



Awel y Môr Offshore Wind Farm

Schedule of Changes to the Draft DCO

Deadline 7

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Schedule of changes – Deadline 7

TABLE OF AMENDMENTS TO THE DRAFT DEVELOPMENT CONSENT ORDER – SECTION 51 ADVICE

Article/ Requirement/ Schedule Number	Amendment	Reason
Changes made throughout the DCO	Various minor amendments have been made to the dDCO to correct formatting and grammar errors	For clarity and consistency
Articles		
Article 2 (Interpretation)	The definition of HVAC has been added	This term has been used in the dDCO and requires definition
	The term 'cable sealing end compound' has been deleted	This term was not used in the dDCO
	The term 'horizontal directional drilling compound' has been changed to 'trenchless installation technique compound'	To reflect the use of the term in the dDCO
	The term 'jointing works' has been amended to 'jointing'	To reflect the use of the term in the dDCO
	The term 'LAT' has been deleted	This term was not used in the dDCO
	The term 'MCA' has been deleted	This term was not used in the dDCO
	The term 'offshore platforms' has been changed to 'platforms'	To reflect the use of the term in the dDCO
	The term 'onshore substation' has been changed to 'substation' and the definition of the term amended to refer only to onshore works	To reflect the use of the term in the dDCO
	The term 'outline written scheme of archaeological investigation' has been corrected Corrections to this term have also been made throughout the dDCO	This was previously incorrectly stated

	<p>The term 'outline landscape and ecology management plan' has been corrected</p> <p>Corrections to this term have also been made throughout the dDCO</p>	This was previously incorrectly stated
	<p>The term 'outline offshore archaeological written scheme of investigation' has been corrected</p> <p>Corrections to this term have also been made throughout the dDCO</p>	This was previously incorrectly stated
	<p>The term 'preliminary navigation risk assessment' has been corrected</p> <p>Corrections to this term have also been made throughout the dDCO</p>	This was previously incorrectly stated
	<p>The term 'street works access plan' has been corrected</p> <p>Corrections to this term have also been made throughout the dDCO</p>	This was previously incorrectly stated
Article 3 (development consent etc. granted by the Order)	(2) Amended to refer to the MLWS	This previously incorrectly referred to the MLW
Article 11 (temporary stopping up of rights of way)	(1) Amendment to the reference to the 'temporary stopping up of public rights of way plan' has been corrected	This was previously incorrectly stated
Article 27 (temporary use of land for carrying out the authorised development)	(1)(a)(i) and (3)(a) References to the column numbers of Schedule 6 (land of which only temporary possession may be taken) have been corrected	This was previously incorrectly stated
Article 40 (certification of plans, etc.)	(1) References to the documents to be certified have been corrected	This were previously incorrectly stated
Schedules		
Schedule 1 (authorised development), Part 1, 'Offshore'	The following change has been made:	This previously incorrectly referred to an order limits plan

	<i>Work No. 1, 1A, 2, 2A & 3 are to be constructed at Seaward of MHWS within the area delineated by the co-ordinates shown on the order limits works plan and listed in the table 1 below...</i>	
Schedule 1 (authorised development), Part 1, 'In the county of Denbighshire'	Work No. 29 has been amended to include the cable route length between Work No. 23 and Work Nos. 31 and 31A.	This information was previously missing
Schedule 2 (requirements), paragraph 2	Sub-paragraph (2), Table 3 The units stated for the maximum total rota swept area has been changed from km ² to m ²	This was previously incorrectly stated
Schedule 3 (streets subject to street works)	Corrections to the road names in Schedule 3 have been made in order to match what is shown on the street works access plan	These were previously incorrectly stated
	Reference to points BA and BB have been included as these are shown on sheet 10 of the Street works Access Plan but were not previously stated in the Schedule	This was previously mistakenly excluded
Schedule 4 (streets and rights of way to be temporarily stopped up or restricted)	Corrections have been made throughout Schedule 4 in order to match what is shown on the temporary stopping up of rights of way plan	These were previously incorrectly stated
Schedule 5 (access to works)	References to sheet numbers of the street works access plan have been included	At the request of the Planning Inspectorate
	Corrections have been made throughout Schedule 5 in order to match what is shown on the temporary stopping up of rights of way plan	These were previously incorrectly stated
Schedule 7 (land in which only new rights etc. may be acquired)	Reference to Article 27 corrected to Article 20	This was previously incorrectly stated

