

Rampion 2 Wind Farm

Category 6:

Environmental Statement

Volume 2, Chapter 11:

Marine mammals (clean)

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Executive Summary

This chapter of the Rampion 2 Environmental Statement (ES) examines the likely significant effects that may be experienced as a result of Rampion 2 with respect to marine mammals.

A desk-based review of literature and existing datasets has been undertaken (Appendix 11.1: Marine mammal baseline technical report, Volume 4 (Document Reference: 6.4.11.1) to establish the marine mammal baseline at the time of writing. This included relevant previous marine mammal records and surveys in the area, including the results of Rampion 1 site specific surveys and details of the consultation with Expert Topic Groups (ETG). The characterisation of the baseline environment has been supported by site-specific marine mammal surveys from the study area collected from April 2019 to March 2021. The survey area for the marine mammal assessment included the proposed DCO Order Limits plus a 4km buffer.

Existing data identified the highest densities in the area were recorded for harbour porpoise and common dolphins. Lower densities of bottlenose dolphins and minke whales were recorded suggesting the area is not of high importance for these species. Grey seal and harbour seals have also been identified within the baseline.

The assessment focuses on the construction, operation, and decommissioning phases of Rampion 2, as at the Scoping stage of the Environmental Impact Assessment (EIA) it was agreed that there are likely to be impacts from activities associated with these phases on marine mammal receptors. During the construction phase, underwater noise impacts have been assessed, including the risk of Permanent Threshold Shift (PTS) and disturbance from piling.

A range of environmental measures are embedded as part of the Rampion 2 design to remove or reduce any significant environmental effects on marine mammal receptors, as far as possible.

Further mitigation measures are included in order to avoid significant adverse effects on marine mammals and reduce the residual effect significance to not significant in terms of EIA. For underwater noise impacts, mitigation options under consideration include installation equipment choice and secondary noise abatement options. These ensure a noise reduction is achievable which reduces impact ranges with sensitive receptors and designated areas. This has been covered in the draft mitigation plans for piling and unexploded ordnance (UXO) clearance that accompany this chapter. It will also be included in the final mitigation plans in the post-consent phase that will be produced prior to the commencement of piling or UXO clearance, and again be considered in the decommissioning mitigation plan. Moreover, for vessel disturbance and collision risk, mitigation includes the implementation of a Working in Proximity to Wildlife document [REP1-029] which has been submitted into the examination as required by Natural England. This will form part of the Vessel Management Plan (VMP) which Rampion 2 has committed to in condition 11(1)(f) of schedule 11 and 12 of the Draft Development Consent Order [REP5-005].



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11. Marine mammals

11.1 Introduction

- This chapter of the Environmental Statement (ES) presents the results of the assessment of the likely significant effects of Rampion 2 with respect to marine mammals, including underwater noise. It should be read in conjunction with the project description provided in **Chapter 4: The Proposed Development** and the relevant parts of the following chapters and appendices:
 - Chapter 1: Introduction, Volume 2 of the ES (Document Reference: 6.2.1);
 - Chapter 2: Policy and legislative context, Volume 2 of the ES (Document Reference: 6.2.2);
 - Chapter 5: Approach to the EIA, Volume 2 of the ES (Document Reference: 6.2.5);
 - Chapter 8: Fish and shellfish ecology, Volume 2 of the ES (Document Reference: 6.2.8) (due to the shared habitat of species, relevance of impacts to mammal prey species and similarity in potential impacts);
 - Chapter 9: Benthic, subtidal and intertidal ecology, Volume 2 of the ES (Document Reference: 6.2.9) (due to the intersections of habitats at mean high water springs (MHWS));
 - Chapter 12: Offshore and intertidal ornithology, Volume 2 of the ES (Document Reference: 6.2.12) (due to the presence of bird species that use both intertidal and terrestrial habitats).
 - Appendix 11.1: Marine mammal baseline technical report, Volume 4 of the ES (Document Reference: 6.4.11.1);
 - Appendix 11.2: Marine mammal quantitative underwater noise impact assessment, Volume 4 of the ES (Document Reference: 6.4.11.2);
 - Appendix 11.3: Underwater noise assessment technical report, Volume 4 of the ES (Document Reference: 6.4.11.3);
 - Appendix 11.4: Applicant's Response to Action Point 22 Bottlenose Dolphin Population Modelling, Volume 4 of the ES (Document Reference 6.4.11.4);
 - Draft piling marine mammal mitigation protocol (Document Reference: 7.14);
 - Draft Unexploded Ordnance (UXO) clearance marine mammal mitigation protocol (MMMP) (Document Reference: 7.15); and
 - Report to inform appropriate assessment (Document Reference: 5.9).
- 11.1.2 This technical chapter describes:



- the legislation, planning policy and other documentation that has informed the assessment (Section 11.2: Relevant legislation, planning policy, and other documentation);
- the outcome of consultation and engagement that has been undertaken to date, including how matters relating to marine mammals within the Statutory Consultation, have been addressed (Section 11.3: Consultation and engagement);
- the scope of the assessment for marine mammals (Section 11.4: Scope of the assessment);
- the methods used for the baseline data gathering (Section 11.5: Methodology for baseline data gathering);
- the overall baseline (Section 11.6: Baseline conditions);
- embedded environmental measures relevant to marine mammals and the relevant maximum design scenario (**Section 11.7: Basis for ES assessment**);
- the assessment methods used for the ES (Section 11.8: Methodology for ES assessment);
- the assessment of marine mammals effects (Section 11.9- 11.11: Assessment of effects and Section 11.12: Assessment of cumulative effects);
- consideration of transboundary effects (Section 11.13: Transboundary effects);
- inter-related effects (Section 11.14: Inter-related effects);
- a summary of residual effects for marine mammals (Section 11.15: Summary of residual effects);
- a glossary of terms and abbreviations is provided in Section 11.16: Glossary of terms and abbreviations; and
- a references list is provided in Section 11.17: References.

11.2 Relevant legislation, planning policy and other documentation

Introduction

This section identifies the legislation, policy and other documentation that has informed the assessment of effects with respect to marine mammals. Further information on policies relevant to the EIA and their status is provided in **Chapter 2: Policy and legislative context, Volume 2** of the ES (Document Reference: 6.2.2) of this ES.



Legislation and national planning policy

Table 11.1 lists the legislation relevant to the assessment of the effects on marine mammal receptors.

Table 11.1 Legislation relevant to marine mammals

Legislation description

Relevance to assessment

The Habitats and Species Regulations 2017 and The Conservation of Offshore Marine Habitats and Species Regulations 2017 (referred to as The Habitats Regulations)

All cetaceans in Northern European waters are listed under Annex IV of the EU Directive 92/43/FFC on the Conservation of natural habitats and of wild fauna and flora (the Habitats Directive) as European Protected Species (EPS) of Community Interest and in need of strict protection. Pinnipeds in Northern European waters are listed under Annex V of the EU Directive 92/43/EEC on the Habitats Directive for which it must be ensured that exploitation and taking in the wild is compatible with them maintaining a favourable conservation status. The harbour porpoise (*Phocoena phocoena*), bottlenose dolphin (*Tursiops truncatus*), harbour seal (Phoca vitulina) and grey seal (Halichoerus grypus) also have protection under Annex II as species of Community Interest whose conservation requires the designation of Special Areas of Conservation (SACs). The Habitats Directive is transposed into UK law through the Conservation of Habitats and Species Regulations 2017 (as amended in 2019) which implements the Habitats Directives in territorial waters out to 12 nautical miles (nm). The Conservation of Offshore Marine Habitats and Species Regulations 2017 (as amended in 2019) transpose the provisions of the Habitats Directive in offshore waters, beyond 12 nm. Together the sets of regulations are referred to as "the Habitats Regulations". The Habitats Regulations provide protection for designated sites, known as the national site network (formerly Natura 2000 sites)

The Habitats Regulations make it an offence to kill, injure or disturb any EPS. An incidence of disturbance will be considered an offence if the disturbance is likely to have an ecologically significant adverse effect on a significant number of animals (note: for the purpose of simplification, in this guidance, references to 'adversely affect(ed)' should be taken to mean 'significantly affect the ability to survive, breed, or rear or nurture their young'). The second element is that the disturbance must be likely to significantly affect the local distribution or abundance of the species. A disturbance offence will be committed if either of these elements occurred. The risk of any injury. disturbance or death to an EPS is addressed in the Draft Piling MMMP (Document Reference: 7.14) and the Draft **UXO Clearance MMMP (Document** Reference: 7.15).

The Proposed Development will have potential effects on marine mammal species, particularly during the construction phase. The protection conferred to these ecological features through legislation is accounted for within the scope of the assessment (see **Section 11.4**) and the embedded environmental measures detailed in **Section 11.7**.

The Proposed Development does not directly overlap with any SAC designated for marine mammals, however, a number of SACs for marine mammals are within



which include SACs and Special Protection Areas (SPAs). Ramsar sites are included as a matter of government policy.

Relevance to assessment

the same management units (MU) for these species as the Proposed Development. Full consideration of the potential for an impact on these SACs is given within the Screening Report (RED, 2020).

EU Directive 2008/56/EC - Marine Strategy Framework Directive

The Marine Strategy Framework Directive (MSFD) provides a legislative framework for an ecosystem-based approach to the management of activities which supports the sustainable use of marine goods and services. The aim of the Directive is to achieve 'Good Environmental Status' by 2020 across Europe's marine environment. Annex I of the MSFD includes the following requirements that are relevant to marine mammals:

Biological diversity is maintained;

- The quality and occurrence of habitats and the distribution and abundance of species are in line with prevailing physiographic, geographic, and climatic conditions:
- All elements of the marine food webs, to the extent that they are known, occur at normal abundance and diversity and levels capable of ensuring the long-term abundance of the species and the retention of their full reproductive capacity;
- Concentrations of contaminants are at levels not giving rise to pollution effects; and
- Introduction of energy, including underwater noise, is at levels that do not adversely affect the marine environment.

The Proposed Development will have potential effects on the marine environment, particularly during the construction phase. The protection conferred to these ecological features through legislation is accounted for within the scope of the assessment (see **Section 11.4**) and the environmental measures embedded within the Proposed Development are detailed in **Section 11.7**

Bonn Convention

The Convention on the Conservation of Migratory Species of Wild Animals (the

There are 44 cetacean species and 6 pinniped species listed under Appendix I of



Bonn Convention) requires signatories to conserve migratory species and their habitats by providing strict protection for endangered migratory species (Appendix I of the Convention) and lists migratory species which will benefit from multilateral Agreements for conservation and management (Appendix II).

Relevance to assessment

the Bonn Convention. The UK ratified the Convention in 1985. The legal requirement for the strict protection of Appendix I species is provided by the Wildlife and Countryside Act (1981 as amended).

The Proposed Development may have potential effects on marine mammal species, particularly during the construction phase. The protection conferred to these ecological features through legislation is accounted for within the scope of the assessment (see **Section 11.4**) and the environmental measures embedded within the Proposed Development are detailed in **Section 11.7**.

Bern Convention

The Convention on the Conservation of European Wildlife and Natural Habitats (the Bern Convention) aims to ensure conservation and protection of wild plant and animal species and their natural habitats (listed in Appendices I and II of the Convention.

There are 30 species of cetacean listed under Annex II of the Bern Convention (strictly protected fauna), including harbour porpoise, bottlenose dolphins, common dolphins, Risso's dolphins, white-beaked dolphins and minke whales. All other cetacean species as well as both grey and harbour seals are listed under Annex III of the Bern Convention (protected fauna). The obligations of the Convention are transposed into national law by means of the Wildlife and Countryside Act (1981 as amended).

The Proposed Development may have potential effects on these species, particularly during the construction phase. The protection conferred to these ecological features through legislation is accounted for within the scope of the assessment (see **Section 11.4**) and the embedded environmental measures detailed in **Section 11.7**.

Wildlife and Countryside Act 1981 (as amended)

The Wildlife and Countryside Act consolidates and amends existing national legislation to implement the Convention on

The Proposed Development may have potential effects on marine mammal species, particularly during the



the Conservation of European Wildlife and Natural Habitats ('the Bern Convention'), the Convention on the Conservation of Migratory Species of Wild Animals ('the Bonn Convention') the conservation of wild birds (Birds Directive).

The act makes it an offence to intentionally (or recklessly) kill, injure or take any wild animal listed on Schedule 5 of the Act, and prohibits interference with places used for shelter or protection, or intentionally disturbing animals occupying such places. Additionally, the act makes it an offence to intentionally or recklessly disturb any wild animal listed on Schedule 5. All cetacean species are protected within the 12 nm territorial waters under Schedule 5 of the Wildlife and Countryside Act.

Relevance to assessment

construction phase. The protection conferred to these ecological features through legislation is accounted for within the scope of the assessment (see **Section 11.4**) and the embedded environmental measures detailed in **Section 11.7**.

Conservation of Seals Act, 1970

Both grey and harbour seal species are protected under the Conservation of Seals Act (1970) and as of changes that came into force in 2021 it makes it an offence to intentionally or recklessly kill, injure or take seals. Following the Phocine Distemper Virus (PDV) outbreak in 1999, an Order was issued under the Conservation of Seals Act providing year- round protection to both grey and harbour seals on the east and south-east coast of England, from Berwick to Newhaven (under the Conservation of Seals (England) Order 1999).

The Proposed Development may have potential effects on seal species, particularly during the construction phase. The protection conferred to these ecological features through legislation is accounted for within the scope of the assessment (see **Section 11.4**) and the embedded environmental measures detailed in **Section 11.7**.

UK Biodiversity Action Plan and the UK Post-2010 Biodiversity Framework (2012)

The UK Biodiversity Action Plan (BAP) identifies biological resources in the UK and plans for their conservation. This was succeeded by the UK Post-2010 Biodiversity Framework in 2012 in response to the Convention on Biological Diversity's Strategic Plan for Biodiversity 2011-2020 (published in 2010) and the EU Biodiversity Strategy (published in 2011).

UK BAP priority species include the cetacean species present in UK waters and harbour seals. This list of priority species is still used to inform statutory lists of priority species in the UK.

The Proposed Development will have potential effects on marine mammal species, particularly during the



The UK Post-2010 Biodiversity Framework describes how the UK can meet the Aichi Biodiversity Targets. The UK BAP identified priority species that are the most threatened and require conservation.

Relevance to assessment

construction phase. The protection conferred to these ecological features through legislation is accounted for within the scope of the assessment (see **Section 11.4**) and the embedded environmental measures detailed in **Section 11.7**.

Table 11.2 lists the national planning policy relevant to the assessment of the effects on marine mammal receptors.

Table 11.2 National planning policy relevant to marine mammals (National Policy Statements, 2011)

Policy description

Relevance to assessment

The Overarching National Policy Statement (NPS) for Energy (EN-1) (July 2011)

Paragraph 5.3.3 states that 'Applicants should ensure that the Environmental Statement clearly sets out any effects on internationally, nationally and locally designated sites of ecological or geological conservation importance, on protected species and on habitats and other species identified as being of principal importance for the conservation of biodiversity"

The potential effects of the construction, operation, and decommissioning phases of the Proposed Development on marine mammals have been assessed in the impact assessment (**Sections 11.9** to **11.12**). The assessment of impacts on SACs and Ramsars that have marine mammals as protected features is detailed in the HRA screening report (RED, 2020).

The Overarching National Policy Statement (NPS) for Renewable Energy Infrastructure (EN-3) (July 2011)

Paragraph 2.6.64 states that 'Applicants should assess the effects on the offshore ecology and biodiversity for all stages of the lifespan of the proposed offshore wind farm'.

The potential effects of the construction, operation and decommissioning phases of the Proposed Development have been assessed in the impact assessment (Sections 11.9 to 11.12).

Paragraph 2.6.65 states that 'Consultation on the assessment methodologies should be undertaken at early stages with the statutory consultees as appropriate'.

Consultation with relevant statutory and non-statutory stakeholders has been carried out and is described in **Section 11.3**.

Paragraph 2.6.66 states that 'Any relevant data that has been collected as part of post-construction ecological monitoring from existing, operational offshore wind farms should be referred to where Appropriate'.

Data on marine mammal usage of existing operational offshore wind farms has been used to inform the sensitivity assessment for operation phase impacts.



Paragraph 2.6.67 states that 'Applicants should assess the potential for the scheme to have both positive and negative effects on marine ecology and biodiversity'.

Paragraph 2.6.68 states 'The Secretary of State should consider the effects of a proposal on marine ecology and biodiversity taking into account all relevant information made available to it'.

Paragraph 2.6.69 states 'The designation of an area as a Natura 2000 site does not necessarily restrict the construction or operation of offshore wind farms in or near that area'.

Paragraph 2.6.70 states 'Mitigation may be possible in the form of careful design of the development itself and the construction techniques employed'.

Paragraph 2.6.71 states 'Ecological monitoring is likely to be appropriate during the construction and operational phases to identify the actual impact so that, where appropriate, adverse effects can then be mitigated and to enable further useful information to be published relevant to future projects.'

Relevance to assessment

Both the adverse and beneficial effects of the Proposed Development have been assessed (**Sections 11.9** to **11.12**).

The potential effects of the construction, operation and decommissioning phases of the Proposed Development have been assessed in the impact assessment (Sections 11.9 to 11.12).

The HRA Screening Report (RED, 2020) identified that there was no connectivity between the Proposed Development and any Natura 2000 sites (UK sites now within the National Site Network, NSN) for marine mammals.

This was considered when defining the ramp up/ soft start procedure^{1 2} for piling. In addition, both a piling and UXO MMMP approved by the Marine Management Organisation (MMO) in consultation with Natural England will be implemented during construction, the details of which will be agreed once the final Proposed Development Design is known. A **Draft Piling MMMP** (Document Reference: 7.14) and **Draft UXO Clearance MMMP** (Document Reference: 7.15) have been submitted with this Application.

If deemed necessary, monitoring will be carried out in order to validate the predictions of the impact assessment (as required). The need for and details of any such monitoring will be agreed through consultation with the Statutory Nature Conservation Bodies (SNCBs) and

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¹ Monopile maximum design scenario: hammer capacity increased by 20% increments until reaching 100% and full capacity piling, this results in increase monopile blow energy from 880 kJ at 20% to 4,400 kJ at 100%

² Pin-pile maximum design scenario: hammer capacity increased by 20% increments until reaching 100% and full capacity piling, this results in increase monopile blow energy from 500 kJ at 20% to 2,500 kJ at 100%



Relevance to assessment

presented in a marine mammal monitoring plan.

