	35	58	93	116
<b>100%</b>	1	3	4	5	6	13	26	39	65	103	129

**Appendix 3: Area calculations used for red-throated diver displacement assessment (updated for Revision C but not tracked)**

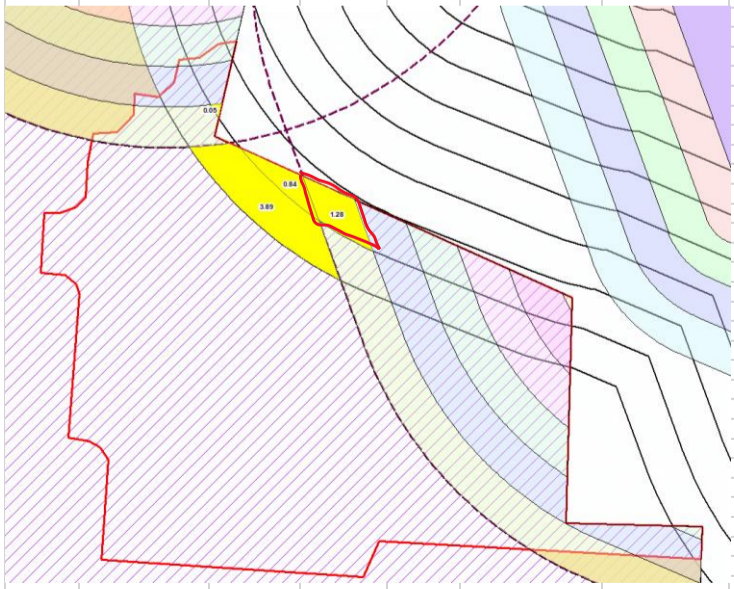
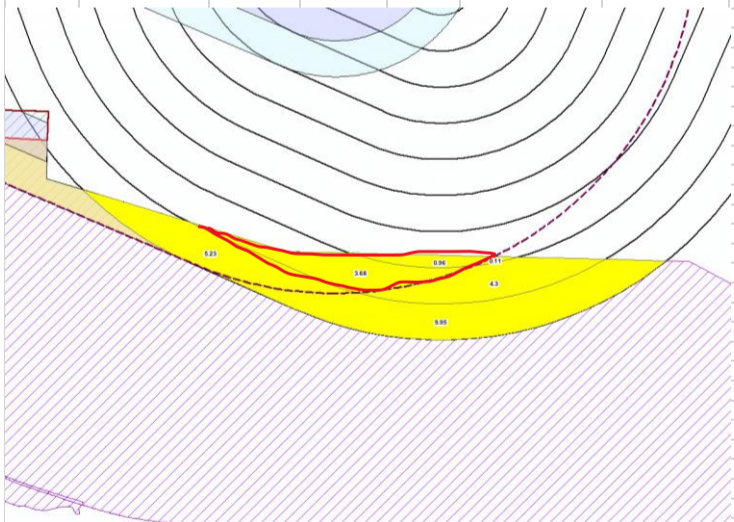
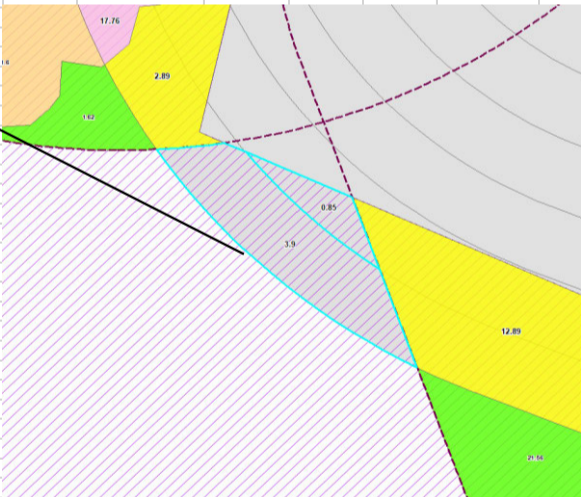
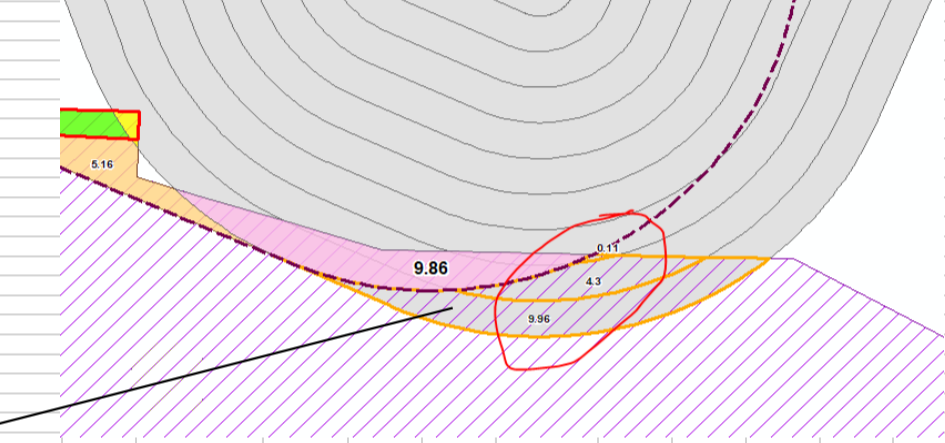
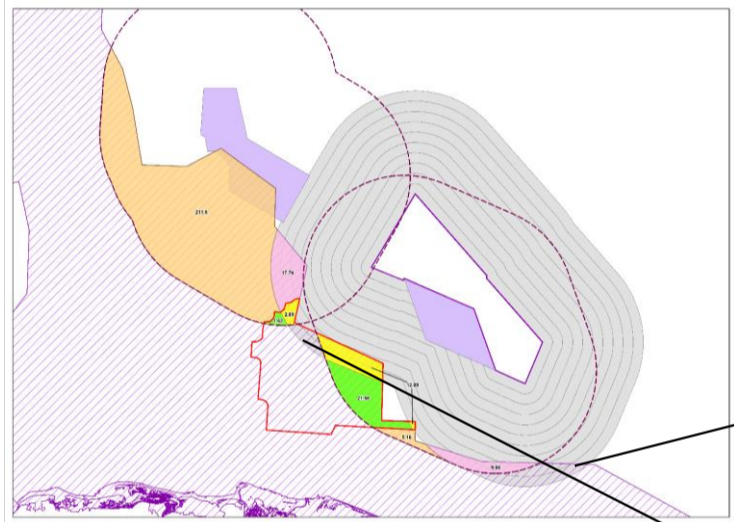
MCA Zone only			SPA overlap inc MCA			Net areas exc MCA			Net areas exc OWF overlap inc MCA			Net areas exc OWF overlap exc MCA		
Buffer	individual areas	total areas	Buffer	individual areas	total areas	Buffer	individual areas	total areas	Buffer	individual areas	total areas	Buffer	individual areas	total areas
8km	0.062	0.062	7km	0.854	0.854	7km	0.854	0.854	8km	0.11	0.11	8km	0.11	0.11
9km	6.959	7.992	8km	1.067	5.083	8km	1.067	5.021	9km	0.85	4.3	9km	0.85	4.3
9km	1.033		8km	4.016		8km	3.954		9km	3.68		9km	1.28	
10km	0.358	12.456	9km	7.981	21.653	9km	7.981	13.661	9km	0.05		10km	9.96	13.86
10km	12.098		9km	6.959		9km	0		10km	9.96	13.86	10km	3.9	9.96
		20.51	10km	6.713		10km	5.68		10km	3.9	13.86	10km		14.37
			10km	15.186	34.936	10km	15.186	22.48						
			10km	0.381		10km	0.023							
			10km	19.369		10km	7.271							
					62.526			42.016						



**Update May 23**

Buffer	individual areas	total areas
8km	0.11	1.07
8km	0.96	
9km	0.85	10.16
9km	4.3	
9km	3.68	
9km	1.28	
9km	0.05	
10km	9.96	13.86
10km	3.9	
10km		25.09

Buffer	individual areas	total areas
8km	0.11	1.07
8km	0.96	
9km	4.3	7.98
9km	3.68	
10km	9.96	9.96
10km	3.9	
10km		19.01



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