TABLE OF AMENDMENTS TO THE DRAFT DEVELOPMENT CONSENT ORDER – DEADLINE 1

Article/Requirement/Schedule Number	Amendment	Reason
Changes made throughout the DCO	Various minor amendments have been made to the dDCO to correct formatting and grammar errors	For clarity and consistency
Page 3, paragraphs 2, 3 and 4	Removal of the reference to a single appointed person and clarification that the panel consists of 5 members	Following confirmation of the Examining Authority panel and in response to ExQ1 6.2
Page 3, paragraph 5	Removal of reference to “acquisition of permanent new rights” on the land plans and special category land plans	ExQ1 6.3(c) noted that this label was not included on the land plans and special category land plans so reference to it has been removed from the draft DCO
Articles		
Article 2 (Interpretation)	Removal of Good Friday and Christmas Day	In response to ExQ1 6.8
	Change to the definition of “commence” to include further detail of what onshore site preparation works comprise	In response to ExQ1 6.10 and a query raised by the ExA at ISH 1. The Applicant has set out further information within the definition of “commence” of what works would be excluded from “commencement”
	Addition of the term “hedgerow and protected tree plant”	In response to ExQ1 6.48
	Addition of the term “location plan”	In response to ExQ1 6.44
	Addition of the terms “m” and “m ² ”	In response to ExQ1 6.27(d)
	Change to the term “onshore works” to include Work Nos. 3 and 3A	In response to ExQ1 6.11. This change to clarify that the relevant planning authority will have

		control over the intertidal area, for example when signing off requirements
	Change to the term “offshore works” to exclude Work Nos. 3 and 3A	In response to ExQ1 6.11. This change to clarify that the relevant planning authority will have control over the intertidal area, for example when signing off requirements
	Change to the term “onshore WSI” and consequential changes to the document label throughout	To ensure consistency with document names and in response to ExQ1 6.6
	Removal of the term “the outline offshore archaeological written scheme of investigation” from A2 and A40	This document is secured by the Marine Licence and has therefore been removed from the draft DCO
	Addition of the term “outline skills and employment strategy” which is now secured in (new) R20	In response to a request from Isle of Anglesey County Council to include a Requirement for this.
	Removal of the term “the preliminary navigation risk assessment” from A2 and A40	This document is secured by the Marine Licence and has therefore been removed from the draft DCO
	Addition of the term “special category land plan”	In response to ExQ1 6.3(a)
	Change to the term “the street works and access plan” and consequential changes to the document label throughout	To ensure the term is consistent with the document name and in response to ExQ1 6.6
	Addition of the term “temporary mitigation area”	In response to ExQ1 6.9
Article 3 (development consent etc. granted by the Order)	Change of sub-paragraph (2) to refer to “offshore works” being seaward of MLWS	In response to ExQ1 6.11. This change to clarify that the relevant planning authority will have control over the intertidal area, for example when signing off requirements
Article 27 (temporary use of land for carrying out of the authorised development)	In sub-paragraph (8) the following change has been made: <i>The Save where it is necessary to allow for the diversion of existing statutory undertakers apparatus, and which diversions are required to</i>	In response to the query raised in ISH 1 in order to limit the circumstances in which rights can be acquired in the land listed in Schedule 6.

	<i>carry out the authorised development, the undertaker may not compulsorily acquire under this Order the land referred to in paragraph (1)(a)(i) except that the undertaker is not precluded from by—</i>	
Article 34 (trees subject to tree preservation order)	Addition of the date 20 April 2022	In response to ExQ1 6.19(c)
Article 40 (certification of plans, etc.) and Schedule 13	Article 14 has been changed so the list of documents to be certified is now included in a new Schedule 13.	In response ExQ1 6.20
Schedules		
Schedule 1 (authorised development)	Work No. 3 and 3A have been moved to the Intertidal section.	This change is in consequence of the changes to the definitions of “onshore works” and “offshore works”
	The following change has been made: <i>Work Nos. 1, 1A, 2, 2A, 3 and 3A are to be constructed seaward of MHWS within the area delineated by the co-ordinates shown on the works plan and listed in the Table 1 below, and within the area for each Work No as shown on the works plans—</i>	This change is in consequence of the changes to the definitions of “onshore works” and “offshore works”
Schedule 2 (requirements), requirement 2	In sub-paragraph (2) the following change has been made: <i>The offshore works must not exceed be constructed in accordance with the parameters assessed in the environmental statement and set out in Table 3.</i>	This is to clarify that the offshore works will be constructed within the parameters assessed in 6 the Environmental Statement as well as within those which are specifically set out in Table 3.
	Changes to the parameter descriptions in Table 3	To clarify that the maximum dimensions of the offshore substation relate only to that structure and that the total seabed footprint areas of 14,000m ² and 21,600m ² relate to the offshore substation foundations