Paragraph 2.6.90 states 'Section 5.3 of EN-1 sets out the policy for the IPC in relation to generic biodiversity impacts and paragraphs 2.6.58 to 2.6.71 above sets out offshore wind-specific biodiversity policy. In addition, there are specific considerations from piling noise which apply to offshore wind energy infrastructure proposals with regard to marine mammals, including cetaceans and seals, which have statutory protection'.

The impacts from piling noise are assessed within **Section 11.1.** Where mitigation measures are required, these have been identified within (**Table 11.14** and **Section 11.9** to **11.11**).

Paragraph 2.6.91 states 'Offshore piling may reach noise levels which are high enough to cause injury, or even death, to marine mammals. If piling associated with an offshore wind farm is likely to lead to the commission of an offence (which would include deliberately disturbing, killing or capturing a European Protected Species), an application may have to be made for a wildlife licence to allow the activity to take place.'

A draft EPS licence will be submitted postconsent to Natural England for review. The final EPS licence submitted will consider the advice from Natural England on the draft EPS licence. Prior to any piling activity being undertaken for the Proposed Development, an EPS licence will be applied for.

Paragraph 2.6.92 states 'Where necessary the assessment of the effects on marine mammals should include details of: likely feeding areas; known birthing areas/haul out sites; nursery grounds; known migration or commuting routes; duration of potentially disturbing activity including cumulative/in-combination effects; baseline noise levels (Appendix 11.3); predicted noise levels in relation to mortality, Permanent Threshold Shift (PTS) and Temporary Threshold Shift (TTS); soft-start noise levels; and operational noise'.

All of the specified marine mammal ecology details are included in this chapter. Construction and operational noise impacts and their likely effects on marine mammal behaviour and ecology have been assessed (Sections 11.9 to 11.11). This assessment also considers the cumulative impacts of the Proposed Development and other relevant plans or projects (Section 11.12).

Paragraph 2.6.93 states 'The Applicant should discuss any proposed piling activities with the relevant body. Where assessment shows that noise from offshore piling may reach noise levels likely to lead to an offence, the Applicant should look at possible alternatives or

Potential mitigation methods are considered within the **Draft Piling MMMP** (Document Reference: 7.14) with the aim to reduce the risk of PTS to negligible levels. The details of the Final piling MMMP will be approved by the MMO in consultation with Natural England ahead



appropriate mitigation before applying for an EPS licence'

Paragraph 2.6.94 states 'The Secretary of State should be satisfied that the preferred methods of construction, in particular for foundations and the foundation type are designed to reasonably minimise significant disturbance effects. The Secretary of State may refuse the application if suitable noise mitigation measures cannot be imposed by requirements to any development consent.

Paragraph 2.6.95 states 'The conservation status of marine European Protected Species, and seals, are of relevance to the Secretary of State. The Secretary of State should take into account the views of the relevant statutory advisors'.

Paragraphs 2.6.97 to 2.6.99 state 'Mitigation: monitoring of a mitigation area for marine mammals surrounding the piling works prior to commencement of, and during, piling activities. During construction, 24 hour working practices may be employed to reduce the total construction programme and the potential for impacts. Soft-start procedures during pile driving may be implemented to avoid significant adverse impacts'

Marine Policy Statement (HM Government, 2011)

The Marine Policy Statement is the framework for preparing Marine Plans and taking decisions affecting the marine environment. The high-level objective "Living within environmental limits" includes the following requirements relevant to marine mammals:

> Biodiversity is protected, conserved and, where

Relevance to assessment

of the construction phase. A Draft Piling MMMP (Document Reference: 7.14) has been submitted with this Application.

The Proposed Development has considered different foundation options, hammer energies and ramp-ups. A piling MMMP will be developed and approved by the MMO in consultation with Natural England prior to the commencement of construction which will detail the appropriate mitigation measures based on the finalised Proposed Development design. A Draft Piling MMMP (Document Reference: 7.14) has been submitted with this Application.

The conservation status of EPS and seals are considered within the impact assessment (Sections 11.9 to 11.12).

A piling MMMP, approved by the MMO in consultation with Natural England, will be implemented during construction. The MMMP will include mitigation measures with the aim to reduce the risk of PTS to marine mammals. A Draft Piling MMMP (Document Reference: 7.14) has been submitted with this Application. Monitoring of marine mammals has been detailed within the Offshore In Principle Offshore Monitoring Plan (Document Reference: 7.18).

The potential effects of the construction, operation, and decommissioning phases of the Proposed Development on marine mammals have been assessed in the impact assessment (Sections 11.9 to **11.12**).



Relevance to assessment

appropriate, recovered, and loss has been halted:

- Healthy marine and coastal habitats occur across their natural range and are able to support strong, biodiverse biological communities and the functioning of healthy, resilient and adaptable marine ecosystems; and
- Our oceans support viable populations of representative, rare, vulnerable, and valued species.
- **Table 11.3** lists the emerging national planning policy considerations relevant to the assessment of the effects on marine mammal receptors.

Table 11.3 Emerging National planning policy relevant to marine mammals (National Policy Statements, 2023)

Policy description

Relevance to assessment

Emerging National Policy Statement for Renewable Energy Infrastructure (EN-3), March 2023

Paragraph 3.8.139 states "Construction activities, including installing wind turbine foundations by pile driving, geophysical surveys, and clearing the site and cable route of unexploded ordinance (UXOs) may reach noise levels which are high enough to cause disturbance, injury, or even death to marine mammals."

A European Protected Species (EPS) wildlife licence is always required for piling and UXO clearance and an application will be made prior to start of construction.

Paragraph 3.8.140 states "All marine mammals are protected under Part 3 of the Habitats Regulations."

Paragraph 3.8.141 states "If construction and associated noise levels are likely to lead to an offence under Part 3 of the Habitats Regulations (which would include deliberately disturbing, injuring or killing), applicants will need to apply for a wildlife licence to allow the activity to take place."



Paragraph 3.8.142 states "The development of offshore wind farms can also impact fish species (see paragraphs 2.8.129 – 2.8.133), which can have indirect impacts on marine mammals if those fish are prey species."

Relevance to assessment

The potential impacts to prey availability from construction are assessed in **Section 11.9**.

Paragraph 3.8.143 states "There is also the risk of collision with construction and maintenance vessels and potential entanglement risks from floating wind structures."

The potential impact of collision risk from construction and operation vessels is assessed in **Sections 11.9** and **11.10**. There are no floating elements of the Project (see **Chapter 4: The Proposed Development, Volume 2** of the ES (Document Reference: 6.2.4)) so there is no risk of entanglement of marine mammals with floating structures.

Paragraph 3.8.144 states "Where necessary, assessment of the effects on marine mammals should include details of:

- likely feeding areas and impacts on prey species and prey habitat;
- known birthing areas / haul out sites for breeding and pupping;
- migration routes;
- protected sites;
- · baseline noise levels:
- predicted construction and soft start noise levels in relation to mortality, permanent threshold shift (PTS), temporary threshold shift (TTS) and disturbance;
- · operational noise;
- duration and spatial extent of the impacting activities including cumulative/incombination effects with other plans or projects;
- collision risk;
- entanglement risk; and
- barrier risk"

The ES has considered the effects from all development stages on marine mammals. These assessments are provided in **Sections 11.9 to 11.12**.

Paragraph 3.8.145 states "The scope, effort and methods required for marine mammal surveys should be discussed with the relevant SNCB."

The scope, effort and methods for the marine mammal surveys were discussed throughout the Evidence Plan Process (see Evidence Plan (Document Reference: 7.21)).

Paragraph 3.8.146 states "The applicant should discuss any proposed noisy

The impacts of the Proposed Development on designated sites are



activities with the relevant body and must reference the joint JNCC and SNCB underwater noise guidance in relation to noisy activities (alone and in-combination with other plans or projects) within HRA sites, in addition to the JNCC mitigation guidelines to piling, explosive use, and geophysical surveys."

Paragraph 3.8.147 states "Where the assessment identifies that noise from construction and UXO clearance may reach noise levels likely to lead to noise thresholds being exceeded (as detailed in the JNCC guidance) or an offence as described in paragraph 2.8.138 above, the applicant will be expected to look at possible alternatives or appropriate mitigation (detailed below)"

Paragraph 3.8.148 states "The applicant should develop a Site Integrity Plan (SIP) to allow the cumulative impacts of underwater noise to be reviewed closer to the construction date, when there is more certainty in other plans and projects."

Paragraph 3.8.254 states "Monitoring of the surrounding area before and during the piling procedure can be undertaken by various methods including marine mammal observers and passive acoustic monitoring. Active displacement of marine mammals outside potential injury zones can be undertaken using equipment such as acoustic deterrent devices. Soft start procedures during pile driving may be implemented. This enables marine mammals in the area disturbed by the sound levels to move away from the piling before physical or auditory injury is caused"

Relevance to assessment

assessed in the RIAA (Document Reference: 5.9). The mitigation measures for underwater noise are specified in Table 11.14 and further detail can be found in the A Draft Piling MMMP (Document Reference: 7.14) and Draft UXO Clearance MMMP (Document Reference: 7.15).

The mitigation measures for underwater noise are specified in **Table 11.14** and further detail can be found in the A **Draft Piling MMMP** (Document Reference: 7.14) and **Draft UXO Clearance MMMP** (Document Reference: 7.15).

A SIP is not required as the closest site is >26 km from

The details of marine mammal monitoring and mitigation is presented within the A Draft Piling MMMP (Document Reference: 7.14) and Draft UXO Clearance MMMP (Document Reference: 7.15). See Table 11.2 and Table 11.14 for more information. Monitoring of marine mammals has been detailed within the Offshore In Principle Offshore Monitoring Plan (Document Reference: 7.18).

Paragraph 3.8.255 states "Where noise impacts cannot be avoided, other mitigation should be considered, including alternative installation methods and noise abatement technology, spatial/temporal restrictions on

The details of marine mammal mitigation options for piling and UXO clearance, including at-source noise abatement methods, are presented within the **Draft Piling MMMP** (Document Reference:



noisy activities, alternative foundation types. Applicants should undertake a review of up-to-date research should be undertaken and all potential mitigation options presented as part of the application, having consulted the relevant JNCC mitigation guidelines."

Relevance to assessment

7.14) and **Draft UXO Clearance MMMP** (Document Reference: 7.15). Additionally, where practicable the use of low order methods to dispose of UXOs using deflagration will be implemented (C-275). See **Table 11.2** and **Table 11.14** for more details.

Local planning policy

Table 11.4 lists the local planning policy relevant to the assessment of the potential effects on marine mammal receptors.

Table 11.4 Local planning policy relevant to marine mammals

Policy description

Relevance to assessment

South Inshore and Offshore Marine Plans

These plans provide objectives and aim that are supported by detailed policies. The South Inshore Plan covers the coastline and shallow waters out to 12 nm. The South Offshore Plan covers the marine area from 12 nm to the Exclusive Economic Zone. The objectives that are relevant to marine mammals include:

- Objective 10: To support marine protected area objectives and a well-managed ecologically coherent network with enhanced resilience and capability to adapt to change.
- Objective 11: To complement and contribute to the achievement or maintenance of Good Ecological Status or Potential under the Water Framework Directive and Good Environmental Status under the Marine Strategy Framework Directive, with respect to descriptors for marine litter, non-indigenous species and underwater noise.
- Objective 12: To safeguard space for, and improve the quality of, the natural marine environment, including to enable continued provision of ecosystem goods and services,

The potential effects of the construction, operation, and decommissioning phases of the Proposed Development on marine mammals have been assessed in the impact assessment (Sections 11.9 to 11.12).



Relevance to assessment

particularly in relation to coastal and seabed habitats, fisheries and cumulative impacts on highly mobile species.

Other relevant information and guidance

- A summary of other relevant information and guidance relevant to the assessment undertaken for marine mammals is provided here:
 - Marine Mammal Noise Exposure Criteria: Updated Scientific
 Recommendations for Residual Hearing Effects Southall et al., 2019. This
 piece of literature was used to provide the auditory thresholds for the species
 present, informing the underwater noise assessment.
 - Beatrice Offshore Wind Farm: An interim estimate of the probability of porpoise displacement at different unweighted single-pulse sound exposure levels – Graham et al., 2017. This piece of literature was used to provide a doseresponse curve for harbour porpoises, which as there is no corresponding data for other species, was used as the threshold for the disturbance for all cetacean species.
 - Estimating the effects of pile driving sounds on seals: Pitfalls and possibilities –
 Whyte et al., 2020. This piece of literature was used to provide a doseresponse curve for harbour seals, which as there is no corresponding data for
 grey seals, was used as the threshold for the disturbance of both seal species.
 - Offshore Wind Marine Environmental Assessments: Best Practice Advice for Evidence and Data Standards. Phase I: Expectations for pre-application baseline data for designated nature conservation and landscape receptors to support offshore wind applications – Natural England, 2021a.
 - Offshore Wind Marine Environmental Assessments: Best Practice Advice for Evidence and Data Standards. Phase III: Expectations for data analysis and presentation at examination for offshore wind applications – Natural England, 2021b.
 - Policy paper overview: Marine environment: unexploded ordnance clearance joint interim position statement – Defra, et al., 2021.

11.3 Consultation and engagement

Overview

This section describes the stakeholder engagement undertaken for Rampion 2. This consists of early engagement, the outcome of, and response to, the Scoping Opinion in relation to the marine mammal assessment, the Evidence Plan Process (EPP), non-statutory consultation and Rampion 2's statutory consultation. An



- overview of engagement undertaken for Rampion 2 as a whole can be found in **Section 1.5** of **Chapter 1: Introduction**, **Volume 2** of the ES (Document Reference: 6.2.1).
- Given the social distancing restrictions which have been in place due to the COVID-19 pandemic, all technical consultation relating to marine mammals has taken place online, primarily in the form of conference calls using Microsoft Teams.

Early engagement

Early engagement was undertaken with a number of prescribed and nonprescribed consultation bodies in relation to marine mammal ecology, including Natural England, the MMO, the Sussex Wildlife Trust (TSWT), The Wildlife Trusts (TWT) and Whale and Dolphin Conservation (WDC). This engagement was undertaken to introduce the Proposed Development and the proposed approach to scoping the EIA.

Scoping Opinion

11.3.4 Rampion Extension Development Limited (RED) submitted a Scoping Report (RED, 2020) and request for a Scoping Opinion to the Secretary of State (administered by the Planning Inspectorate (PINS)) on 2 July 2020. A Scoping Opinion was received on 11 August 2020. The Scoping Report sets out the proposed marine mammal assessment methodologies, outline of the baseline data collected to date and proposed, and the scope of the assessment. **Table 11.5** sets out the comments received in Section 4 of the PINS Scoping Opinion 'Aspect based scoping tables – Offshore' and how these have been addressed in this ES. A full list of the PINS Scoping Opinion comments and responses is provided in **Appendix 5.2: Responses to the Scoping Opinion, Volume 4** of the ES (Document Reference: 6.4.5.2). Regard has also been given to other stakeholder comments that were received in relation to the Scoping Report.

Table 11.5 PINS Scoping Opinion responses – marine mammals

| PINS ID number | Scoping Opinion comment | How this is addressed in this ES |
|----------------|--|--|
| 4.6.1 | Temporary Threshold Shift (TTS) risk during construction. "The Inspectorate is of the view that were TTS to be excluded from underwater noise assessments, the risk of cognitive impairment (TTS) will not be reflected in the overall assessment of risk to marine mammals, despite evidence in literature to suggest the potential for significant harm to individuals. The ES should therefore assess impacts | Consideration of the potential for TTS effects on marine mammals has been included within Sections 11.9 to 11.12 as appropriate. |



Scoping Opinion comment

How this is addressed in this ES

to TTS from the Proposed Development across all marine mammal species scoped into the assessment where significant effects are likely to occur."

4.6.2

Noise from cable laying, ground clearance, dredging etc during construction. "The Scoping Report seeks to scope out noise from these activities on the basis that noise impacts will be "low in terms of intensity and duration, with a very localised risk", and that that risk is effectively contained within the assessment of 'vessel disturbance' activity (and ZOI defined in that respect). Without further reference to durations and methodologies of such activities in relation to vessel disturbance, and empirical evidence of the magnitudes of noise impacts from these activities when compared to vessel noise, the Inspectorate does not agree that they can be scoped out on the basis of the information provided. The Inspectorate also considers that there is the potential that noise generated from these activities could combine with vessel noise resulting in an overall larger impact and potentially more significant effect on marine mammals.

The potential effects arising from underwater noise from these other, non-piling, sound sources have been assessed within **Sections** 11.9 to 11.12.

4.6.3

Reduction in prey availability during construction and operation. "The Inspectorate is content that the potential for reduction in prey availability to result in a significant effect on marine mammals during operation can be scoped out of further assessment. The Inspectorate does not agree that such a conclusion is supported by the information available at this

The potential for indirect effects to marine mammals due to potential changes in prey availability during construction has been considered within **Section 11.9**.



Scoping Opinion comment

How this is addressed in this ES

stage in respect of construction phase impacts. The Scoping Report states that there would be no significant direct effects on marine mammal prey species during construction (see the Benthic Ecology (5.5) and Fish and Shellfish Ecology (5.4) sections of the Scoping Report). The Inspectorate does not agree that significant indirect effects on marine mammals from loss of prey can be excluded at this stage."

4.6.4

Risks to marine mammals of accidental pollution. "The Applicant seeks to scope out the risks to marine mammals of accidental pollution occurring during construction, operation & maintenance or decommissioning of the Proposed Development the on the basis that a Marine Pollution Contingency Plan (MPCP) and emergency response plans will be implemented in the unlikely event that any such incident occurs. The Inspectorate agrees that, with the implementation of such measures. any potential impacts on marine mammals are unlikely to result in significant effects and therefore further assessment is not required. However, the Inspectorate considers that the detail of such measures, including how they would be employed and be secured should be presented within the ES. The ES should include draft versions (with sufficient detail) of any plans containing such measures."

The implementation of a MPCP and emergency response plans has been included as embedded environmental measures for the Proposed Development and have been detailed in **Table 11.14**. The MPCP has also been detailed in the Environmental Statement as requested by the Inspectorate and therefore accidental pollution remains scoped out at this stage of assessment.

4.6.5

Disturbance to seal haul out sites during construction. "The Scoping Report seeks to scope impacts of the construction phase resulting in Consideration of the potential for impacts to seal haul out sites during the construction phase is presented within **Section 11.9**.



Scoping Opinion comment

How this is addressed in this ES

disturbance at a seal haul out sites. The baseline information shows that there is approximately 25-30km between the Proposed Development and the harbour haul out sites. The Inspectorate does not consider that sufficient evidence has been provided to support the contention that significant effects on haul out sites can be ruled out due to the separation distance. As set out in item 4.6.13, the spatial extent of the study areas for marine mammals are yet to be fully defined by the Applicant therefore the Inspectorate considers it is premature to agree to scope out such effects from further assessment at this stage. The ES should include this assessment where significant effects are likely to occur."