Schedule 2 (requirements), requirement 3	Sub-paragraph (2) has been added	In response to ExQ1 6.24. To clarify that the lights installed in accordance with sub-paragraph (1) will be operated at the lowest lighting intensity level
Schedule 2 (requirements), requirement 4	Reference to “the offshore works” has been changed to “Work No. 1”	R4 relates to the control of noise from piling works which are part of Work No. 1. The change has been made to provide greater precision in the drafting
Schedule 2 (requirements), requirement 5	Addition of “and approved by” into sub-paragraph (2)	In response to ExQ1 6.25
Schedule 2 (requirements), requirement 7	<p>Table 4 has been amended and in sub-paragraph (1) the following change has been made:</p> <p><i>The onshore works must not exceed the parameters assessed in the environmental statement and set out in Table 4 and sub-paragraph (2).</i></p> <p>A new sub-paragraph (2) has been included which sets out the parameters for an air insulated switchgear and a gas insulated switchgear substation.</p>	To clarify what the maximum parameters would be in the event an air insulated switchgear or gas insulated switchgear substation is constructed.
Schedule 2 (requirements), requirement 10	<p>In sub-paragraph (1) the following change has been made:</p> <p><i>No stage of the onshore works may commence until for that stage a code of construction practice has been submitted to and approved by the relevant planning authority in consultation with Natural Resources Wales as appropriate.</i></p> <p>In sub-paragraph (4) the following change has been made:</p> <p><i>Pre-commencement screening, fencing and site security works must only take place in accordance with a specific plan for such pre-commencement works which must accord with the relevant details set out in the outline code of construction practice, and which has been submitted to and approved as certified.</i></p>	<p>As agreed with Natural Resources Wales and in response to ExQ1 6.31</p> <p>This change is made as a result of the change to the definition of “commence”.</p>

<p>Schedule 2 (requirements), requirement 11</p>	<p>In sub-paragraph (1) the following change has been made:</p> <p><i>No stage of the onshore works may commence until, for that stage, written details of the design, layout and siting of any new permanent or temporary new permanent means of access to a highway to be used by vehicular traffic, or any permanent alteration to an existing means of access to a highway used by vehicular traffic has may be formed until written details of the design, layout and siting of that new altered access have been submitted to and approved by the relevant planning authority in consultation with the highway authority</i></p>	<p>To allow temporary accesses necessary for pre-commencement work including surveying to be formed.</p>
<p>Schedule 2 (requirements), requirement 12</p>	<p>In sub-paragraph (2) the following change has been made:</p> <p><i>Pre-commencement surveys, site preparation works and archaeological investigations, including those necessary to allow production of any scheme required under sub-paragraph (1) must only take place in accordance the applicable details set out in the onshore written scheme investigation WSI.</i></p>	<p>This change is made as a result of the change to the definition of “commence”.</p>
<p>Schedule 2 (requirements), requirement 13</p>	<p>A new sub-paragraph (3) has been added:</p> <p><i>Pre-commencement works must only take place in accordance with the relevant details set out in the outline landscape and ecology management plan as certified.</i></p>	<p>This change is made as a result of the change to the definition of “commence”.</p>
<p>Schedule 2 (requirements), requirement 14</p>	<p>In sub-paragraph (1) the following changes have been made:</p> <p><i>No stage of the onshore works may commence other than surveying and investigation necessary to comply with this requirement may be undertaken until, for that stage, final preconstruction survey work has been carried out to establish whether a European protected species or nationally protected species under the Wildlife and Countryside Act 1981 is present on any of the land affected, or likely to be affected, by any part of that stage of the onshore works.</i></p> <p>In sub-paragraph (2) the following change has been made:</p>	<p>This change is made as a result of the change to the definition of “commence” and in response to ExQ1 6.35 with regards to the Wildlife and Countryside Act 1981.</p> <p>In response to ExQ1 6.35</p>