4.6.6

Effects to marine mammals due to Electromagnetic Fields (EMF) during operation. "The Inspectorate agrees that significant effects on marine mammals due to direct effects of EMF are unlikely during operation of the Proposed Development and agrees that this matter can be scoped out of further assessment. However, the Inspectorate notes that indirect effects from changes to prey availability from EMF (in terms of fish and benthic ecology) during operation will be considered."

The potential for indirect effects to marine mammals from changes in prey availability due to EMF during operation is presented in **Section 11.10.**

4.6.7

Zones of Influence (ZoI) and study areas. The ZoI for assessment of effects on marine mammals are stated as to be defined "once project specific underwater noise modelling has been completed". The Inspectorate considers that different cetacean species may require

A baseline characterisation has been presented in **Section 11.6**, with full details presented in **Appendix 11.1: Marine mammal baseline technical report, Volume 4** of the ES (Document Reference: 6.4.11.1). These characterisations present detail on the management



Scoping Opinion comment

How this is addressed in this ES

different Zol's and study areas to be defined and notes that species have different Management Units. The ES should describe the approach to defining ZoI and study area across all species with reference to the outcomes of the evidence plan process. The relevant species for consideration in the context of the Proposed Development are harbour porpoise, bottlenose dolphin, whitebeaked dolphin, common dolphin and minke whale, as informed by previous studies and experience from Rampion 1. As per the comments raised in sections 2 and 3 of the Scoping Report, reliance on an evidence base from Rampion 1 will need to be explained and evidenced as to how it remains temporally and spatially applicable.

units and the data sources and populations used for assessment purposes. A combination of both historic data sources (i.e. Rampion 1) plus contemporary data sources, including site specific surveys, has been used to enable a robust assessment. Due to the close proximity to Rampion 2, the Rampion 1 dataset is considered to be spatially relevant and more recent data sources, such as Rampion 2 site specific surveys and SCANS III (Hamond et al., 2017) have been used to validate the information presented.

A discussion is presented in Appendix 11.1: Marine mammal baseline technical report, Volume 4 of the ES (Document Reference: 6.4.11.1) regarding the densities of the various species as recorded from numerous extensive data sources and includes a justification for the exclusion of white-beaked dolphin from the assessment.

4.6.8

Baseline data. "Where the 'constantly expanding' marine mammal evidence base is used to provide new or updated baseline data than is referred to in the Applicant's Scoping Report and this Opinion, these should be set out clearly in the ES including reference to agreement as part of the evidence plan process."

A baseline characterisation has been presented in **Section 11.6**, with full details presented in **Appendix 11.1: Marine mammal baseline technical report, Volume 4** of the ES (Document Reference: 6.4.11.1), including details of discussions through the EPP.

4.6.9

Basis for scoping assessment.
Paragraph 5.7.22 omits any reference to seabed preparation works that may be required as set out in section 2 of the Scoping Report. The ES should consider the

Potential effects arising from seabed preparation works have been assessed as regards underwater noise and impacts to prey availability within **Section 11.9**.



| PINS ID number | Scoping Opinion comment | How this is addressed in this ES |
|----------------|---|---|
| | potential effects of such works on marine mammals. | |
| 4.6.10 | Cumulative assessment study area and scope. "The Applicant's proposed assessment of cumulative effects on marine mammals does not make specific reference to the study area(s) (which is still to be defined) for each species. Paragraphs 5.7.36 – 5.7.38 explain that the study area for cumulative effects remains "to be defined through evidence of potential connectivity". There is no specific reference to spatial and temporal overlap between construction of the Proposed Development and the AQUIND interconnector and the operation and maintenance activities associated with Rampion 1. These matters should be assessed in the ES where significant effects are likely. | Consideration of cumulative effects is presented within Section 11.12 , with inclusion of all relevant projects informed based on the study areas (as detailed in Section 11.6). |
| 4.8.2 | The Inspectorate welcomes the consideration of underwater noise and vibration during the construction, operation and decommissioning phases of the Proposed Development. Effort should be made to agree the methodology with the relevant consultation bodies and agreements should be clearly outlined within the ES. Early engagement with the MMO is encouraged to ensure that any noise modelling utilising site-specific physical parameters and project specific detail is appropriate and fit for purpose. | A description of the early engagement undertaken with various stakeholders can be found throughout Section 11.3 . While 'Early Engagement' was not undertaken, the MMO were present during the "Offshore Ornithology, Marine Mammals and HRA (offshore only)" ETG on the 18 September 2020 (see EPP section below). Alongside the MMO, Cefas, Natural England, The Sussex Wildlife Trust (TSWT), The Wildlife Trusts (TWT), and Whale and Dolphin Conservation (WDC) were also invited to participate in the EPP as described below. |
| 4.8.3 | The baseline environment should be established beyond simply referring to the relevant aspect chanters. | The underwater noise technical modelling report (Appendix 11.3: |

Underwater noise assessment

to the relevant aspect chapters



Scoping Opinion comment

How this is addressed in this ES

where this information is presented. Potential noise and vibration impacts should be assessed against that baseline, noting that the underwater noise assessment draws entirely upon baseline data in other aspect chapters. The methods and noise propagation modelling software should be detailed within the ES; along with the project specific detail that it utilises with reference to spatial, temporal and physical design envelopes.

technical report, Volume 4 of the ES (Document Reference: 6.4.11.3)) presents full details of the modelling methodology including establishment of the worst-case assumptions. The results of the modelling have been incorporated within the relevant aspect chapters to inform the assessments of impacts from underwater noise on the relevant aspects with due consideration of the baseline environment.

4.8.4

The Inspectorate welcomes the collaboration with the other relevant aspects as set out in paragraph 5.9.1 of the Scoping Report. The ES should include appropriate cross-references between aspect chapters and avoid duplication and contradictory information.

Cross-referencing has been undertaken to relevant documents where appropriate to minimise duplication of information between chapters.

4.8.5

The possible modelling of noise from UXO is not referenced in this section. Elsewhere in the Scoping Report there is reference to UXO surveys yet to be conducted and that UXO removal may be required. The ES should therefore consider the potential for UXO underwater noise impacts of the Proposed Development where significant effects are likely to occur (including cumulative effects with other underwater noise producing activities

The predicted impact ranges from UXO clearance for a range of sizes has been modelled and is presented within (Appendix 11.3: Underwater noise assessment technical report, Volume 4 of the ES (Document Reference: 6.4.11.3)). The potential effects arising from underwater noise from a range of sources including UXO have been assessed within Sections 11.9 to 11.12.

Evidence Plan Process (EPP)

The Evidence Plan Process (EPP) has been set up to provide a formal, non-legally binding, independently chaired forum to agree the scope of the EIA and Habitats regulations Assessment (HRA), and the evidence required to support the DCO Application. The EPP commenced in January 2020 and has continued throughout the EIA helping to inform the ES.



- For marine mammals, further engagement has been undertaken via the EPP Expert Topic Group (ETG) Marine Mammals and HRA (offshore only) ETG. On 18 September 2020, the first ETG meeting was held where the scope of the assessment relating to the Scoping Opinion was discussed. The proposed methodology was presented and there was a brief discussion of key datasets. There was some disagreement over some scoped-out areas including construction noise, reduction of prey, disturbance at haul outs and TTS. There was a discussion around TTS ranges, and literature was suggested to resolve the disagreement. A plan was agreed to assess the areas of concern, with the assessment being raised with the MMO, Cefas and Natural England if impacts are deemed significant.
- A follow up ETG was held on 26 March 2021, at which a high-level overview of baseline data collected since the last ETG was given and specific impacts to be assessed were discussed. Specific agreement from Natural England was sought and given on the exclusion of white-beaked dolphin from the assessment due to site specific data and wider scale survey data identifying no records of this species, this was confirmed in this ES chapter as no additional sightings occurred in the last 4 months of the site-specific surveys. It was agreed that consideration would be given within the assessment to the potential for impacts from non-piling underwater noise source such as dredging and seabed preparation works, alongside an assessment of appropriately justified, modelled, operational noise from the WTG sizes being proposed.
- Following submission of the PEIR an Offshore Ornithology, Marine Mammal and HRA ETG was held on 2 November 2021 where updates to the project were discussed along with the Section 42 comments received from statutory consultation with statutory bodies, landowners, and the public. It was agreed that the majority of the comments would be incorporated in the ES, and any that could not be resolved would be discussed in targeted meetings. An additional Offshore Ornithology, Marine Mammals and HRA ETG was held on 12 April 2022 to discuss remaining Section 42 comments and updates to underwater noise modelling.
- 11.3.9 Further information is provided in the Evidence Plan (Document Reference: 7.21).

Non-statutory consultation

Non-statutory Consultation Exercise – January / February 2021

- RED carried out a non-statutory Consultation Exercise for a period of four weeks from 14 January 2021 to 11 February 2021. This non-statutory Consultation Exercise aimed to engage with a range of stakeholders including the prescribed and non-prescribed consultation bodies, local authorities, Parish Councils, and general public with a view to introducing the Proposed Development and seeking early feedback on the emerging designs.
- The key themes emerging from the non-statutory Consultation Exercise in January 2021 relating to marine mammals are:
 - Need for consideration of protected species and marine protected areas.



Further detail about the results of the non-statutory Consultation Exercise can be found in the **Consultation Report** (Document Reference: 5.1).

Statutory consultation

- Rampion 2's first statutory consultation exercise ran from 14 July to 16 September 2021, a period of nine weeks. The PEIR (RED, 2021) was published as part of Rampion 2's first statutory consultation exercise which provided preliminary information on shipping and navigation within Chapter 11: Marine mammals (RED, 2021).
- Following feedback to the Statutory Consultation exercise in 2021 it was identified that some coastal residents did not receive consultation leaflets as intended. Therefore, the first Statutory Consultation exercise was reopened between 7 February 2022 to 11 April 2022 for a further nine weeks. The original PEIR published as part of the first Statutory Consultation exercise in 2021 was unchanged and re-provided alongside the reopened Statutory Consultation exercise in early 2022.
- The following statutory consultation exercises focussed on changes made to the onshore cable route, onshore substation, and National Grid interface point and did not consider offshore aspects of the Proposed Development.
- The second Statutory Consultation exercise was undertaken from 18 October 2022 to 29 November 2022. This was a targeted consultation which focused on updates to the onshore cable route proposals which were being considered following feedback from consultation and further engineering and environmental works. As part of this second Statutory Consultation exercise, RED sought feedback on the potential changes to the onshore cable route proposals to inform the onshore design taken forward to DCO application.
- 11.3.17 The third Statutory Consultation exercise was undertaken from 24 February 2023 to 27 March 2023. This was a targeted consultation which focused on a further single onshore cable route alternative being considered following feedback from consultation and further engineering and environmental works. As part of this third Statutory Consultation exercise, RED sought feedback on the potential changes to the onshore cable route proposals to inform the onshore design taken forward to DCO Application.
- The fourth Statutory Consultation exercise was undertaken from 28 April 2023 to 30 May 2023. This was a targeted consultation which focused on the proposed extension works to the existing National Grid Bolney substation to facilitate the connection of the Rampion 2 onshore cable route into the national grid electricity infrastructure. As part of this fourth Statutory Consultation exercise, RED sought feedback on the proposed substation extension works to inform the onshore design taken forward to the DCO Application.
- Table 11.6 provides a summary of the key themes of the feedback received in relation to marine mammals and outlines how the feedback has been considered in this ES chapter. A list of comments received during the statutory consultation period and the responses to comments is provided in the Consultation Report (Document Reference: 5.1).



Table 11.6 Statutory consultation feedback

| Stakeholder | Theme | How this is addressed in this ES |
|--------------------|--|---|
| Natural England | According to paragraph 2.6.92 of the Overarching National Policy Statement (NPS) for Renewable Energy Infrastructure (EN-3) (July 2011), the Applicant should provide information on the baseline noise levels. This information has not been provided within the marine mammal chapter. | The background noise levels in the sea for UK waters are up to 130 dB re 1 µPa. Additional details background underwater noise levels are presented in Section 2.1 of Appendix 11.3: Underwater noise assessment technical report, Volume 4 of the ES (Document Reference: 6.4.11.3) and Underwater noise study for sea bream disturbance in Appendix D, Evidence Plan Report: (Document Reference: 7.21) |
| Natural England | To demonstrate that comment 4.6.9 (in relation to the effects of seabed preparation on marine mammals) has been addressed, we advise that the impact assessment of "Changes to prey availability" (paragraph 11.9.81) list the different impact pathways assessed in the fish and shellfish chapter. Furthermore, we consider that impact assessment does not detail the fish and shellfish baseline in sufficient detail (see comment 4.8.3), as it is not clear which species in Table 11-33 are actually present in the area. | The different impact pathways have been listed in paragraph 11.9.82. Clarification of which species are in the area has been included in Table 11.33 with species in the area identified with an asterisk. |
| Natural England | We advise that this paragraph should be clarified as the current wording is unclear. Furthermore, Natural England considers that the maximum zone of influence for underwater noise should be based on the underwater noise modelling and may be different between species (as per Scoping Opinion comment 4.6.7). | The wording in paragraph 11.4.2 has been amended for clarity. The ZOI is the study area for marine mammals and is not based on noise modelling. There are two study areas on different scales for marine mammals, the local |



| Stakeholder | Theme | How this is addressed in this ES |
|--------------------|--|---|
| | | study area which encompasses the survey area and the wider study area which is based on species Management Units (MUs). |
| Natural England | The total number of piles required across both the WTG and offshore substation foundation installation is 119 monopiles or 482 pin piles. Both the underwater noise technical assessment and the marine mammal assessment only reference the total number of piles/days of piling for the WTG; they have not included the piling for the offshore substation foundation installation. | The worst-case scenario has been updated to 90 monopiles and 360 pin pile. The impact ranges presented in Appendix 11.3: Underwater noise assessment technical report, Volume 4 of the ES (Document Reference: 6.4.11.3) have fed into the marine mammal assessment undertaken in Appendix 11.2: Marine mammal quantitative underwater noise impact assessment, Volume 4 of the ES (Document Reference: 6.4.11.1) and Section 11.9. |
| Natural England | Natural England notes that in some of the assessments, the worst-case impact ranges arise from pin piles rather than monopiles e.g. maximum PTS ranges for marine mammals (specifically LF cetaceans). | The reference to monopiles giving largest spatial impact in Table 11.13 has been removed and the text has been updated to reflect the updated modelling results. |
| Natural England | Natural England advises that information is included here on the worst-case scenario for concurrent piling. Appendix 11.3 does not assess simultaneous piling; however, Appendix 11.2 has included the possibility of concurrent piling of monopiles at the northwest and east locations. It is unclear if there is the potential for concurrent piling of monopiles and multileg foundations. Given | The worst-case scenario modelling has been updated to include North, South, West and East modelling locations for both monopiles and pin piles (see Appendix 11.3: Underwater noise assessment technical |



Stakeholder

Theme

How this is addressed in this ES

the potential for concurrent piling, we advise that the assessment of simultaneous piling at the NW and E modelled locations are not strictly the full worst- case, because it is possible for concurrent piling to occur at two locations that are further apart within the site i.e. furthest east and west locations.

report, Volume 4 of the ES (Document Reference: 6.4.11.3) and paragraph 11.9.5). A worst-case of concurrent (simultaneous) piling at the West and East locations has been assessed in Section 4 of Appendix 11.3 Underwater noise assessment technical report, Volume 4 of the ES (Document Reference: 6.4.11.3) and Sections 3 – 5 of **Appendix 11.2: Marine** mammal quantitative underwater noise impact assessment, Volume 4 of the ES (Document Reference: 6.4.11.2).

Natural England

Natural England notes that in the assessment of vessel collision risk, the Applicant states that a Marine Wildlife Watching Code (MWWC) will be followed, in order to reduce the risk of collision. Natural England welcomes the Applicant's commitment to a MWWC. As this measure is being relied on in order to reduce the significance of the impact, we require that adherence to it is secured as a condition in the DCO or DML (or as part of a Plan that is secured in the DCO or DML). Natural England request to be a named consultee of the MWWC.

Adherence to a MWWC has been incorporated into the Working in Proximity to Wildlife document in **Appendix** 10 - Further **Information for Action** Point 42 – Proximity to Marine Wildlife [REP1-**028]** which will form part of the VMP (C-51). Further details are included in ES chapter (**Table 11.14**). Natural England will be named as a consultee.