	<i>Where a European protected species or nationally protected species under the Wildlife and Countryside Act 1981 is shown to be present...</i>	
	In sub-paragraph (5) added to define “nationally protected species”	To support the changes listed above
Schedule 2 (requirements), requirement 15	Change to the construction hours from 7am to 7pm to 0700 to 1900	In response to ExQ1 6.36(a)
Schedule 2 (requirements), new requirement 20	Addition of a new requirement	In response to a request from Isle of Anglesey County Council to include a Requirement for this.
Schedule 3 (streets subject to street works)	Reference to the street works and access plan and sheet numbers have been corrected	In response to ExQ1 6.4
Schedule 4 (streets and rights of way to be temporarily stopped up or restricted)	No changes have been made to the Schedule but changes are expected in due course	A new data set has obtained from DCC which requires further work to be undertaken by the Applicant to verify the information included in Schedule 4
Schedule 5 (access to works)	Various changes to Schedule 5 details	In response to ExQ1 6.47
Schedule 6 (land of which only temporary possession may be taken)	Following on from changes to the land plans [AS-005]	Plot 26 has been removed from the Order limits and plot 69a has been split from plot 69 to increase clarity.
Schedule 9, Part 7 (new)	Protective provisions for Rhyl Flats Wind Farm Limited have been added	Following agreement with Rhyl Flats Wind Farm Limited as to the inclusion of protective provisions in the DCO
Schedule 13 (new)	This is a new Schedule	To provide a list of certified documents

TABLE OF AMENDMENTS TO THE DRAFT DEVELOPMENT CONSENT ORDER – DEADLINE 2

Article/Requirement/Schedule Number	Amendment	Reason
Changes made throughout the DCO	Various minor amendments have been made to the dDCO to correct formatting and grammar errors	For clarity and consistency
Schedules		
Schedule 2 (requirements), requirements 6 and 8	Natural Resources Wales have been added as a consultee in relation to the discharge of these requirements.	In response to NRW's REP1-080-3.1.29.
Schedule 2 (requirements), requirement 17	The reference to MHWS has been changed to MLWS.	In line with the changes made to the draft DCO at Deadline 1. See also the Applicant's Response to ExQ1 6.11.
Schedule 2 (requirements), requirement 19	<p>The sub-paragraph (1) has been amended as follows:</p> <p><i>Work No. 31A and Work No. 33(c) must not be brought into operation until a written scheme for the management and mitigation of internal and external artificial light emissions from Work No. 31A and Work No. 33(c) has been submitted to and approved by the relevant planning authority.</i></p> <p>Work No. 33(c) has also been added to sub-paragraph (2).</p>	In response to Denbighshire County Council's comment on R19 in their Local Impact Report (REP1-056 Table 14).

TABLE OF AMENDMENTS TO THE DRAFT DEVELOPMENT CONSENT ORDER – DEADLINE 3

Article/Requirement/Schedule Number	Amendment	Reason
Changes made throughout the DCO	Various minor amendments have been made to the dDCO to correct formatting and grammar errors	For clarity and consistency
Schedules		
Schedule 2 (Requirements), requirement 10	Inclusion of Welsh Ministers as a consultee in the discharge of Requirement 10	Following a request from the Welsh Ministers
Schedule 4 (Streets and rights of way to be temporarily stopped up or restricted)	Various changes to the Schedule	Following changes to the temporary stopping up of public rights of way plan
Schedule 9 (Protective provisions)	Various changes to Part 4 the SP Manweb protective provisions	Following agreement with SP Manweb to update the protective provisions

TABLE OF AMENDMENTS TO THE DRAFT DEVELOPMENT CONSENT ORDER – DEADLINE 3a

Article/Requirement/Schedule Number	Amendment	Reason
Changes made throughout the DCO	Various minor amendments have been made to the dDCO to correct formatting and grammar errors	For clarity and consistency and to correct validation errors
Changes to tables 1 and 2	Changing the table from having 6 columns to 3 columns (no changes to contents)	To correct validation errors
Articles		
Article 37 (Crown Rights)	Sub-paragraph (1) has been amended to refer to 'His' Majesty	A correction
Article 44 (Arbitration)	Sub-paragraph (1) has been amended as follows: <i>Any Subject to article 36 (saving provisions for Trinity House) any difference under any provision of this Order, unless otherwise provided for, is to be referred to and settled in arbitration in accordance with the rules at Schedule 12 (arbitration rules) of this Order, by a single arbitrator to be agreed upon by the parties, within 14 days of receipt of the notice of arbitration, or if the parties fail to agree within the time period stipulated, to be appointed on application of either party (after giving written notice to the other) by the Secretary of State.</i>	As per the request from Trinity House
Schedules		
Schedule 2 (Requirements), requirement 8	Sub-paragraph (1) has been amended as follows: <i>Work No. 31A must not be commenced until a written landscaping scheme and associated work programme in accordance with the outline landscape and ecological management plan for the relevant</i>	To clarify which Work is being referred to

	work <i>Work No. 31A has been submitted to and approved by the relevant planning authority following consultation with Natural Resources Wales as appropriate</i>	
Schedule 2 (Requirements), requirement 9	Sub-paragraph (1) has been amended as follows: <i>All landscaping works must be carried out in accordance with the landscaping schemes approved under requirement 8 (provision of landscaping).</i>	To align with the drafting of requirement 8
Schedule 2 (Requirements), requirement 17	Requirement 17 has been amended as follows: <i>Any land landward of MLWS which is used temporarily for construction of the onshore works and not ultimately incorporated in permanent works or approved landscaping must be reinstated within six months of completion of the relevant stage of the onshore works in accordance with details submitted to and approved by the relevant planning authority under sub-paragraph 10(2)(d).</i>	To clarify that the relevant details of reinstatement are approved under sub-paragraph 10(2)(d)
Schedule 9 (Protective provisions)	Removal of square brackets in paragraph 7 of Part 4, the SP Manweb protective provisions	Following agreement with SP Manweb to update the protective provisions

TABLE OF AMENDMENTS TO THE DRAFT DEVELOPMENT CONSENT ORDER – DEADLINE 5

Article/Requirement/Schedule Number	Amendment	Reason
Changes made throughout the DCO	Various minor amendments have been made to the dDCO to correct formatting, typographical and grammatical errors	For clarity and consistency and to correct validation errors
Articles		
Article 2 (Interpretation)	Amendment of 'metres squared' to 'square metres'	As requested by the Examining Authority's Second Written Questions ExQ2
Article 2 (Interpretation) and Article 13 (Access to works)	Amendment of 'Street Works Access Plan' to 'Street Works and Access Plan'	As requested by the Examining Authority's Second Written Questions ExQ2
Article 27 (Temporary use of land for carrying out the authorised development)	Amendment of Article 27(8)(a) to include reference to Schedule 7 as follows: <i>acquiring new rights over any part of that land under article 20 (compulsory acquisition of rights) to the extent that land is listed in column (1) of Schedule 7 (land in which only new rights etc. may be acquired);</i>	As requested by the Examining Authority's Second Written Questions ExQ2
Article 37 (Crown Rights)	Amendment of 'Her Majesty' to 'His Majesty'.	As requested by the Examining Authority's Second Written Questions ExQ2
Schedules		
Schedule 1 (Authorised development)	In Work No. 3A amendment of 'Works Plan' to the 'Location Plan' above Table 1	As requested by the Examining Authority's Second Written Questions ExQ2

<p>Schedule 2 (Requirements), paragraph 2</p>	<p>In requirement 2 the wording below has been added to ensure that there is no material difference in the size and appearance of the wind turbine generators:</p> <p><i>The wind turbine generators to be constructed or operated as part of the authorised development must be located within the area delineated by the co-ordinates in Table 2 below and shown on sheet 2 of the works plans and, subject to any lighting approved under requirement 3, there must be no material difference in the size and appearance of the wind turbine generators.</i></p>	<p>In response to the Examining Authority's ISH2 actions</p>
<p>Schedule 2 (Requirements), paragraph 2</p>	<p>In table 3 references to 'wind turbine generators' have been corrected.</p> <p>In addition, the following wording has been added to clarify the measurement of the minimum distance between the wind turbine generators</p> <p><i>Minimum distance between wind turbine generators wind turbines (in all directions measured from the centre point of each wind turbine generator) (m)</i></p>	<p>As requested by the Examining Authority's Second Written Questions ExQ2</p>
<p>Schedule 2 (Requirements), paragraph 3</p>	<p>In paragraph 3(2) the following change has been made as aviation safety requirements will be those of both CAA and MoD:</p> <p><i>The lights installed in accordance with paragraph (1) will be operated at the lowest permissible lighting intensity level-permitted by the Ministry of Defence aviation safety requirements.</i></p>	<p>To ensure all relevant aviation safety requirements are adhered to in the wind turbine lighting details approved under requirement 3</p>
<p>Schedule 2 (Requirements), paragraph 15</p>	<p>Sub-paragraph (1) has been amended as follows:</p> <p><i>Except as otherwise agreed in the code of construction practice and subject to sub-paragraphs (2) to (4), construction of the onshore works and construction-related traffic movements to or from the site of the relevant Work may take place only between the hours of 0700 and 1900 from Monday to Saturday, with no activity on Sundays or bank holidays</i></p>	<p>As requested by the Examining Authority's Second Written Questions ExQ2</p>