Natural England:

It is not the case that all sources have impact ranges <100m for all species. We note that, as per Table 5-4 in Appendix 11.3:
Underwater noise assessment technical report, Volume 4 of the ES (Document

The text in paragraph 11.9.49 has been updated to reflect the correct TTS ranges.



| Stakeholder | Theme | How this is addressed in this ES |
|--------------------|---|---|
| | Reference: 6.4.11.3) the impact (TTS) ranges from suction dredging, rock placement and vessel (large) are all greater than 100m for very high frequency cetaceans. | |
| Natural England | The assessment of magnitude is minor; this is the same as for construction, however the assessment of vessel collision risk from construction also took into account two mitigation measures (a MWWC and a VMP). We do not agree that the magnitude is minor without these mitigation measures. We advise that adherence to a MWWC is undertaken during O&M vessel movements, as best practice. | Adherence to a MWWC has been incorporated into the Working in Proximity to Wildlife document in Appendix 10 – Further Information for Action Point 42 – Proximity to Marine Wildlife [REP1-028] which will form part of the VMP (C-51, Table 11.14) and has been specified so as to ensure consistency between magnitudes of collision risk at different stages of the project. |
| Natural England | The Applicant states that animals will return to the area when vessel disturbance has ended. On what timescale might animals return? No information has been provided on the typical duration of vessel presence on site, or time between vessels being on site, therefore it is not possible to determine the extent to which animals will continue to use the site outside of vessel disturbance periods. | Information has been provided in paragraph 11.9.68 on disturbance from vessels. |
| Natural England | The JNCC and Natural England Suggested Tiers for Cumulative Impact Assessment should be used | Tiers for CIA have been included and updated in Table 11.34 . |
| Natural England | We require further clarification as to how the list of other developments were selected, and why other types of development were screened out. | All offshore projects within the relevant marine mammal MU were screened into the CIA long-list. These were screened further to obtain the short-list by screening out impacts |



| Stakeholder | Theme | How this is addressed in this ES |
|--------------------|--|---|
| | | that are highly localised, where mitigation will be in place and where the potential impact from Rampion 2 alone was negligible (e.g. PTS, vessel collision). This is detailed in paragraph 11.12.6 et seq. |
| Natural England | The Applicant has screened out collision with vessels, citing VMPs for offshore energy projects, however two other development types are also being considered – subsea cables and pipelines, and seismic surveys. Our understanding is that VMPs are not used in seismic surveys, therefore collision risk cannot be ruled out and should be screened into the cumulative impact assessment. | Alongside VMPs, vessels for other offshore developments should also be adhering to the MWWC as part of the VMP (C-51), therefore the risk of vessel collision will be minimised. |
| Natural England | We cannot agree that seal species can be scoped out of the CEA, as no justification has been presented with regards to disturbance from vessel activity. The Applicant has only presented justification for screening them out from cumulative underwater noise disturbance from construction. | Confusion has been made with screening in for HRA and scoping in for EIA. Seals have been included in the CEA for vessel disturbance Table 11.46 . |
| Natural England | Natural England advises that the following projects require consideration for Table 11.36 : Awel y Mor, Berwick Bank, Dolphyn project (as potential for driven pile anchors), Dudgeon extension project, Five Estuaries, Marr Bank, North Falls, Sheringham Shoal extension project. All these projects occur within the MUs for marine mammals and have the potential to include piling. | Table 11.35 has been updated to include all projects within the species specific MUs. |
| Natural England | Has the Applicant considered that UXO clearance works may be required as part of the AQUIND Interconnector works? In addition, rock placement may be undertaken as part of the works which has a larger impact (TTS) range than large vessels, based on underwater noise modelling (Appendix 11.3, Table 5-4). Therefore, we do | Following the SoS decision to refuse consent for AQUIND Interconnector in January 2022, it was subject to a judicial review in November 2022. In January 2023 |



| Stakeholder | Theme | How this is addressed in this ES |
|--------------------|---|--|
| | not agree that the AQUIND Interconnector can be screened out of the construction noise cumulative assessment. | the decision was overturned and the application is to be redetermined, therefore it remains scoped in for the CEA on marine mammals. As there is the potential for UXO clearance, AQUIND and other Interconnector cables have been scoped into the cumulative noise assessment (Table 11.38, Table 11.40, Table 11.42 and Table 11.44), as well as the cumulative vessel assessment (Table 11.46). |
| Natural England | The percentages of the MU presented in this table appear to be incorrect. Based on Appendix 11-1, Volume 4, the reference population is 23,528. So, for example, affecting a total of 395 animals would constitute 1.67%, not 0.11% as is presented. | The MU figures for Table 11.41 have been recalculated based on updates to the CEA. |
| Natural England | The Applicant has not assessed the potential for cumulative vessel disturbance effects during the operation and maintenance phase of the Rampion 2 project. There has not been consideration of projects that do not overlap with the construction phase of the project but may act cumulatively with the O&M phase and associated increase in vessels. | Cumulative vessel disturbance during operation and maintenance has not been included as expected levels of vessel activity during the O&M phase are considerably lower than during construction. Additionally, it is expected all vessels will adhere to a MWWC, which has been incorporated into the Working in Proximity to Wildlife document in Appendix 10 – Further |



How this is addressed Stakeholder Theme in this ES **Information for Action** Point 42 – Proximity to Marine Wildlife [REP1-028] which will form part of the VMP (C-51), to reduce impacts. **SWT & TWT** Include UXO information from nearby Historical projects have historical projects such as Rampion 1. This been reviewed and will help RWE to provide an indicative figure included in the for UXO clearances specific to Rampion 2. paragraph 11.9.38 to We expect all offshore wind farm developers inform estimates for to undertake more pre-consent surveys to Rampion 2. Pre-consent gain a realistic figure of required UXO surveys will be clearances. We believe UXO clearance undertaken to establish activity should be conditioned at the DCO the number of UXO and stage, through the inclusion of a dML, then it potential UXO within the could be better planned and managed in project boundary and combination with other projects. surrounding area. UXO clearance will be controlled through a separate dML. The information from **SWT & TWT** We are disappointed that our comment on the Scoping Report regarding the inclusion of Brighton Dolphin Project the following data sources has not been (now Sussex Dolphin addressed in the PEIR: Project) was sought after The Brighton Dolphin Project: Citizen but not possible to Science research project. (Link obtain. The information corrupted) from Sussex Biodiversity The Sussex Biodiversity Record Centre: Record Centre was Contains marine and terrestrial data sought after but not from a variety of sources, including local comprehensive enough for inclusion in the recorders, members of the public and Section 11.5 or as a ecological consultants, https://sxbrc.org.uk/services/dataReques data source in Table 11.10. ts.php **SWT & TWT** Noting the comment in Paragraph 11.6.11 Marine mammal that predicting the future trajectories of monitoring is detailed in marine mammal populations has been the Offshore In challenging due to the lack of monitoring **Principle Offshore** data, the development of a strategic **Monitoring Plan** approach to monitoring between Rampion 1 (Document Reference:

7.18). The Draft Piling

and Rampion 2 will yield useful results and

maximise the use of resources. As stated in



How this is addressed Stakeholder Theme in this ES our comments on the Scoping Report, we MMMP (Document are disappointed that there has been no Reference: 7.14) discussion of plans for future monitoring at and Draft UXO this stage. It is critical that monitoring and **Clearance MMMP** mitigation requirements are discussed before (Document Reference: examination. 7.15) which detail the proposed mitigation for marine mammals have been submitted alongside the ES. **SWT & TWT** A Draft UXO Clearance It should be noted that we do not support the use of high order detonation for most UXO **MMMP** (Document clearance activities. We request that when Reference: 7.15) has the draft UXO-specific MMMP is developed, been submitted RWE commits to recording and providing alongside the ES. information on the success rate of any low Additionally, where order technology used during the project to practicable the use of regulators, SNCBs and other interested low order methods to parties such as TWT & SWT to confirm the dispose of UXOs using effectiveness of the technique in mitigating deflagration will be the impacts of underwater noise. If RWE implemented (C-275). intends to use low-yield technology then the requirement to use a bubble curtain should form part of the licence condition, due to the lack of evidence surrounding this technique **SWT & TWT** A great deal more work is required to More assessment into understand the effectiveness of current effectiveness of mitigation for underwater noise impacts and mitigation measures may to develop better options if the current be required and will be mitigation is found to be inadequate. We considered for the Final suggest that monitoring is undertaken to MMMPs when final ADD confirm the effectiveness of ADD if this is choice has been made utilised. post-consent and just prior to construction. **SWT & TWT** Is RWE satisfied that 525 kg is the maximum Given the close proximity worst case charge weight that will be of Rampion 2 to encountered across the project? Is there Rampion 1, a charge reason to believe that a charge weight of weight of 525kg has >525kg (e.g. used for the clearance German been used as the land mines) will not be needed for this maximum worst case project? charge weight for the project based on the

previous charges found at Rampion 1. This is



| Stakeholder | Theme | How this is addressed in this ES |
|-------------|--|---|
| | | therefore the maximum that has been considered in Appendix 11.3: Underwater noise assessment technical report, Volume 4 of the ES (Document Reference: 6.4.11.3) and Table 11.31. |
| SWT & TWT | We do not agree that there will be no significant effect on marine mammal food availability during the construction phase. Please refer to comment above on section 8.9.30. | RED have confirmed mitigation measures for sensitive features in a targeted meeting with stakeholders on 24 February 2022. The use of primary and secondary mitigation measures will be used to reduce or avoid the effects on key prey species, see Chapter 8: Fish and shellfish ecology, Volume 2 of the ES (Document Reference 6.2.8) paragraphs 8.9.64 to 8.9.65 and 8.9.259 for more information on mitigation measures for fish. |
| SWT & TWT | We are disappointed that fishing has been considered as part of the baseline and has not been included in the CEA for marine mammals. Fishing is a licensable activity that has the potential to have an adverse impact on the marine environment, including marine mammals. | The CEA for marine mammals examines the combined impacts of Rampion 2 in combination with other developments, as fishing is not a development it has not been assessed in Section 11.12 . The full list of the types of development included in the CEA are listed in paragraph 11.12.6 and those excluded from the |



| Stakeholder | Theme | How this is addressed in this ES |
|-------------|--|---|
| | | CEA (including changes in prey availability) are listed in paragraph 11.12.7. Impacts to changes in prey availability are assessed in Sections 11.9, 11.10 and 11.11. |
| MMO | To clarify, and as explained on previous occasions, the MMO do not necessarily agree that it is not possible carry out carry out a quantitative assessment of the magnitude or significance of the impact of TTS on marine mammals. Nevertheless, Cefas requested, and are content for the TTS ranges to be presented alongside an estimate of the potential number of animals within these impact ranges, and this was agreed at the ETG meeting in September 2020. | Cefas are content with TTS ranges. |
| MMO | Appendix 11.2 Paragraph 2.4.3 Temporary threshold shift (TTS) assessment (paragraph 2.4.3 onward on page 15) The information presented in this section only demonstrates what is not known about the significance of TTS – there is no evidence presented to confirm that it isn't significant, only conjecture. One could equally argue that at lower received sound levels, animals are less likely to flee (see Graphic 2-2), and so proportionally more likely to induce TTS than this assessment suggests. The TTS/PTS (Permanent | The assessment approach is aligned with the most up to date guidance from Natural England. As agreed with CEFAS at the Expert Topic Group meeting dated 18/09/2020 TTS-onset ranges were modelled and presented alongside an estimate of potential number of animals impact but it is |

Threshold Shift) assessment seems to

from the source, whereas Graphic 2-2

demonstrates that even at received SELss

(single strike sound exposure level) of 160

dB, around 10% of animals will not flee, so

there are uncertainties which tend toward

underestimation of risk here too

consider only an animal fleeing directly away

not possible to carry out

quantitative assessment

magnitude, and therefore

currently no threshold for TTS-onset to indicate level at which they would

significance. There is

of sensitivity or

cannot reach a

conclusion on

be biologically



| Stakeholder | Theme | How this is addressed |
|-------------|---|---|
| | | significant. This approach has been approved for Hornsea Four Offshore Wind Farm and Awel y Môr Offshore Wind Farm, |
| MMO | Appendix 11.2 paragraph 2.5.3 This kind of anthropomorphising is misguided and unhelpful. Marine mammals rely on sound as their primary sensory modality, whereas humans are primarily visual creatures. While audiometric data from humans can be useful to make quantitative extrapolations for marine mammals (since they share a similar inner ear structure), it will be unwise to state that what is considered 'mild' hearing loss in humans has any relevance to the severity of consequences of hearing loss in marine mammals | The text in this paragraph has been removed to avoid any anthropomorphising, please see Section 2.5 of Appendix 11.2: Marine mammal quantitative underwater noise impact assessment, Volume 4 of the ES (Document Reference: 6.4.11.2). |
| | Appendix 11.2 paragraph 2.5.6 All cetaceans have been assessed as having a Medium sensitivity to PTS. RED have not demonstrated that PTS will have merely a medium risk, only that there is uncertainty about how significant PTS may be for individual animals. Until and unless empirical evidence can shed light on whether this opinion holds water, the precautionary principle will continue to apply. The MMO requests that cetaceans should be assessed as having a high sensitivity to PTS. | Sensitivity of marine mammals to PTS has been assessed in Section 3 of Appendix 11.2: Marine mammal quantitative underwater noise impact assessment, Volume 4 of the ES (Document Reference: 6.4.11.2). |

11.4 Scope of the assessment

Overview

This section sets out the scope of the ES assessment for marine mammals. This scope has been developed as Rampion 2 design has evolved and responds to feedback received to-date as set out in **Section 11.3**.



Spatial scope and study area

- The marine mammal study area varies depending on the species, considering individual species' ecology and behaviour. For all species, the study area covers the Rampion 2 array area and offshore Export Cable Corridor (ECC) and is extended over an appropriate area considering the scale of movement and population structure for each species. For each species, the area considered in the assessment is largely defined by the appropriate species Management Unit (MU). The study area for marine mammals has been defined at two spatial scales: the MU scale for species specific population units and the marine mammal survey areas for an indication of the local densities of each species.
- When considering the wider MU scale study area, the potential species that may be found at the ES boundary need to be considered. The ES for the existing Rampion 1 project reported six species of marine mammal during site specific surveys: harbour porpoise, bottlenose dolphin, white-beaked dolphin, minke whale (assumed), common (harbour) seal, and grey seal. The Rampion 2 site-specific surveys have recorded harbour porpoise, common dolphin, unidentified dolphin and unidentified phocid seal.
- For seals, the Proposed Development lies close to the boundary of two seal MUs, 11.4.4 the south east England and south England units (as depicted in SCOS, 2018). Cetaceans, however, have different MUs per species, with the relevant area provided for cetacean species given in IAMMWG (2022; 2023). The ES boundary lies within the North Sea MU for harbour porpoise, both the Offshore Channel, Celtic Sea & South West England MU and Coastal West Channel MU for bottlenose dolphin, and the Celtic & Greater North Seas MU for common dolphin, white beaked dolphin and minke whale. These MUs are depicted in Figure 11-1, **Volume 3** of the ES (Document Reference: 6.3.11). To note, the original assessment submitted in August 2023 considered the population effects prior to the updated 'Review of Management Unit boundaries for cetaceans in UK waters' published in March 2023 (and further revised in May 2023) (IAMMWG, 2023) and only considered the South West England MU for bottlenose dolphins. In the most recent update, the Coastal West Channel MU extended further to the east. meaning the Export Cable Corridor (ECC) now runs through this MU. To assess potential effects to the bottlenose dolphin population within the Coastal West Channel MU, an interim Population Consequences of Disturbance (iPCoD) model was run in July 2024 in Appendix 11.4: Applicant's Response to Action Point 22 - Bottlenose Dolphin Population Modelling (Document reference: 6.4.11.4) to support the overall conclusions for the magnitude score of impacts presented in this chapter. As such, this chapter presents the results of both assessments, the Offshore Channel, Celtic Sea & South West England MU (IAMMWG, 2022) and the Coastal West Channel MU (IAMMWG, 2023), for the Project alone and cumulatively with other projects.
- For the ES the study area was reviewed and amended again based on project design updates and refinement the proposed DCO Order Limits following statutory consultation responses (Section 42). These included refinement of the cable route, substation locations and offshore boundary.
- For marine mammals the study area varies depending on the species, by considering individual species ecology and behaviour. The study area covers the



Rampion 2 array area and offshore ECC and is extended over an appropriate area largely defined by the appropriate species MU The study area is defined at both the MU scale and at the survey area scale (Appendix 11.1: Marine Mammal Baseline Report, Volume 4 of the ES (Document Reference: 6.4.11.1)

Temporal scope

The temporal scope of the assessment of marine mammals is the entire lifetime of Rampion 2, which therefore covers the construction (4 years), operation and maintenance of around 30 years, and decommissioning phases.

Potential receptors

The spatial and temporal scope of the assessment enables the identification of receptors which may experience a change as a result of Rampion 2. The receptors identified that may experience likely significant effects for marine mammals are outlined in **Table 11.7**.

Table 11.7 Receptors requiring assessment for marine mammals

| Receptor group | Receptors included within group |
|-------------------------|---|
| Marine mammal receptors | Any marine mammals present within the study area including those identified above (harbour porpoise, common dolphin, bottlenose dolphin, minke whale, harbour seal and grey seal) |

Potential effects

Potential effects on marine mammal receptors that have been scoped in for assessment are summarised in **Table 11.8**. This comprises those impacts which were scoped in within the Scoping Report (RED, 2020), plus those which the PINS did not agree could be scoped out based on the information presented within the Scoping Report.

Table 11.8 Potential effects on marine mammal receptors scoped in for further assessment

| Receptor | Activity or impact | Potential effect |
|--|--|--|
| Construction | | |
| Marine mammal ecology: Harbour porpoise, common dolphin, bottlenose dolphin, | Noise generated from construction activities | Underwater noise resulting from percussive piling and clearance of UXO has the potential to result in PTS (injury - permanent shift in hearing threshold) and TTS (recoverable shift in hearing threshold) in marine mammals. Underwater noise |



| Receptor | Activity or impact | Potential effect |
|---|---|--|
| minke whale, grey seal and harbour seal. | | from piling and UXO, plus other construction related activities (cable laying, ground clearance, dredging, seabed prep, and vessel movements, etc,) may result in disturbance to marine mammals. |
| Marine mammal ecology: Harbour porpoise, common dolphin, bottlenose dolphin, minke whale, grey seal and harbour seal. | Vessel collision risk | Although an increase in baseline collision risk is considered highly unlikely, if a collision were to occur, the consequences would be serious to the fitness of that individual. Mitigation measures will be put in place to ensure that this risk is minimised as far as possible. |
| Marine mammal ecology: Harbour porpoise, common dolphin, bottlenose dolphin, minke whale, grey seal and harbour seal. | Vessel disturbance | Marine mammals may potentially be disturbed by the presence of vessels (separate from the potential impacts from underwater noise), however mitigation measures will be put in place to ensure that the risk is minimised as far as possible. |
| Marine mammal ecology: Harbour porpoise, common dolphin, bottlenose dolphin, minke whale, grey seal and harbour seal. | Changes to prey availability | Construction activities may have the potential to alter prey availability for marine mammals, resulting in indirect effects to marine mammals. |
| Marine mammal ecology: Pinnipeds – grey seal and harbour seal. | Disturbance to seal haul out sites at landfall | Construction activities may have the potential to disturb seal species while at their haul out sites. |
| Operation | | |
| Marine mammal ecology: Harbour porpoise, common dolphin, bottlenose dolphin, minke whale, grey | Noise generated from operation | Operational noise from offshore wind farms to date has been found to be not significant for marine mammals. However, the size of WTGs planned at the Proposed Development do not have empirical data for operational noise and therefore scoped in as a precaution. |



| Receptor | Activity or impact | Potential effect |
|---|---|--|
| seal and harbour seal. | | |
| Marine mammal ecology: Harbour porpoise, common dolphin, bottlenose dolphin, minke whale, grey seal and harbour seal. | Vessel collision risk | Although an increase in baseline collision risk is considered highly unlikely, if an individual was collided with, the consequences would be serious to the fitness of that individual. Mitigation measures will be put in place to ensure that this risk is minimised as far as possible. |
| Marine mammal ecology: Harbour porpoise, common dolphin, bottlenose dolphin, minke whale, grey seal and harbour seal. | Vessel disturbance | Marine mammals may potentially be disturbed by the presence of vessels (separate from the potential impacts from underwater noise), however mitigation measures will be put in place to ensure that the risk is minimised. |
| Marine mammal ecology: Harbour porpoise, common dolphin, bottlenose dolphin, minke whale, grey seal and harbour seal. | Changes to prey availability | EMF from cabling has the potential to impact prey availability for marine mammals, resulting in potential indirect effects on marine mammals. This is assessed in Chapter 8: Fish and Shellfish Ecology, Volume 2 of the ES (Document Reference: 6.2.8) and it is considered to not have an impact on marine mammals. |
| Decommissioning | | |
| Marine mammal ecology: Harbour porpoise, common dolphin, bottlenose dolphin, | As for construction but likely to be reduced in magnitude | |

Activities or impacts scoped out of assessment

A number of potential effects have been scoped out from further assessment, resulting from a conclusion of no likely significant effect. These conclusions have been made based on the knowledge of the baseline environment, the nature of

seal.

minke whale, grey seal and harbour



planned works and the wealth of evidence on the potential for impact from such projects more widely. The conclusions follow (in a site-based context) existing best practice. Each scoped out activity or impact is considered in turn in **Table 11.9** and an indication given of whether the scope has evolved since Scoping. Those activities below are those which PINS, in its Scoping Opinion, has agreed can be scoped out based on current information.