Schedule 2 (Requirements), paragraph 18	Sub-paragraph (1) has been amended as follows: <i>The noise rating level for the operation of Work No. 31A must not exceed the following levels at a position representative of the façade, in free-field conditions, of, any building authorised or lawfully occupied for residential or accommodation purposes at the date of the granting of this Order, at each of the representative locations set out in (a) to (d) below</i>	Following discussions with Denbighshire County Council to clarify the role of the identified noise locations
Schedule 5 (Access to works)	Amendment of 'Street Works Access Plan' to 'Street Works and Access Plan'	As requested by the Examining Authority's Second Written Questions ExQ2
Schedule 7 (Land in which only new rights etc. may be acquired)	Mitigation works rights have been renamed 'Temporary mitigation area works rights' to align with the identification of these areas on the Works Plans	As requested by the Examining Authority's Second Written Questions ExQ2
Schedule 13 (Documents to be certified)	Reference to table 1 has been updated to be table 5	As requested by the Examining Authority's Second Written Questions ExQ2
Schedule 13 (Documents to be certified)	Changes to the documents included in table 5 have been updated	As requested by the Examining Authority's Second Written Questions ExQ2
Schedule 13 (Documents to be certified)	The outline code of construction practice documents have been included in table 5, although please note that the dates and revision numbers for these documents will be updated with the up to date versions in the final dDCO	As requested by the Examining Authority's Second Written Questions ExQ2

TABLE OF AMENDMENTS TO THE DRAFT DEVELOPMENT CONSENT ORDER – DEADLINE 6

Article/Requirement/Schedule Number	Amendment	Reason
Schedules		
Schedule 2 (Requirements), requirement 4	<p>This paragraph has been amended as follows:</p> <p><i>Except in an emergency or with the prior written approval of the Secretary of State in consultation with the relevant planning authority, the noise generated during the construction of Work No.1 when measured at as close as practicable to the receptor OS Grid Reference 279980; 381977 must not, in onshore wind weather conditions, exceed 50 dB(A) Leq,T between the hours of 2300-0700 when measured in accordance with British Standard BS5228:2009+A1:2014, 'Code of practice for noise and vibration control on construction and open sites'. Onshore wind weather conditions are when the receptor is downwind of the piling location by plus or minus 45 degrees.</i></p>	<p>To provide greater clarity regarding the operation of this requirement</p>
Schedule 2 (Requirements), requirement 7	<p>Sub-paragraph (2) has been amended as follows:</p> <p>(a) <i>if air insulated switchgear is installed—</i></p> <p><i>(i) the highest part of any reactive compensation building must not exceed 41.675m above Ordnance Datum and the highest part of any other building must not exceed 40.675m above Ordnance Datum;</i></p> <p><i>(ii) the highest part of any external electrical equipment or enclosure, excluding lightning rods, must not exceed 46.675m above Ordnance Datum;</i></p> <p><i>(iii) the total area of the fenced compound (excluding its accesses) must not exceed 50,000m²;</i></p>	<p>Following a request from the Examining Authority for greater clarity on the parameters of the substation.</p>

	<p>(iv) the total number of lightning rods within the fenced compound area must not exceed 12 and the height of any lightning rod must not exceed 52.2m above Ordnance Datum;</p> <p>(b) if gas insulated switchgear is installed—</p> <p>(i) the highest part of any <i>reactive compensation building</i> must not exceed 42.475m above Ordnance Datum and subject to sub-paragraph (ii) the highest part of any other building must not exceed 41.475m above Ordnance Datum;</p> <p>(ii) the highest part of the main GIS building must not exceed 49.975m above Ordnance Datum;</p> <p>(iii) the highest part of any external electrical equipment or enclosure, excluding lightning rods, must not exceed 47.475m above Ordnance Datum;</p> <p>(iv) the total area of the fenced compound (excluding its accesses) must not exceed 30,000m²; and</p> <p>(v) the total number of lightning rods within the fenced compound area must not exceed 12 and the height of any lightning rod must not exceed 53m above Ordnance Datum.</p> <p>A new sub-paragraph (4) has been added as follows:</p> <p><i>(4) In this requirement “reactive compensation building” means any building housing electrical compensation equipment for Work No 31A.</i></p>	
<p>Schedule 2 (Requirements), requirement 25</p>	<p>A new requirement 25 has been added as follows:</p> <p><i>25.—(1) Construction of Work Nos. 4, 5, 9, 11, 15, 17, 18, 19, 21, 23, 25 and 26 involving crossing of flood defences or a main river using techniques other than trenchless installation techniques, must not commence until for that crossing a watercourse crossing method statement has been submitted to and approved by Natural Resources Wales.</i></p>	<p>To allow Natural Resources Wales to retain their regulatory function in respect of crossing flood defences or watercourses.</p>

	<p><i>(2) The watercourse crossing method statement must include the following details for each watercourse crossing:</i></p> <p><i>(a) site plan showing the location of the crossing;</i></p> <p><i>(b) details of the activities to be undertaken and the location of each crossing;</i></p> <p><i>(c) details of the duration of the proposed crossing activities (in particular whether the activities are permanent or temporary);</i></p> <p><i>(d) method statement for the proposed crossing works;</i></p> <p><i>(e) general arrangement plan and cross section showing the proposed depth of cable installation;</i></p> <p><i>(f) information on the duration of the crossing activities, time of year and anticipated date of commencement; and</i></p> <p><i>(g) control measures to be applied and an environmental risk assessment.</i></p> <p><i>(3) Each watercourse crossing must be carried out in accordance with the approved watercourse crossing method statement.</i></p>	
Schedule 5 (Access to works)	References to sheet numbers have been updated	Following changes to the street works and access plan
Schedule 6 (Land of which only temporary possession may be taken)	Removal of plot 69a	Plot 69a was removed from the Order limits
Schedule 9 (Protective provisions)	A new Part 8 – For the protection of Conwy County Borough Council (CCBC) has been added to include draft protective provisions for CCBC. Please note some details are in [] as they are still subject to details being provided or agreement with CCBC.	Following discussions with Conwy County Borough Council.

Schedule 13 (Documents to be certified)	Changes to the documents included in table 5 have been updated	As requested by the Examining Authority's Second Written Questions ExQ2
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TABLE OF AMENDMENTS TO THE DRAFT DEVELOPMENT CONSENT ORDER – DEADLINE 7

Article/Requirement/Schedule Number	Amendment	Reason
Changes made throughout the DCO	Various minor amendments have been made to the dDCO to correct formatting and grammar errors	For clarity and consistency
Changes made throughout the DCO	Corrections to certified document names	For clarity and consistency
Articles		
Article 7 (Application and modification of legislative provisions)	Removal of regulation 12 of the Environmental Permitting (England and Wales) Regulations 2016 from the list of legislation to be disapplied	Following discussions with Natural Resources Wales
Article 27 (Temporary use of land for carrying out the authorised development), sub-paragraph (1)	A new sub-paragraph (1)(f) has been added as follows: <i>Construct such works on that land as are mentioned in Part 1 (authorised development) of Schedule 1 (authorised development).</i>	To ensure clarity over the extent of temporary possession powers under article 27(1) to carry out the proposed development.
Article 27 (Temporary use of land for carrying out the authorised development), sub-paragraph (8)	Sub-paragraph (8) has been replaced with the following wording: <i>The undertaker must not compulsorily acquire, acquire new rights over or impose restrictive covenants over the land referred to in paragraph (1)(a)(i) of this Order</i>	In response to ExQ3 6.1
Article 31 (Funding), sub-paragraph (2)	Articles 26 and 30 have been added to sub-paragraph (2)	Following a question from the Examining Authority at the compulsory acquisition hearing
Schedules		