Table 11.9 Activities or impacts scoped out of assessment

| Activity or impact | Rationale for scoping out |
|--|--|
| Accidental pollution from construction and operation | No Likely Significant Effect (LSE). The requirement for embedded mitigation results in no likely significant effect. |
| EMF from operation. | No LSE. No significant direct effect to marine mammals detected from offshore wind farms. |

11.5 Methodology for baseline data gathering

Overview

Baseline data collection has been undertaken to obtain information over the study areas described in **Section 11.4**: **Scope of the assessment**. The current baseline conditions presented in **Section 11.6**: **Baseline conditions** sets out data currently available information from the study area/s.

Desk study

The data sources that have been collected and used to inform this marine mammal assessment are summarised in **Table 11.10**.

Table 11.10 Data sources used to inform the marine mammals ES assessment

| Source | Date | Summary | Coverage of study area |
|--------------------------|---------------------|-------------------------------|--|
| Rampion 2 surveys | Apr 2019 – Mar 2021 | Digital aerial surveys. | proposed DCO Order Limits + 4 km buffer. |
| Rampion 1 surveys | Mar 2010 – Feb 2012 | Boat based visual surveys | Rampion 1 array area application boundary + 5 km buffer. |
| SCANS III (Hammond et | July 2016 | Abundance estimates for small | UK wide |



| Source | Date | Summary | Coverage of study area |
|--|---|--|--|
| al., 2017) | | cetacean populations. | |
| JCP Phase III (Paxton <i>et al.,</i> 2016) | 1994-2010 | Estimations of spatial and temporal abundance patterns. | UK wide |
| JCP Phase III Data Analysis Product | 1994 and 2010 | JCP dataset: 38 sources, totalling over 1.05 million km from a variety of platforms. | UK wide. Specific estimates provided for Hastings and Isle of Wight. |
| Heinänen and Skov (2015) | 1991-2011 (Summer: Apr-Sep, Winter: Oct- Mar) | Density surface maps produced from the JCP dataset. | UK wide |
| MERP Cetacean distribution maps (Waggitt <i>et</i> <i>al.</i> , 2020) | 1980-2018 | Species distribution maps available at monthly and 10 km ² density scale. | UK wide |
| Sea Watch Foundation Sightings (Castles, 2020) | 2007 - 2019 | Sightings distribution maps. | Waters around the Isle of Wight. |
| ORCA sightings | 2011-2020 | Sightings and effort data from opportunistic ferry surveys. | Ferry route between Portsmouth and Caen. |
| Seal haul-out counts (provided by SMRU) | August counts: 1996- 2020 (harbour and grey seal) Autumn counts: 1989-2020 (grey seal pups) | Haul-out count data for population estimates. | UK wide |
| Seal telemetry (provided by SMRU) | 1988-2018 | Information on GPS location, track data and dive data. | UK wide |



| Source | Date | Summary | Coverage of study area |
|---|-------------------------------------|---|---------------------------------------|
| Sea at-sea usage (Russell <i>et al.,</i> 2017) | 1991-2015 | Average seal at-sea distribution estimates at a 5km grid resolution. | UK wide |
| Habitat based distribution (Carter <i>et al.</i> , 2020 and 2022) | 2005-2019 | Habitat preference and at-sea distribution estimates at 5 km grid resolution. | UK wide |
| The Solent Seal Project (Castles et al., 2021, Chesworth et al., 2010) | Counts: 1999-2019 Telemetry 2009 | Annual august haul out counts of seals in the Solent. Telemetry data for 5 harbour seals tagged at Chichester and Langstone harbours. | The Solent |
| SAMM surveys (Laran et al., 2017) | Nov 2011 – Aug 2012 | Large scale aerial surveys. | English Chanel and the Bay of Biscay. |
| French seal data (Vincent et al., 2017) | 1999-2014 | 45 grey and 28 harbour seals tagged. | English Channel and French coast. |

Site surveys

- Monthly digital aerial surveys covering the survey area were conducted from April 2019 to March 2021, resulting in 24 surveys. At the time of the publication of the PEIR, only 20 months of data were available to include in the baseline characterisation (April 2019 November 2020). The final baseline technical report for this ES chapter contains the full 24 months of survey data which has been analysed.
- Population estimates for each survey month were extracted by multiplying the mean number of animals per image, by the total number of images covering the study area. Using non-parametric, bootstrap methods, species-specific monthly abundance estimates were calculated from the raw count data, with upper and lower confidence limits included. Where appropriate, precision was also presented for each estimate. Dividing these estimates by the size of the area covered,



generated the associated density estimates for all species. Detail on the sitespecific surveys conducted is provided in **Table 11.11** (and reported on in full in **Appendix 11.1: Marine mammal baseline technical report, Volume 4** of the ES (Document Reference: 6.4.11.1).

Table 11.11 Site surveys undertaken

| Survey type | Scope of survey | Coverage of study area | Survey status |
|---|---|--|---|
| Rampion 2 Monthly Digital Aerial Surveys | A suite of 24 monthly surveys to collect baseline data on marine mammals associated within the area of the proposed development | The survey tracks ensure representation of the entire survey area. As per the survey design, the survey tracks cover greater than 10% of the survey area. The full survey area has been covered for the ES. | This ES chapter contains the full 24 months of data which has been analysed and is therefore available for the complete characterisation of marine mammal receptors |

Data limitations

The key data limitations with the baseline data and their ability to materially influence the outcome of the EIA are the high spatial and temporal variation in marine mammal abundance and distribution in any particular area of the sea.

Appendix 11.1: Marine Mammal Baseline Technical Report, Volume 4 of the ES (Document Reference: 6.4.11.1) details the data sources used in the assessment and their associated assumptions and limitations.

11.6 Baseline conditions

The following sections provide a summary of the baseline conditions for marine mammal receptors. Detailed descriptions are included in **Appendix 11.1: Marine mammal baseline technical report**, **Volume 4** of the ES (Document Reference: 6.4.11.1).

Current baseline

- The marine mammal baseline characterisation is presented in **Appendix 11.1:**Marine mammal baseline technical report, Volume 4 of the ES (Document Reference: 6.4.11.1). The baseline characterisation details the occurrence of marine mammal species present in the study area, compiled through a combination of literature reviews and data obtained from site-specific surveys.
- The Rampion 2 site-specific surveys resulted in sightings of harbour porpoise and common dolphin, alongside a number of unidentified cetaceans and seals.



Harbour porpoises were recorded in only eight of the 24 surveys. This resulted in a maximum density estimate of 0.05 porpoise/km² within the Survey Area (Rampion 2 array area + 4 km buffer) and an average density across all 24 surveys of 0.01 porpoise/km². Only one common dolphin was sighted during the 24 months of site-specific surveys. The average density estimate across all surveys to date in the survey area was 0.001 dolphins/km². The unidentified cetaceans, presumed to be either a dolphin or porpoise species, were seen in ten of the survey months. This resulted in a an average density estimate across all surveys of 0.01 individuals/km². The unidentified seals, presumed to be either grey or harbour seals, had a peak count in July when three seals were counted.

- While not sighted during the Rampion 2 site-specific surveys, bottlenose dolphins and minke whales have been sighted during local and opportunistic surveys in the area, and so they have been scoped into the assessment within this ES chapter.
- The conclusion of the baseline characterisation uses all the data sources selected (see **Section 11.5**) to identify the key marine mammal species within the study area, and a set of recommended density estimates and Management Units for each species to be used in this ES chapter (**Table 11.12** and **Figure 11.1**, **Volume 3** of the ES (Document Reference: 6.3.11)).

Table 11.12 Marine mammal density estimates, and reference population information used in the impact assessment

| Species | Density (#/km²) | Source | Reference population | Reference population size | Source |
|-----------------------|--------------------|--|--|--|----------------|
| Harbour porpoise | 0.213 | SCANS III (Hammond et al., 2017) | North Sea MU | 346,601 | (IAMMWG, 2022) |
| Bottlenose dolphin | 0.037 | SAMMS surveys (Laran <i>et</i> <i>al.</i> , 2017) | Offshore Channel and SW England MU and Coastal West Channel MU | 10,693 (10,653 + 40 ³) | (IAMMWG, 2023) |

³As outlined in paragraph 11.4.4 there have been recent changes to the bottlenose dolphin MUs, the original assessments on bottlenose dolphins was undertaken based on the population values from IAMMWG (2022) when the Project only overlapped with the Offshore Channel and South West MU. The expansion of the Coastal West Channel MU eastwards in IAMMWG (2023) resulted in the Project ECC overlapping with this MU, therefore updated assessments on the CWC MU have also been provided in sections 11.9 and 11.12.

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| Species | Density (#/km²) | Source | Reference population | Reference population | Source |
|-------------------|-----------------------|--|---|----------------------|---------------------------------|
| | | | | size | |
| | | | Or | | |
| | | | Offshore Channel and SW England MU | 10,947 | (IAMMWG, 2022) |
| Common dolphin | 0.171 | SAMMS surveys (Laran <i>et</i> <i>al.</i> , 2017) | Celtic and Greater North Seas MU | 102,656 | (IAMMWG, 2022) |
| Minke whale | 0.002 | SCANS III (Hammond et al., 2017) | Celtic and Greater North Seas MU | 20,118 | (IAMMWG, 2022) |
| Harbour seal | Grid cell specific | Habitat preference (Carter et al., 2020) | 50 percent South & South-east England MUs combined | 2,633 | 2019 counts provided by SMRU |
| Grey seal | Grid cell specific | Habitat preference (Carter et al., 2020) | 50 percent South and South-east England MUs combined | 36,368 | 2019 counts provided by SMRU |

As detailed in Appendix 11.1: Marine mammal baseline technical report, Volume 4 of the ES (Document Reference: 6.4.11.1), white-beaked dolphins are considered to be very rare visitors to the survey area, with no sightings during the site-specific aerial surveys (24 months of data), SCANS III, JCP or ORCA surveys. Rampion 1 surveys recorded a single individual on one occasion during the full 30 surveys undertaken for that project, with the only other records of white-beaked dolphin in the area from Sea Watch surveys, for which density estimates are not available. Based on the extremely low number of sightings of white-beaked dolphin, particularly in the more recent surveys, this species was scoped out of the PEIR, as discussed and agreed at the ETG on 26 March 2021. Following the finalisation of the site surveys and inclusion of the full 24 months of data, the decision was made that white-beaked dolphin remain scoped out of the ES.



- Both harbour and grey seals can be observed within the English Channel, albeit at typically lower numbers than other areas of the UK. The Proposed Development is located within the South seal MU, however it is adjacent to the border of the South-east England MU. As the Proposed Development has the potential to impact both MU populations, Natural England have advised that it would be pragmatic for the reference population for the harbour seal assessments to be comprised of 50% of the South MU and 50% of the Southeast MU population. For grey seals, given their wider ranging behaviour, the entirety of both MUs have been considered as the reference population against which to assess impacts.
- The closest harbour seal haul outs are around the Solent and adjacent harbours, approximately 11km distant, where low numbers of harbour seals have been estimated (40 individuals, SCOS, 2018). Three years' worth of harbour seal photo-ID data indicate site fidelity in Chichester harbour (Castles *et al.*, 2021). Significantly larger harbour seal haul outs can be found into the North Sea, from the outer Thames northwards, however there is no evidence of connectivity between the Solent seals and the Southeast England MU seals and beyond (Appendix 11.1: Marine mammal baseline technical report, Volume 4 of the ES (Document Reference: 6.4.11.1)). Habitat preference modelling indicates low harbour seal densities at sea in the English Channel (Carter et al 2020).
- The closest grey seal haul out site to the Proposed Development is at Chichester Harbour, where grey seal August counts are low (12 in 2019, Castles *et al.*, 2021). Grey seal tagging data indicates a degree of connectivity among grey seals towards the western end of the English Channel and among those towards the eastern end of the English Channel, but not connectivity east to west (Vincent *et al.*, 2017). Habitat preference modelling indicates low grey seal densities at sea in the English Channel (Carter *et al* 2020).
- A summary of the species sighted during the site-specific surveys is presented in Figure 11-2, Volume 3 of the ES (Document Reference: 6.3.11).

Future baseline

- It is challenging to predict the future trajectories of marine mammal populations in the absence of the Proposed Development. Some UK marine mammal populations have undergone periods of significant change in parts of their range, with a limited understanding of the driving factors responsible. For example, there is uncertainty about whether it is an increase in pup survival or increases in fecundity that has been responsible for the recent exponential growth of grey seals in the North Sea (Russell, 2017). Additionally, monitoring is not in place at the relevant temporal or spatial scales to really understand the baseline dynamics of some marine mammal populations.
- The most recent UK assessment of conservation status for cetaceans resulted in an assessment of unknown⁴ for harbour porpoise (JNCC, 2019a), white-beaked

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⁴ An assessment of unknown is determined when there is insufficient information to make a valid assessment. In the case of an unknown assessment a precautionary approach is taken.



dolphin (JNCC, 2019b), common dolphin (JNCC, 2019c), bottlenose dolphin (JNCC, 2019d) and minke whale (JNCC, 2019e). For seals the assessment concluded unfavourable – inadequate for common (harbour) seal (JNCC, 2019f), and favourable for grey seals (JNCC, 2019g). These assessments take into consideration the short term and long-term trends of the populations and provide an assessment of the future prospects of the population. For harbour porpoise both the short- and long-term trends in population size were categorised as unknown, with favourable status for range and habitat and the assessment resulted in a conclusion of having unknown future prospects. For common dolphin, bottlenose dolphin and minke whale, the long-term trends in population and habitat were unknown with favourable prospects for range, and the assessment resulted in a conclusion of unknown future prospects for each species overall. For grey seals the long-term trends in population size were categorised as increasing and the assessment resulted in a conclusion of the species having favourable future prospects. For harbour seals both the short- and long-term trends in population size were categorised as decreasing and the assessment resulted in a conclusion of the species having poor future prospects.

- The potential impacts of climate change on marine mammals were reviewed and 11.6.13 synthesised by Evans and Bjørge (2013). They concluded that the impacts of climate change on marine mammals remain poorly understood. In the UK, changes are predicted to manifest in relation to changes in prey abundance and distribution as a result of warmer sea temperatures, and enhanced stratification forcing earlier occurrence of the spring phytoplankton bloom and potential cascading effects through the food chain (Evans and Bjørge 2013). The authors also conclude that the NW European species likely to be most affected in the future will be those that have relatively narrow habitat requirements and that shelf sea species like the harbour porpoise and minke whale may come under increased pressure with reduced available habitat, if they experience range shifts northwards. Although the main cause of widespread declines in UK harbour seal population is not known, the prevalence in the population of domoic acid derived from toxic algae may be a contributory factor and could be exacerbated by increased sea temperatures (Evans and Bjørge 2013). In addition, sea level rise and an increase in storm frequency and associated wave surges could affect the availability of haul out sites for seals. Increased storm frequency and associated conditions could also lead to increased pup and calf mortality.
- In conclusion, it is likely that if the proposed development was not developed, the baseline with regard to marine mammal receptors is anticipated to remain unchanged aside from some natural variation (e.g. climate change).