Schedule 1 (Authorised development), Part 1	In Work No. 3A amendment of 'Location Plan' to the 'Works Plans' above Table 1	In response to ExQ3 6.2
Schedule 2 (requirements), paragraph 4	Change of the reference to 'T' in 'Leq, T' to '1 hour'	Following discussions at issue specific hearing 4 and in agreement with Conwy County Borough Council
Schedule 2 (requirements), paragraph 7	Change of the reference to Work No. 39 to Work No. 40 in Table 4	A correction
Schedule 2 (requirements), paragraph 7(2)(b)	The order of sub-paragraphs (i) and (ii) has been switched	For clarity
Schedule 2 (requirements), paragraph 8	Addition of a requirement to implement the written landscaping scheme and associated work programme in a new sub-paragraph (3)	Following a request from the Examining Authority at issue specific hearing 4
Schedule 2 (requirements), paragraph 12	Addition of a requirement to carry out the onshore works in accordance with the approved onshore WSI in a new sub-paragraph (2)	Following a request from the Examining Authority at issue specific hearing 4
Schedule 2 (requirements), paragraph 15(4)	Sub-paragraph (4) has been amended as follows: <i>In respect of trenchless installation techniques where continuous 24-hour working is required has been assessed in the environmental statement, the undertaker must notify the relevant planning authority in advance of such works</i>	To clarify when the relevant planning authority's approval to 24 hour trenchless working is not required
Schedule 2 (requirements), paragraph 15(1)	Inclusion of reference to Work No. 31	Following discussions at issue specific hearing 4
Schedule 2 (requirements), paragraph 18	The following changes have been made to sub-paragraph (1): <i>(a) 36 dB LAr, Tr at Gwelfryn (OS: 300654, 373889) or other nearby residential properties on Glascoed Road to the south west of Work No. 31A;</i>	Following agreement with Denbighshire County Council

	<p><i>(b) 36 dB LAr,Tr at Caer Delyn (OS 301339, 373960) or other nearby residential properties on Glascoed Road to the south east of Work No. 31A;</i></p> <p><i>(c) 39 dB LAr,Tr at Bodelwyddan Castle Hotel (OS 299967, 374819) or other nearby residential properties to the west of Work No. 31A;</i> and</p> <p><i>(d) 41 dB LAr,Tr at Faenol Bropor (OS 301298, 374784) or other nearby residential properties to the north of Work No. 31A.</i></p> <p>Sub-paragraph (2)(b) has been amended as follows:</p> <p><i>with the a microphone placed at least 1.5 m above the ground in free-field conditions (being at least 3.5 m from the nearest vertical reflecting surface).</i></p> <p>A new sub-paragraph (3) has been added as follows:</p> <p><i>(3) In the event of a complaint to the relevant planning authority relating to noise immissions from the operation of Work No. 31A which may reasonably be expected to result in levels above those allowed by paragraph (1)—</i></p> <p><i>(a) the undertaker must submit a proposed measurement and assessment procedure, based on the guidance and assessment methodology outlined in BS4142:2014, including a proposed measurement methodology and monitoring locations and the timings for the assessment and reporting to the relevant planning authority for approval;</i></p> <p><i>(b) measurements must be undertaken in accordance with the approved procedure by an independent consultant appointed by the undertaker in order to determine compliance or otherwise with paragraph (1).</i></p>	
<p>Schedule 2 (requirements), paragraph 21</p>	<p>Addition of a requirement to implement the skills and employment strategy in a new sub-paragraph (2)</p>	<p>Following a request from the Examining Authority at issue specific hearing 4</p>

Schedule 2 (requirements), paragraph 25	Removal of the requirement at paragraph 25 (flood risk activity method statement)	As Natural Resources Wales did not agree with its inclusion
Schedule 2 (requirements), paragraph 25	Addition of a new requirement at paragraph 25 (Great Dun Fell and St Annes Primary Radar Mitigation Scheme)	Following agreement with NATS
Schedule 4	Change of the name of Schedule 4 to remove reference to streets and consequential amendments throughout the draft DCO	In response to ExQ3 6.4
Schedule 11 (Approval of matters specified in requirements)	Addition of a new paragraph 1 to provide a definition for “application” as follows: <i>In this Schedule “application” means an application for any consent, agreement or approval required by a requirement whether or not the application seeks to discharge a requirement in whole or in part</i>	Following a request from the Examining Authority at issue specific hearing 4
Schedule 13 (Documents to be certified)	The outline offshore piling noise monitoring plan has been added as a certified document	Following a request from the Examining Authority at issue specific hearing 4



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