11.7 Basis for ES assessment

Maximum design scenario

11.7.1 Assessing using a parameter-based design envelope approach means that the assessment considers a maximum design scenario whilst allowing the flexibility to make improvements in the future in ways that cannot be predicted at the time of submission of the DCO Application. The assessment of the maximum adverse scenario for each receptor establishes the maximum potential adverse impact and



- as a result impacts of greater adverse significance would not arise should any other development scenario (as described in **Chapter 4: The Proposed Development**, **Volume 2** of the ES (Document Reference: 6.2.4)) to that assessed within this Chapter be taken forward in the final scheme design.
- The maximum parameters and assessment assumptions that have been identified to be relevant to marine mammals are outlined in **Table 11.13** and are in line with the Project Design Envelope (in **Chapter 4: The Proposed Development**, **Volume 2** of the ES (Document Reference: 6.2.4)).



| Project phase and activity/impact | Maximum parameters | Maximum assessment assumptions | Justification |
|---|--|---|---|
| Construction | | | |
| Construction noise impacts (including PTS, | WTG foundation installation: | Offshore substation foundation installation: | The use of the smaller WTGs over the larger WTGs results in a greater number of WTGs |
| TTS and disturbance) | 90 of the smaller WTGs supported on either 90 supported on either 3 monopile foundations or 360 pin pile foundations (assuming 4 legs per 3 substation structures supported on either 3 monopile foundations or 36 pin pile foundations (assuming 6 legs per | being installed. As the hammer energy is the same for either WTG size, the smaller WTGs represent the maximum amount of energy emitted into the marine environment and therefore the largest risk to marine mammals | |
| | multileg). | multileg) | Both foundation types (MP and PP) are |
| | 12 months duration | 12 months duration | presented here as while the hammer energy is higher for MPs, the additional number of |
| seabed preparation, rock dumping and cable installation: Methods: Trenching, dredging, jetting, ploughing, mass flow excavation, design scenarion, design scenarion, design scenarion, and sequentially at the sequential scenarion design scenarion. | Maximum spatial design scenario: | PPs required may result in a greater impact due to the longer installation period. | |
| | . • | 4 monopiles per day - simultaneous installation | In terms of concurrent piling the worst-case scenario is from concurrent monopiling at the |
| | dredging, jetting, ploughing, mass flow excavation, | based on 2 monopile foundations installed sequentially at the West and East locations = 23 days piling | W and E locations as these are the furthest apart. Concurrent piling of monopile and multileg foundations will have a smaller impact range than concurrent piling of 2 monopiles. |
| | | 8 pin piles per day - simultaneous installation | This is the maximum potential for underwate noise impacts. |



| Project phase and activity/impact | Maximum parameters | Maximum assessment assumptions | Justification |
|-----------------------------------|---|--|---------------|
| | Export cable installation: Total length of export cables: 170km | based on 2 multileg foundations installed sequentially at the West and East locations (assuming 4 legs per multileg) = 45 days piling | |
| | | WTG foundation installation: | |
| | | 7.5 minute soft start | |
| | | 22.5 minute ramp up | |
| | | (30 minutes total) | |
| | | Monopile foundations; hammer energy of up to 4,400kJ | |
| | | Pin pile foundations; hammer energy of up to 2,500kJ | |
| | | Maximum temporal design scenario: | |
| | | 90 WTGs on monopile foundations | |



| Project phase and activity/impact | Maximum parameters | Maximum assessment assumptions | Justification |
|-----------------------------------|--------------------|---|---------------|
| | | Up to 3 offshore substations | |
| | | Total of 93 monopiles in the array = 93 piling days | |
| | | 90 WTGs on piled multileg foundations = 360 pin piles | |
| | | Up to 3 offshore substations = 36 pin piles | |
| | | Total of 396 pin piles in the array = 99 piling days | |
| | | WTG foundation installation: | |
| | | A maximum of 25 vessels making up to 680 return trips. | |
| | | Offshore substation installation: | |
| | | 7.5 minute soft-start | |
| | | 22.5 minute ramp up | |



| Project phase and activity/impact | Maximum parameters | Maximum assessment assumptions | Justification |
|-----------------------------------|--------------------|--|---|
| Vessel collision risk | | associated infrastructure will lead to the | |
| | · | A maximum of 25 vessels making up to 680 return trips. | highest level of construction activities and therefore highest level of construction vessel round trips. |
| | | WTG installation A maximum of 22 vessels making up to 1,033 return trips. | The maximum number of vessels transits and the maximum duration of the construction will result in the greatest potential for vessel collisions with marine mammals |
| | | Offshore substation installation A maximum of 37 vessels making up to 288 return trips. | |
| | | Export cable installation A maximum of 24 vessels making up to 154 return trips. | |
| | | Array cable installation A maximum of 21 vessels making up to 318 return trips. | |



| Project phase and activity/impact | Maximum parameters | Maximum assessment assumptions | Justification |
|--|---|---|---|
| Vessel disturbance | This is considered as per the justification for 'Vessel collision risk' (construction – see above). | As listed above in vessel collision risk | The maximum number of WTGs and associated infrastructure will lead to the highest level of construction activities and therefore highest level of construction vessel round trips. |
| | | | The maximum number of vessels transits and the maximum duration of the construction will result in the greatest potential for marine mammal disturbance. |
| Changes in prey availability | The assessment for this impact is based on the MDS presented in Chapter 8: Fish and shellfish Ecology, Volume 2 of the ES (Document Reference: 6.2.8). See that chapter for a full description of the MDS | Please see Chapter 8: Fish and Shellfish Ecology, Volume 2 of the ES (Document Reference: 6.2.8) for maximum assessment assumptions that impact fish and shellfish species. | The MDS described in Chapter 8: Fish and Shellfish Ecology, Volume 2 of the ES (Document Reference: 6.2.8) is considered to be an accurate assessment. Therefore this chapter bases its assessment of the reduction in prey availability on the information presented within that chapter |
| Disturbance to seal haul out sites at landfall | This is considered as per the justification for 'Construction noise impacts (including PTS and disturbance)', 'Vessel collision risk', 'Vessel disturbance' and 'Reduction in prey | See above for assessment assumptions that will influence disturbance | All construction activities may potentially cause disturbance to seal haul out sites at landfall and therefore the MDS should consider all the other impacts |



| Project phase and activity/impact | Maximum parameters | Maximum assessment assumptions | Justification |
|-----------------------------------|--|---|--|
| | availability' (construction – see above). | | |
| Operation and maintenance |) | | |
| Operational noise impacts | WTG Use of the larger WTGs Diameter of monopile: 13.5m | Total number of structures: Up to 65 Seabed take of foundation alone: 143m² Seabed area total – per turbine: 3,580m² Jack-up area per leg: 250 m² Jack-up number of legs: 6 | The use of the larger WTGs is likely to result in the loudest noise from operational WTGs. |
| Vessel collision risk | 869 total return trips for all vessel types per year. Peak vessel quantities: A maximum of 21 vessels at any one time. | Offshore activities: CTVs: 6 SOVs: 2 JUVs: 4 | The maximum number of WTGs and associated infrastructure will lead to the highest level of WTGs and associated maintenance activities and therefore highest level of maintenance vessel round trips. The maximum number of vessels transits and the maximum duration of the |



| Project phase and activity/impact | Maximum parameters | Maximum assessment assumptions | Justification |
|-----------------------------------|--|---|--|
| | | Operation and maintenance vessel peak quantities: | maintenance will result in the greatest potential for vessel collisions with marine mammals. |
| | | Large vessels: 3 | |
| | | Small vessels: 6 | |
| | | Lift vessels: 2 | |
| | | Cable maintenance vessels: 2 | |
| | | Auxiliary vessels: 8 | |
| Vessel disturbance | This is considered as per the justification for 'Vessel collision risk' (operation and maintenance – see above). | As listed above in vessel collision risk | The maximum number of WTGs and associated infrastructure will lead to the highest level of WTGs and associated maintenance activities and therefore highest level of maintenance vessel round trips. |
| | | | The maximum number of vessels transits and the maximum duration of the maintenance will result in the greatest potential for marine mammal disturbance. |
| Decommissioning | | | |



| Project phase and activity/impact | Maximum parameters | Maximum assessment assumptions | Justification |
|---|--|--------------------------------|---|
| Decommissioning noise impacts (including PTS and disturbance) | In the absence of detailed methodologies and schedules, decommissioning works and associated implications for marine mammals are considered analogous with those assessed for the construction phase. Therefore, this is considered as per the justification for 'Construction noise impacts (including PTS and disturbance)' (see above). | | The scenario which represents the potential for the maximum level of infrastructure to be decommissioned. Decommissioning is likely to include removal of all of the WTG components and part of the foundations (those above seabed level) and removal of all other surface infrastructure. Some or all of the array cables, interconnector cables, and offshore export cables may be removed. The implications of decommissioning on marine mammals are expected to be less than the construction |
| Vessel collision risk | In the absence of detailed methodologies and schedules, decommissioning works and associated implications for marine mammals are considered analogous with those assessed for the construction phase. Therefore, this is considered as per the justification for 'Vessel collision risk' (construction – see above). | | phase and are therefore not considered to be significant. The scenario which represents the potential for the maximum level of infrastructure to be decommissioned (see above). |
| Vessel disturbance | In the absence of detailed m schedules, decommissioning implications for marine mam | g works and associated | The scenario which represents the potential for the maximum level of infrastructure to be decommissioned (see above). |



| Project phase and activity/impact | Maximum parameters | Maximum assessment assumptions | Justification |
|---|--|---|---|
| | analogous with those asses phase. Therefore, this is cor justification for 'Vessel distu above). | nsidered as per the | |
| Changes in prey availability | In the absence of detailed meschedules, decommissioning implications for marine man analogous with those assest phase. Therefore, this is conjustification for 'Reduction in (construction – see above). | g works and associated nmals are considered sed for the construction nsidered as per the | The scenario which represents the potential for the maximum level of infrastructure to be decommissioned (see above). |
| Disturbance to seal haul outs at landfall | In the absence of detailed meschedules, decommissioning implications for marine man analogous with those assest phase. Therefore, this is conjustification for 'Disturbance (construction – see above). | The scenario which represents the potential for the maximum level of infrastructure to be decommissioned (see above). | |



Embedded environmental measures

- As part of the Rampion 2 design process, a number of embedded environmental measures have been adopted to reduce the potential for impacts on marine mammals. These embedded environmental measures have evolved over the development process as the EIA has progressed and in response to consultation.
- These measures also include those that have been identified as good or standard practice and include actions that will be undertaken to meet existing legislation requirements. As there is a commitment to implementing these embedded environmental measures, and also to various standard sectoral practices and procedures, they are considered inherently part of the design of Rampion 2 and are set out in this ES.
- 11.7.5 **Table 11.14** sets out the relevant embedded environmental measures within the design and how these affect the marine mammal assessment.



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Table 11.14 Relevant marine mammals embedded environmental measures

| ID | Environmental measure proposed | Project phase measure introduced | How the environmental measures will be secured | Relevance to marine mammals' assessment |
|------|---|---|--|--|
| C-51 | A Vessel Management Plan will be developed pre-construction which will determine vessel routeing to and from construction areas and ports to minimise, as far as reasonably practicable, encounters with marine mammals. It will also consider vessel codes of conduct provided by WiSe Scheme, Scottish Marine Wildlife Watching Code (MWWC) and the Nature Scott "Guide to best practice for watching marine wildlife". | Scoping, updated at ES | DCO requirements or dML conditions | The VMP will reduce the risk of vessel disturbance and collision risk. The assessment of vessel disturbance and collision risk are assessed in Sections 11.9, 11.10 and 11.11. The Working in Proximity to Wildlife document Appendix 10 – Further Information for Action Point 42 – Proximity to Marine Wildlife [REP1-028] incorporates the guidance from the MWWC and will be followed. |
| C-52 | A piling Marine Mammal Mitigation Protocol (MMMP) will be implemented during construction and will be developed in accordance with Joint Nature Conservation Committee (JNCC, 2010) guidance and with the latest relevant guidance and information and in consultation with stakeholders. The piling MMMP will include details of soft starts to be used during piling operations with lower hammer energies | Scoping – updated at PEIR and ES | DCO requirements or dML conditions | The piling MMMP will reduce the impact of underwater noise generated from piling activities, lowering the risk of injury, including PTS. |



| ID | Environmental measure proposed | Project phase measure introduced | How the environmental measures will be secured | Relevance to marine mammals' assessment |
|------|---|---|--|---|
| | used at the beginning of the piling sequence before increasing energies to higher levels. A Draft Piling Marine Mammal Protocol (Document Reference: 7.14) has been submitted with this application. | | | |
| C-53 | An Outline Marine Pollution Contingency Plan (MPCP) has been submitted with this Application as Appendix A of the Outline Project Environmental Management Plan (Document Reference: 7.11). This Outline MPCP provides details of procedures to protect personnel working and to safeguard the marine environment and mitigation measures in the event of an accidental pollution event arising from offshore operations relating to Rampion 2. The Final MPCP will include relevant key emergency contact details. | Scoping, updated at ES | DCO requirements or dML conditions | The MPCP will reduce the risk of an accidental pollution event occurring. |



| ID | Environmental measure proposed | Project phase measure introduced | How the environmental measures will be secured | Relevance to marine mammals' assessment |
|-------|--|---|--|--|
| C-54 | A Decommissioning Marine Mammal Mitigation Protocol (MMMP) will be implemented during decommissioning. The Decommissioning MMMP will be in line with the latest relevant available guidance. | Scoping, updated at ES | DCO requirements or dML conditions | The decommissioning MMMP will reduce the impact from underwater noise generated from decommissioning activities, lowering the risk of injury, including PTS. |
| C-95 | The assessment has taken into consideration the mitigation and control of invasive species measures, this has been incorporated into the Outline Project Environmental Management Plan (PEMP) (Document Reference 7.11). | Scoping | DCO requirement or dML conditions | The Outline PEMMP will summarise the mitigation measures and monitoring requirements for marine mammals and assist in reducing impacts from the development. |
| C-102 | A UXO Clearance Marine Mammal Mitigation Protocol (MMMP) will be developed in consultation with Natural England to appropriately manage the risk to marine mammals during UXO clearance. A Draft UXO Clearance MMMP (Document Reference 7.15) has been submitted with this Application | Scoping, updated at ES | Application for UXO clearance works Marine Licence | The UXO MMMP will reduce the impact of underwater noise generated from the removal of UXOs, lowering the risk of injury, including PTS. |



| ID | Environmental measure proposed | Project phase measure introduced | How the environmental measures will be secured | Relevance to marine mammals' assessment |
|-------|---|---|--|---|
| C-265 | Double big bubble curtains will be deployed as the minimum single offshore pilling noise mitigation technology will be utilised to deliver underwater noise attenuation for all foundation installations throughout the construction of the Proposed Development where percussive hammers are used in order to reduce predicted impacts to: • sensitive receptors at relevant Marine Conservation Zone (MCZ) sites and reduce the risk of significant residual effect on the designated features of these sites, • spawning herring, and • marine mammals. | ES | dML conditions | Although the commitment is specific to MCZ, which are not designated for marine mammal features, C-265 is relevant to marine mammals as the use of mitigation technologies will reduce the impact of underwater noise generated from piling during construction phase, this will lower the risk of injury, including PTS. |
| C-275 | The use of low order detonations using the 'deflagration method' will be the prioritised method of disposal for Offshore UXOs, and will be implemented, where practicable. | ES | dML conditions | The use of low order detonations will secure a reductio in the impact from underwear noise generated from UXO clearance, lowering the risk of injury, including PTS. |



| ID | Environmental measure proposed | Project phase measure introduced | How the environmental measures will be secured | Relevance to marine mammals' assessment |
|-------|--|---|--|---|
| C-288 | The Applicant is committed to minimising the release of plastics into the marine environment, and commits to using suitable alternatives, where this is practicable. | Examination | dML conditions | Fewer plastics being released will lead to less plastics being ingested by marine mammals. |
| C-298 | Where appropriate, the results of post- consent monitoring, data and reports will be made publicly available and provided to the relevant data repositories. | Examination | dML conditions | The noise monitoring campaign for piling will compare the measured data with the modelled PTS impact ranges for marine mammals to validate conclusions made within the ES. The noise monitoring campaign will also collect data to validate the performance and effectiveness of the Double Big Bubble Curtain. |



Further detail on the environmental measures in **Table 11.14** is provided in the **Commitments Register** (Document Reference: 7.22) which sets out how and where particular environmental measures will be implemented and secured.

11.8 Methodology for ES assessment

Introduction

The project-wide generic approach to assessment is set out in **Chapter 5: Approach to the EIA, Volume 2** of the ES (Document Reference: 6.2.5). The assessment methodology for marine mammals for the ES is consistent with that provided in the Scoping Report (RED, 2020) and no changes have been made since the Scoping phase and PEIR.

Impact assessment criteria

- The approach to determining the significance of effect is a two-stage process that involves defining the sensitivity of the receptors and the magnitude of the impacts. This section describes the criteria applied in this chapter to assign values to the sensitivity of receptors and the magnitude of potential impacts.
- The criteria for defining sensitivity in this chapter are outlined in **Table 11.15** below. These criteria have been updated and redefined since publication of the PEIR (see **Appendix 11.2: Marine mammal quantitative underwater noise impact assessment, Volume 4** of the ES (Document Reference: 6.4.11.2)), with changes being followed through to reflect this in this chapter.

Table 11.15 Definition of terms relating to receptor sensitivity

| Sensitivity | Definition used in this chapter |
|-------------|--|
| High | No ability to adapt behaviour so that individual vital rates (survival and reproduction) are highly likely to be significantly affected. |
| | No tolerance – Effect will cause a change in individual vital rates (reproduction and survival rates). |
| | No ability for the animal to recover from any impact on vital rates (reproduction and survival rates). |
| Medium | Limited ability to adapt behaviour so that individual vital rates (survival and reproduction) may be significantly affected. |
| | Limited tolerance – Effect may cause a change in individual vital rates (reproduction and survival). |
| | Limited ability for the animal to recover from any impact on vital rates (reproduction and survival rates). |



| Sensitivity | Definition used in this chapter |
|-------------|--|
| Low | Ability to adapt behaviour so that individual vital rates (survival and reproduction rates may be affected but not at a significant level. |
| | Some tolerance – No significant change in individual vital rates (survival and reproduction). |
| | Ability for the animal to recover from any impact on vital rates (reproduction and survival rates). |
| Very low | Receptor is able to adapt behaviour so that individual vital rates (survival and reproduction) are not affected. |
| | Receptor is able to tolerate the effect without any impact on individual vital rates (survival and reproduction). |
| | Receptor is able to return to previous behavioural states/activities once the impact has ceased. |

11.8.4 The criteria for defining magnitude in this chapter are outlined in **Table 11.16** below

Table 11.16 Definition of terms relating to a magnitude of an impact

| Magnitude of impact | Definition used in this chapter |
|---------------------|---|
| High | The impact would affect the behaviour and distribution of sufficient numbers of individuals, with sufficient severity, to affect the favourable conservation status and/or the long-term viability of the population at a generational scale. (Adverse) |
| | Impact is expected to result in a long-term, large-scale increase in the population trajectory at a generational scale. (Beneficial) |
| Medium | Temporary changes in behaviour and/or distribution of individuals at a scale that will result in potential reductions to lifetime reproductive success to some individuals although not enough to affect the population trajectory over a generational scale. Permanent effects on individuals that may influence individual survival but not at a level that will alter population trajectory over a generational scale. (Adverse) |
| | Benefit to the habitat influencing foraging efficiency resulting in increased reproductive potential and increased population health and size. |



| Magnitude of impact | Definition used in this chapter |
|---------------------|--|
| | (Beneficial) |
| Low | Short-term and/or intermittent and temporary behavioural effects in a small proportion of the population. Reproductive rates of individuals may be impacted in the short term (over a limited number of breeding cycles). Survival and reproductive rates very unlikely to be impacted to the extent that the population trajectory will be altered. (Adverse) |
| | Short term (over a limited number of breeding cycles) benefit to the habitat influencing foraging efficiency resulting in increased reproductive potential. (Beneficial) |
| Very Low | Very short term, recoverable effect on the behaviour and/or distribution in a very small proportion of the population. No potential for the any changes in the individual reproductive success or survival therefore no changes to the population size or trajectory. (Adverse) |
| | Very minor benefit to the habitat influencing foraging efficiency of a limited number of individuals. (Beneficial) |

The significance of the effect upon marine mammals is determined by correlating the magnitude of the impact and the sensitivity of the receptor. The method employed for this assessment is presented in **Table 11.17**. Where a range of significance of effect is presented in **Table 11.17**, the final assessment for each effect is based upon expert judgement.



Table 11.17 Matrix used for the assessment of the significance of the effect

| | | | Magnitude | of Impact | | |
|--------------|-------------|--|--|--|---------------------------------|--|
| | | High | Medium | Low | Very low | |
| | High | Major (Significant) | Major (Significant) | Moderate (Potentially significant) | Minor (Not significant) | |
| Sensitivity/ | Medium | Major (Significant) | Moderate (Potentially significant) | Minor (Not significant) | Minor (Not significant) | |
| Sens | Low | Moderate (Potentially significant) | Minor (Not significant) | Minor (Not significant) | Negligible (Not significant) | |
| | Very low | Minor (Not significant) | Minor (Not significant) | Negligible (Not significant) | Negligible (Not significant) | |

11.9 Assessment of effects: Construction phase

Introduction

- The impacts of the construction of the Proposed Development have been assessed on marine mammals in the study area. The effects arising from the construction of the Proposed Development are listed in **Table 11.13** along with the maximum design scenario assumptions against which each construction phase impact has been assessed.
- A description of the significance of effects upon marine mammal receptors caused by each identified impact is given below.

Construction noise impacts (including PTS, TTS and disturbance)

Overview

- 11.9.3 Construction activities, particularly pile driving, result in high levels of underwater noise emitted into the marine environment. Different sources result in different types and intensities of underwater noise, with pile driving and UXO clearance causing impulsive noise, resulting in the highest intensity sound likely to be emitted as part of the construction phase. Other sound sources such as vessels involved in construction and noise arising from cable installation or other construction activities are typically of a lower intensity, (mainly) non-impulsive nature and are likely to be continuous sounds, which pose a reduced magnitude of impact to marine mammals compared to piling and UXO.
- Due to the expected duration and intensity of the underwater noise from piling compared to the other sound sources, the focus of the potential effects from



underwater noise presented below focuses on that from piling, with consideration of the potential impacts from other sources provided following the piling assessment.

To inform the assessment of impacts from underwater noise, modelling has been undertaken which details the expected sound levels and predicted impact ranges (for relevant thresholds) from the various sound sources. Four representative locations were modelled: the North West (NW) location is in shallow water and close to the coast, the South (S) location is in the deepest water of the site, and the East (E) and West (W) locations were selected for the maximum separation distance for concurrent piling activities. The modelling methodology and results are presented within Appendix 11.2: Marine mammal quantitative underwater noise impact assessment, Volume 4 of the ES (Document Reference: 6.4.11.2).

Piling noise assessment

Overview

- A detailed underwater noise impact assessment of the effects which may arise from underwater noise from piling on marine mammals is presented in **Appendix 11.2: Marine mammal quantitative underwater noise impact assessment**, **Volume 4** of the ES (Document Reference: 6.4.11.2) with the information below a summary of the information provided therein.
- Both a WCS (worst case scenario) and a MLS (most likely scenario) for both monopiles and pin-piles are presented to cover the absolute maximum piling parameters that would ever be required to install a foundation (in terms of maximal hammer energies and longest piling durations) alongside the piling parameters that are considered to be more representative of the majority of the piling activity across the site.

PTS

Under the WCS, the largest predicted cumulative PTS-onset impact range for harbour porpoises is 7.4 km, resulting in a potential PTS-onset impact to 26 harbour porpoise per piling day, which represents 0.007% of the North Sea MU (**Table 11.18**). Under the MLS, the largest predicted cumulative PTS-onset impact range is 6.9 km, resulting in a potential PTS-onset impact to 23 harbour porpoise per piling day, which represents 0.007% of the North Sea MU (**Table 11.19**).



Table 11.18 Impact area, maximum range, number of harbour porpoise and percentage of MU predicted to experience PTS-onset for the WCS

| | Monopile (4,400 kJ) | | | | | Pin-pile (2,500 kJ) | | | | |
|--|---------------------|-----------|----------|-----------|-----------------------|---------------------|------------|-------|--|--|
| | NW | W | S | E | NW | W | S | E | | |
| Instantaneous PTS: 202 dB unweighted SPL _{peak} | | | | | | | | | | |
| Area (km²) | 0.57 | 0.91 | 1.4 | 1.4 | 0.38 | 0.63 | 0.99 | 0.93 | | |
| Max range (km) | 0.43 | 0.55 | 0.68 | 0.66 | 0.36 | 0.46 | 0.56 | 0.55 | | |
| # Porpoise | <1 | <1 | <1 | <1 | <1 | <1 | <1 | <1 | | |
| % MU | 0.000 | 0.00 | 0.000 | 0.000 | 0.000 | 0.000 | 0.000 | 0.000 | | |
| Cumulativ | e PTS: 1 | 55 dB | VHF Weig | hted SELc | _{um} (multip | ole piles | in 24 hrs) | | | |
| Area (km²) | 6.9 | 20 | 120 | 87 | 2.8 | 10 | 77 | 54 | | |
| Max range (km) | 2.2 | 3.8 | 7.4 | 6.9 | 1.5 | 2.8 | 5.9 | 5.4 | | |
| # Porpoise | 1 | 2 | 26 | 19 | 1 | 2 | 16 | 12 | | |
| % MU | 0.000 | 0.00 0 | 0.007 | 0.005 | 0.000 | 0.000 | 0.004 | 0.003 | | |

Table 11.19 Impact area, maximum range, number of harbour porpoise and percentage of MU predicted to experience PTS-onset for the MLS

| | Mono | 00 kJ) | | Pin-pile (2,000 kJ) | | | | |
|---------------|----------|--------|----------|------------------------|------|------|------|------|
| | NW | W | S | E | NW | W | S | E |
| Instanta | neous PT | S: 202 | dB unwei | ghted SPL _p | eak | | | |
| Area (km²) | 0.54 | 0.87 | 1.4 | 1.3 | 0.33 | 0.53 | 0.82 | 0.77 |



| | Monop | ile (4,0 | 00 kJ) | | Pin-pile | Pin-pile (2,000 kJ) | | | | |
|----------------------|----------|-----------|----------|-------------|------------|---------------------|-----------|-------|--|--|
| | NW | W | S | E | NW | W | S | E | | |
| Max range (km) | 0.42 | 0.54 | 0.67 | 0.65 | 0.33 | 0.42 | 0.51 | 0.50 | | |
| # Porpoise | <1 | <1 | <1 | <1 | <1 | <1 | <1 | <1 | | |
| % MU | 0.000 | 0.00 | 0.000 | 0.000 | 0.000 | 0.000 | 0.000 | 0.000 | | |
| Cumulativ | e PTS: 1 | 155 dB | VHF Weig | hted SELcui | ո (multipl | e piles i | n 24 hrs) | | | |
| Area (km²) | 6 | 17 | 110 | 78 | 1.5 | 6.5 | 57 | 40 | | |
| Max range (km) | 2.1 | 3.4 | 6.9 | 6.5 | 1.1 | 2.2 | 5.0 | 4.6 | | |
| # Porpoise | 1 | 4 | 23 | 17 | <1 | 1 | 12 | 9 | | |
| % MU | 0.000 | 0.00 1 | 0.007 | 0.004 | 0.000 | 0.000 | 0.003 | 0.002 | | |

Under the WCS, the largest predicted cumulative PTS-onset impact range for bottlenose and common dolphins is <0.1 km, resulting in a potential PTS-onset impact to <1 individual dolphin per piling day, which represents 0.000% of the MUs for each species (**Table 11.20**).

Table 11.20 Impact area, maximum range and number of bottlenose and common dolphins predicted to experience PTS-onset for the WCS.

| | Monop | ile (4,400 | kJ) | | Pin-pile (2,500 kJ) | | | | | |
|--|-------|------------|-------|-------|---------------------|-------|-------|-------|--|--|
| | NW | W | S | E | NW | W | S | E | | |
| Instantaneous PTS: 230 dB unweighted SPL _{peak} | | | | | | | | | | |
| Area (km²) | <0.01 | <0.01 | <0.01 | <0.01 | <0.01 | <0.01 | <0.01 | <0.01 | | |
| Max range (km) | <0.05 | <0.05 | <0.05 | <0.05 | <0.05 | <0.05 | <0.05 | <0.05 | | |
| Bottlenose dolphins | <1 | <1 | <1 | <1 | <1 | <1 | <1 | <1 | | |



| | Monopile (4,400 kJ) | | | | | Pin-pile (2,500 kJ) | | | |
|-----------------------------|---------------------|--------|---------|----------|-----------|---------------------|---------|------|--|
| | NW | W | S | E | NW | W | S | E | |
| Common dolphins | <1 | <1 | <1 | <1 | <1 | <1 | <1 | <1 | |
| Cumulative I | PTS: 185 | dB VHF | Weighte | d SELcum | (multiple | piles in | 24 hrs) | | |
| Area (km²) | <0.1 | <0.1 | <0.1 | <0.1 | <0.1 | <0.1 | <0.1 | <0.1 | |
| Max range (km) | <0.1 | <0.1 | <0.1 | <0.1 | <0.1 | <0.1 | <0.1 | <0.1 | |
| # Bottlenose dolphins | <1 | <1 | <1 | <1 | <1 | <1 | <1 | <1 | |
| # Common dolphins | <1 | <1 | <1 | <1 | <1 | <1 | <1 | <1 | |

The largest predicted cumulative PTS-onset impact range for minke whales is 15 km under the WCS. Despite these large PTS-onset impact ranges, the density of minke whales predicted to be in this area is low enough (0.002 whales/km² SCANS III) that even with impact ranges of this scale, there is only a potential PTS-onset impact to <1 individual whale per piling day, which represents 0.000% of the MU (**Table 11.21**).

Table 11.21 Impact area, maximum range and number of minke whales predicted to experience PTS-onset for the WCS.

| | Monopil | e (4,400 k | (J) | | Pin-pile | (2,500 kJ |) | |
|---|---------|------------|--------|--------|----------|-----------|--------|--------|
| | NW | W | S | E | NW | W | S | E |
| Instantaneous PTS: 219 dB unweighted SPL _{peak} | | | | | | | | |
| Area (km²) | <0.01 | <0.01 | <0.01 | <0.01 | <0.01 | <0.01 | <0.01 | <0.01 |
| Max range (km) | <0.05 | <0.05 | <0.05 | <0.05 | <0.05 | <0.05 | <0.05 | <0.05 |
| # whales | <1 | <1 | <1 | <1 | <1 | <1 | <1 | <1 |
| % MU | <0.004 | <0.004 | <0.004 | <0.004 | <0.004 | <0.004 | <0.004 | <0.004 |
| Cumulative PTS: 183 dB VHF Weighted SEL _{cum} (multiple piles in 24 hrs) | | | | | | | | |



| | Monopil | le (4,400 k | (J) | | Pin-pile | Pin-pile (2,500 kJ) | | | |
|----------------------|---------|-------------|-------|-------|----------|---------------------|-------|--------|--|
| | NW | W | S | E | NW | W | S | E | |
| Area (km²) | 8.6 | 43 | 380 | 280 | 2.2 | 21 | 280 | 190 | |
| Max range (km) | 3.2 | 7.2 | 15 | 14 | 1.7 | 5.3 | 13 | 12 | |
| # whales | <1 | <1 | 1 | 1 | <1 | 1 | <1 | <1 | |
| % MU | <0.004 | <0.004 | 0.004 | 0.004 | <0.004 | <0.004 | 0.004 | <0.004 | |

Under the WCS, the largest predicted PTS-onset impact range for harbour and grey seals is 0.06 km, resulting in a potential PTS-onset impact to <1 individual harbour or grey seal per piling day (**Table 11.22**).

Table 11.22 Impact area, maximum range and number of harbour and grey seals predicted to experience PTS-onset for the WCS.

| | Monopi | le (4,400 | kJ) | | Pin-pile | (2,500 k | J) | |
|--------------------|----------|-----------|----------|-----------------------|-----------|------------|---------|-------|
| | NW | W | S | E | NW | W | S | E |
| Instantaneo | us PTS: | 218 dB u | nweighte | d SPL _{peak} | | | | |
| Area (km²) | <0.01 | <0.01 | 0.01 | 0.01 | <0.01 | <0.01 | <0.01 | <0.01 |
| Max range (km) | <0.05 | <0.05 | 0.06 | 0.05 | <0.05 | <0.05 | <0.05 | <0.05 |
| # Harbour seals | <1 | <1 | <1 | <1 | <1 | <1 | <1 | <1 |
| # Grey seals | <1 | <1 | <1 | <1 | <1 | <1 | <1 | <1 |
| Cumulative | PTS: 185 | dB VHF | Weighted | d SELcum | (multiple | piles in 2 | 24 hrs) | |
| Area (km²) | <0.1 | <0.1 | <0.1 | <0.1 | <0.1 | <0.1 | <0.1 | <0.1 |
| Max range (km) | <0.1 | <0.1 | <0.1 | <0.1 | <0.1 | <0.1 | <0.1 | <0.1 |
| # Harbour seals | <1 | <1 | <1 | <1 | <1 | <1 | <1 | <1 |



| | Mono | pile (4,40 | 0 kJ) | | Pin-pile (2,500 kJ) | | | |
|-----------------|------|------------|-------|----|---------------------|----|----|----|
| | NW | W | S | E | NW | W | S | E |
| # Grey seals | <1 | <1 | <1 | <1 | <1 | <1 | <1 | <1 |

Although the numbers of individuals predicted to be at risk per piling day for all species are low enough to not be considered significant in EIA terms, all cetaceans assessed are EPS and under EPS legislation it is an offence to injure a single individual (including PTS auditory injury). Therefore, RED have produced a **Draft Piling MMMP** (Document Reference: 7.14) (C-52, **Table 11.14**) with the aim of reducing the risk of PTS to as low as reasonably possible. Therefore, the magnitude of PTS from pile driving has been assessed as **Very Low** for all marine mammal species.

TTS

- The ranges that indicate TTS-onset were modelled and are presented alongside an estimate of the potential number of animals within these impact ranges. However, as TTS-onset is defined primarily as a means of predicting PTS-onset, there is currently no threshold for TTS-onset that would indicate a biologically significant amount of TTS; therefore it was not possible to carry out a quantitative assessment of the magnitude or significance of the impact of TTS on marine mammals and therefore TTS is not considered during the assessment stage of this ES. The current set of TTS-onset threshold will result in a significant overestimate of the impact due to the extremely large resulting impact ranges representing the smallest measurable amount of TTS. This approach was agreed with the CEFAS at the ETG meeting dated 18 September 2020 and by Natural England at the ETG meeting dated 13 October 2020.
- Table 11.23 outlines the potential for TTS-onset for harbour porpoise for both monopiles and pin-piles under the WCS. The largest predicted cumulative TTS-onset impact range is 34 km, resulting in a potential TTS-onset impact to 383 harbour porpoise per piling day which represents 0.11% of the North Sea MU.



Table 11.23 Impact area, maximum range, number of harbour porpoise and percentage of MU predicted to experience TTS-onset for the WCS.

| | Monopil | le (4,400 l | (J) | | Pin-pile | (2,500 kJ |) | |
|----------------------|-----------|-------------|-----------|-----------------------|-----------|------------|---------|--------|
| | NW | W | S | E | NW | W | S | E |
| Instantane | eous TTS | ։ 196 dB ւ | unweighte | ed SPL _{pea} | k | | | |
| Area (km²) | 2.8 | 4.6 | 8.7 | 8.1 | 2.0 | 3.3 | 6.1 | 5.6 |
| Max range (km) | 0.97 | 1.3 | 1.7 | 1.6 | 0.81 | 1.1 | 1.7 | 1.4 |
| # Porpoise | <1 | 1 | 2 | 2 | <1 | <1 | 1 | 1 |
| % MU | <0.001 | <0.001 | <0.001 | <0.001 | <0.001 | <0.001 | <0.001 | <0.001 |
| Cumulativ | e TTS: 14 | 40 dB VHI | - Weighte | d SELcum | (multiple | piles in 2 | 24 hrs) | |
| Area (km²) | 550 | 720 | 1800 | 1500 | 440 | 600 | 1600 | 1300 |
| Max range (km) | 21 | 24 | 34 | 33 | 19 | 22 | 31 | 30 |
| # Porpoise | 117 | 153 | 383 | 320 | 94 | 138 | 341 | 277 |
| % MU | 0.03 | 0.04 | 0.11 | 0.09 | 0.03 | 0.04 | 0.10 | 0.08 |

Table 11.24 outlines the potential for TTS-onset for bottlenose and common dolphins for both monopiles and pin-piles under the WCS. The largest predicted cumulative TTS-onset impact range is <0.1 km, resulting in a potential TTS-onset impact to <1 individual dolphin of each species per piling day which represents 0.000% of the relevant MU for each species. Given the low numbers predicted for the WCS.



Table 11.24 Impact area, maximum range, number of bottlenose and common dolphins and predicted to experience TTS-onset for the WCS.

| | Monopi | le (4,400 | kJ) | | Pin-pil | e (2,500 l | (J) | |
|-----------------------------|-----------|-----------|-------------|---------------------|-----------------------|------------|--------|-------|
| | NW | W | S | Е | NW | W | S | Е |
| Instantaneou | ıs TTS: 2 | 24 dB un | weighted \$ | SPL _{peak} | | | | |
| Area (km²) | <0.01 | <0.01 | <0.01 | <0.01 | <0.01 | <0.01 | <0.01 | <0.01 |
| Max range (km) | <0.05 | <0.05 | <0.05 | <0.05 | <0.05 | <0.05 | <0.05 | <0.05 |
| # Bottlenose dolphins | <1 | <1 | <1 | <1 | <1 | <1 | <1 | <1 |
| # Common dolphins | <1 | <1 | <1 | <1 | <1 | <1 | <1 | <1 |
| Cumulative 7 | ΓTS: 170 | dB VHF V | Veighted S | SELcum (n | nultiple _l | piles in 2 | 4 hrs) | |
| Area (km²) | <0.1 | <0.1 | <0.1 | <0.1 | <0.1 | <0.1 | <0.1 | <0.1 |
| Max range (km) | <0.1 | <0.1 | <0.1 | <0.1 | <0.1 | <0.1 | <0.1 | <0.1 |
| # Bottlenose dolphins | <1 | <1 | <1 | <1 | <1 | <1 | <1 | <1 |
| # Common dolphins | <1 | <1 | <1 | <1 | <1 | <1 | <1 | <1 |

Table 11.25 outlines the potential for TTS-onset for minke whales for both monopiles and pin-piles under the WCS. The largest predicted cumulative TTS-onset impact range is 46 km, resulting in a potential TTS-onset impact to five whales per piling day which represents 0.031% of the relevant MU.



Table 11.25 Impact area, maximum range, number of minke whales and percentage of MU predicted to experience TTS-onset for the WCS.

| | Monopil | le (4,400 k | (J) | | Pin-pile | (2,500 kJ |) | |
|----------------------|------------|-------------|-----------|-----------------------|-------------|------------|---------|-------|
| | NW | W | S | E | NW | W | S | E |
| Instanta | neous TT | S: 213 dB | unweight | ted SPL _{pe} | ak | | | |
| Area (km²) | 0.02 | 0.03 | 0.05 | 0.04 | 0.02 | 0.02 | 0.03 | 0.03 |
| Max range (km) | 0.09 | 0.11 | 0.12 | 0.12 | 0.07 | 0.08 | 0.10 | 0.10 |
| # whales | <1 | <1 | <1 | <1 | <1 | <1 | <1 | <1 |
| % MU | 0.000 | 0.000 | 0.000 | 0.000 | 0.000 | 0.000 | 0.000 | 0.000 |
| Cumulat | ive TTS: 1 | 168 dB VH | IF Weight | ed SELcun | n (multiple | piles in 2 | 24 hrs) | |
| Area (km²) | 730 | 1100 | 2700 | 2300 | 530 | 830 | 2400 | 2000 |
| Max range (km) | 26 | 31 | 46 | 44 | 23 | 28 | 43 | 41 |
| # whales | 2 | 3 | 6 | 5 | 1 | 2 | 6 | 5 |
| % MU | 0.01 | 0.01 | 0.03 | 0.02 | 0.00 | 0.01 | 0.03 | 0.02 |

Table 11.26 outline the potential for TTS-onset for harbour and grey seals for both monopiles and pin-piles under the WCS. The largest predicted cumulative TTS-onset impact range is 16km, resulting in a potential TTS-onset impact to <1 seal of each species per piling day.



Table 11.26 Impact area, maximum range, number of harbour and grey seals predicted to experience TTS-onset for the WCS.

| | Monopi | le (4,400 | kJ) | | Pin-pile | (2,500 k | I) | | |
|--|----------|-----------|----------|----------|-----------|------------|--------|------|--|
| | NW | W | S | E | NW | W | S | E | |
| Instantaneous TTS: 212 dB unweighted SPL _{peak} | | | | | | | | | |
| Area (km²) | 0.03 | 0.05 | 0.06 | 0.06 | 0.02 | 0.03 | 0.04 | 0.04 | |
| Max range (km) | 0.10 | 0.12 | 0.14 | 0.14 | 0.08 | 0.10 | 0.12 | 0.11 | |
| # Harbour seals | <1 | <1 | <1 | <1 | <1 | <1 | <1 | <1 | |
| # Grey seals | <1 | <1 | <1 | <1 | <1 | <1 | <1 | <1 | |
| Cumulative | TTS: 170 | dB VHF | Weighted | SELcum (| (multiple | piles in 2 | 4 hrs) | | |
| Area (km²) | 36 | 92 | 470 | 360 | 26 | 75 | 410 | 310 | |
| Max range (km) | 5.3 | 8.9 | 16.0 | 15.0 | 4.6 | 8.0 | 15.0 | 14.0 | |
| # Harbour seals | <1 | <1 | <1 | <1 | <1 | <1 | <1 | <1 | |
| # Grey seals | <1 | <1 | <1 | <1 | <1 | <1 | <1 | <1 | |

Disturbance

- 11.9.17 **Table 11.27** summarises the number of individuals and the percentage of MUs for all species predicted to experience potential disturbance for the WCS and MLS.
- Under the WCS for monopiles, a total of 752 harbour porpoises are predicted to be potentially disturbed at the south location once hammer energy reaches its maximum, which represents 0.21% of the MU. For the concurrent piling of monopiles at the west and east locations simultaneously, a total of 743 harbour porpoises are predicted to be potentially disturbed once hammer energy reaches its maximum, which represents 0.21% of the MU. Under the WCS for pin piles, 652 harbour porpoises are predicted to be potentially disturbed once hammer energy reaches its maximum, which represents 0.19% of the MU at the worst-case south location (Figure 11-3, Volume 3 of the ES (Document Reference: 6.3.11)). For the concurrent piling of pin-piles at the west and east locations simultaneously, a total of 670 harbour porpoises are predicted to be disturbed once hammer energy reaches the maximum, which represents 0.19% of the MU. Given the results of the expert elicitation on the likely effects of behavioural disturbance on vital rates (Booth *et al.*, 2019), a total of 45 days piling for monopiles (assuming



two monopiles are installed concurrently) and 99 days piling for pin-piles (assuming four piles per day) is unlikely to cause any effect on fertility rates, although there is the potential for calf survival to be affected. However, it is highly unlikely that the same mother-calf pair would repeatedly return to the area in order to receive these levels of repeated disturbance over this many days. The extent of the impact in terms of the number of animals affected, the proportion of the MU affected, and the duration of impact is low. The magnitude is therefore considered to be **Low**.

Under the WCS for monopiles, a total of 126 bottlenose dolphins are predicted to 11 9 19 be potentially disturbed once hammer energy reaches its maximum, which represents 1.15% of the Offshore Channel and South West England MU (IAMMWG, 2022). For the concurrent piling of monopiles at the west and east locations simultaneously, a total of 129 bottlenose dolphins are predicted to be potentially disturbed once hammer energy reaches its maximum, which represents 1.18% of the MU. Under the WCS for pin piles, 113 bottlenose dolphins are predicted to be potentially disturbed once hammer energy reaches its maximum, which represents 1.03% of the MU. For the concurrent piling of pin-piles at the west and east locations simultaneously, a total of 116 bottlenose dolphins are predicted to be disturbed once hammer energy reaches the maximum, which represents 1.06% of the MU. The number of bottlenose dolphins predicted to experience behavioural disturbance as a result of pile-driving is considered to be conservative, due to the fact that the density estimate used (0.037 dolphins/km²) is the summer density estimate for the English Channel. Densities are expected to be much lower in the winter (0.010 dolphins/km²) and therefore the numbers used for this assessment are highly precautionary for the predicted level of impact in winter months. The proportion of the population predicted to be impacted by the Proposed Development and the number of days of piling expected to occur is highly unlikely to result in any decline in the bottlenose dolphin population. Therefore, the magnitude is considered to be Low.

Under the WCS for monopiles, a total of 582 common dolphins are predicted to be potentially disturbed once hammer energy reaches its maximum, which represents 0.57% of the MU. For the concurrent piling of monopiles at the west and east locations simultaneously, a total of 597 common dolphins are predicted to be potentially disturbed once hammer energy reaches its maximum, which represents 0.58% of the MU. Under the WCS for pin piles, 524 common dolphins are predicted to be potentially disturbed once hammer energy reaches its maximum, which represents 0.51% of the MU. For the concurrent 538 common dolphins are predicted to be disturbed once hammer energy reaches the maximum, which represents 0.52% of the MU. Given the number of dolphins predicted to be impacted and the proportion of the population this represents, the magnitude is considered to be **Low**.

Under the WCS for monopiles, a total of eight minke whales are predicted to be potentially disturbed once hammer energy reaches its maximum, which represents 0.04% of the MU. For the concurrent piling of monopiles at the west and east locations simultaneously, a total of eight minke whales are predicted to be potentially disturbed once hammer energy reaches its maximum, which represents 0.04% of the MU. Under the WCS for pin piles, seven minke whales are predicted to be potentially disturbed once hammer energy reaches its maximum, which



represents 0.03% of the MU. For the concurrent piling of pin-piles at the west and east locations simultaneously, a total of seven minke whales are predicted to be disturbed once hammer energy reaches the maximum, which represents 0.03% of the MU. Given the low density of minke whales predicted to be in the area, the resulting number of animals and proportion of the population potentially disturbed by pile driving results in a magnitude score of **Low**.

- Under the WCS for monopiles, a total of <1 harbour seal is predicted to be potentially disturbed once hammer energy reaches its maximum. For the concurrent piling of monopiles at the west and east locations simultaneously, a total of <1 harbour seal is predicted to be potentially disturbed once hammer energy reaches its maximum. Under the WCS for pin piles, <1 harbour seal is predicted to be potentially disturbed once hammer energy reaches its maximum. The magnitude is therefore considered to be **Very Low**.
- Under the WCS for monopiles, a total of one grey seal is predicted to be potentially disturbed once hammer energy reaches its maximum, which represents 0.003% of the MU. For the concurrent piling of monopiles at the west and east locations simultaneously, a total of two grey seals are predicted to be potentially disturbed once hammer energy reaches its maximum, which represents 0.004% of the MU. Under the WCS for pin piles, one grey seal is predicted to be potentially disturbed once hammer energy reaches its maximum, which represents 0.003% of the MU. The magnitude is therefore considered to be **Very Low**.



Table 11.27 Number of individuals and percentage of MUs for all species predicted to experience potential disturbance for the WCS and MLS.

| | N | W | E | S | W & E | N | W | E | S | W & E |
|----------------------|-----------|------------|---------|---------|---------|------------|------------|---------|----------|---------|
| wcs | Monopile | (4,400 kJ) | | | | Pin-pile (| 2,500 kJ) | | | |
| # Harbour porpoise | 285 | 360 | 626 | 752 | 743 | 243 | 313 | 561 | 652 | 670 |
| % MU | 0.08 | 0.10 | 0.18 | 0.21 | 0.21 | 0.07 | 0.09 | 0.16 | 0.19 | 0.19 |
| # Bottlenose dolphin | 50 | 62 | 109 | 126 | 129 | 42 | 54 | 97 | 113 | 116 |
| % MU | 0.46 | 0.57 | 1.00 | 1.15 | 1.18 | 0.38 | 0.49 | 0.89 | 1.03 | 1.06 |
| # Common dolphins | 229 | 289 | 503 | 582 | 597 | 195 | 251 | 450 | 524 | 538 |
| % MU | 0.22 | 0.28 | 0.49 | 0.57 | 0.58 | 0.19 | 0.24 | 0.44 | 0.51 | 0.52 |
| # Minke whale | 3 | 4 | 7 | 8 | 8 | 3 | 3 | 6 | 7 | 7 |
| % MU | 0.01 | 0.02 | 0.03 | 0.04 | 0.04 | 0.01 | 0.01 | 0.03 | 0.03 | 0.03 |
| # Harbour seal | <1 | <1 | <1 | <1 | <1 | <1 | <1 | <1 | <1 | <1 |
| # Grey seal | <1 (0-<1) | <1 (0-<1) | 1 (0-2) | 1 (0-2) | 2 (0-3) | <1 (0-1) | <1 (0-<1) | 1 (0-2) | <1 (0-1) | 1 (0-2) |
| MLS | Monopile | (4,000 kJ) | | | | Pin-pile (| (2,000 kJ) | | | |
| # Harbour porpoise | 280 | 354 | 618 | 716 | 734 | 229 | 296 | 534 | 622 | 641 |
| % MU | 0.08 | 0.10 | 0.18 | 0.21 | 0.21 | 0.07 | 0.09 | 0.15 | 0.18 | 0.19 |
| # Bottlenose dolphin | 49 | 61 | 107 | 124 | 128 | 40 | 51 | 93 | 108 | 111 |



| | N | W | E | S | W & E | N | W | E | S | W & E |
|-------------------|------|------|------|------|-------|------|------|------|------|-------|
| % MU | 0.45 | 0.56 | 0.98 | 1.13 | 1.17 | 0.37 | 0.47 | 0.85 | 0.99 | 1.01 |
| # Common dolphins | 225 | 284 | 496 | 574 | 589 | 184 | 238 | 429 | 499 | 515 |
| % MU | 0.22 | 0.28 | 0.48 | 0.56 | 0.57 | 0.18 | 0.23 | 0.42 | 0.49 | 0.50 |
| # Minke whale | 3 | 4 | 7 | 8 | 8 | 2 | 3 | 6 | 7 | 7 |
| % MU | 0.01 | 0.02 | 0.03 | 0.04 | 0.04 | 0.01 | 0.01 | 0.03 | 0.03 | 0.03 |



As per paragraph 11.4.4, an iPCoD model was used to support the conclusions of 11.9.24 magnitude of the effects of underwater noise on bottlenose dolphins from the Costal West Channel MU, full details on the assessment and model parameters are provided in Appendix 11.4: Applicant's Response to Action Point 22 -Bottlenose Dolphin Population Modelling (Document reference: 6.4.11.4). An indicative piling schedule for the installation of monopiles (single vessel only) was used to inform the modelling. This assumes the installation of 90 monopile WTGs and 2 monopile Offshore Substation (OSS), as this is the worst case temporal scenario, resulting in a total of 92 piling days, between July (year 1) and February (year 2). For the iPCoD modelling, it was assumed that 3 dolphins would be disturbed on every one of the 92 piling days (as estimated using the SCANS IV block NS-A density estimate of 0.0029 dolphins/km² (Gilles et al., 2023). The iPCoD modelling, assuming disturbance to 3 bottlenose dolphins on 92 piling days, results in no impact to the Coastal West Channel MU at a population level. The impacted population is expected to continue on a stable trajectory at exactly the same size as the un-impacted population. This aligns with a magnitude score of **Low**: Survival and reproductive rates very unlikely to be impacted to the extent that the population trajectory will be altered.

Magnitude of impact

- The impact in each case is predicted to be of local spatial extent, short term duration, intermittent and is reversible. The Applicant considers that piling is short term (for the Proposed Development alone assessment), given the likely number of piling days within the construction period and the fact that piling will not be constant on or between piling days. There is evidence that marine mammals return to the vicinity of construction and that any disturbance effect is short lived (e.g. Brandt *et al.*, (2018) showed that porpoise detections returned to normal within 24-48 hours after piling ceased), therefore pile driving is not considered to be a long-term impact.
- The magnitude of PTS and disturbance for each species is presented in **Table 11.28** and **Table 11.29**. The implementation of the **Draft Piling MMMP** (Document Reference: 7.14) (C-52, **Table 11.14**) results in the magnitude of PTS being **Very Low** for all species.
- For disturbance, the magnitude varies between species with the highest magnitude being considered as **Low** the cetacean species and **Very Low** for the pinniped species.

Sensitivity or value of receptor

- As outlined in Appendix 11.2: Marine mammal quantitative underwater noise impact assessment, Volume 4 of the ES (Document Reference: 6.4.11.2) the potential for PTS resulting from exposure to pile driving noise to affect the survival and reproduction of individuals is considered **Low** for all marine mammal species.
- As outlined in Appendix 11.2: Marine mammal quantitative underwater noise impact assessment, Volume 4 of the ES (Document Reference: 6.4.11.2) cetacean species and harbour seals are considered to have a **Low** sensitivity to



disturbance from pile driving noise, and grey seals are considered to have a **Very Low** sensitivity.

Significance of residual effect

The impact of behavioural disturbance and PTS from piling noise under both the WCS is not considered to have a significant effect on any marine mammal species considered in this assessment (**Table 11.28** and **Table 11.29**).

Table 11.28 Impact significance for all marine mammals to the impact of PTS from impact piling

| | Monopiles & F | Pin-piles (wors | st case scenario) |
|--------------------|-------------------------------------|-----------------|-------------------------------|
| | Magnitude (given piling MMMP) | Sensitivity | Impact |
| Harbour porpoise | Very low | Low | Negligible (not significant) |
| Bottlenose dolphin | Very low | Low | Negligible (not significant) |
| Common dolphin | Very low | Low | Negligible (not significant) |
| Minke whale | Very low | Low | Negligible (not significant) |
| Harbour seal | Very low | Low | Negligible (not significant)) |
| Grey seal | Very low | Low | Negligible (not significant) |

Table 11.29 Impact significance for all marine mammals to the impact of behavioural disturbance from impact piling.

| | Monopiles & F | Pin-piles (wors | t case scenario) |
|--------------------|---------------|-----------------|------------------------------|
| | Magnitude | Sensitivity | Impact |
| Harbour porpoise | Low | Low | Minor (Not Significant) |
| Bottlenose dolphin | Low | Low | Minor (Not Significant) |
| Common dolphin | Low | Low | Minor (Not Significant) |
| Minke whale | Low | Low | Minor (Not Significant) |
| Harbour seal | Very low | Low | Negligible (Not Significant) |
| Grey seal | Very low | Very low | Negligible (Not Significant) |



- Natural England and the MMO currently advise that cetaceans should be assessed as having a High sensitivity to PTS from pile driving. Therefore, a summary assessment under the assumption that cetaceans have a high sensitivity to PTS from piling has been provided in Table 11.30 to align with Natural England and the MMOs advice. It is noted that whether the sensitivity of cetaceans to PTS from piling is High (as Natural England and the MMO advise) or Low (as the Applicant considers is more appropriate), the assessment still results in a non-significant impact.
- Further justification as to why marine mammals were considered by the Applicant as having a Low sensitivity to PTS from piling is detailed below.

Table 11.30: Impact significance for all marine mammals to the impact of PTS from impact piling – assuming all cetaceans have a High sensitivity to PTS

| | Monopiles & Pin-piles (worst case scenario) | | | |
|--------------------|---|-------------|-------------------------|--|
| | Magnitude (given piling MMMP) | Sensitivity | Impact | |
| Harbour porpoise | Very low | High | Minor (not significant) | |
| Bottlenose dolphin | Very low | High | Minor (not significant) | |
| Common dolphin | Very low | High | Minor (not significant) | |
| Minke whale | Very low | High | Minor (not significant) | |

Booth & Heinis (2018) provides a summary of the most complete assessment of 11.9.33 the evidence base on the topic of how PTS affects vital rates in marine mammals. This process involved convening seven world leading experts on marine mammal hearing and noise, a review of the available evidence collected to date (which has not markedly changed since 2018) and their best critical judgments given the evidence base. The experts worked together to collate and discuss the current state of knowledge of threshold shifts in response to low frequency broadband sound sources (later focusing on species-specific judgments as part of the elicitation process). The experts agreed that "it was important to realise that reduced hearing ability does not necessarily mean a less fit animal (i.e. an animal of lower fitness)." Following a review and discussion of the current literature, experts determined: "Following exposure to low frequency broadband pulsed noise. TTS was typically observed 1.5 octaves higher than the centre frequency of the exposure sound for seals and porpoise (Kastelein et al. 2012a, Kastelein et al. 2012b, Kastelein et al. 2013a, Finneran 2015). For piling noise and airgun pulses, most energy is between ~30 Hz- 500 Hz, with a peak usually between 100 – 300 Hz and energy extending above 2 kHz (e.g. Kastelein et al. 2015a, Kastelein et al. 2016)". Based on this, the experts concluded that if piling noise resulted in a threshold shift, that this would manifest in the mammalian ear as a notch in hearing sensitivity somewhere between 2-10 kHz. Experts considered that if PTS were to occur, this would occur as a notch in hearing loss in a narrow frequency



band (occurring somewhere between 2-10 kHz). They stressed this was not a loss of hearing across this entire band.

- Furthermore, experts agreed (following an ad hoc analysis in the workshop fully described in Appendix 3 of that report) it was unlikely that seals or bottlenose dolphin would experience more than 6 dB of PTS in the 2-10 kHz frequency band following exposure to LFBP due to low growth rates (under low duty cycle conditions). For porpoises, the worst case was estimated be a 24 dB PTS (and 18 dB was also elicited). Overall, experts provided best estimates of the effect of PTS on vital rates of typically less than 0.5% reduction which is significantly smaller than the natural year-to-year variation in vital rates expected to be caused by typical environmental conditions (estimated to be 25-30% (Harwood et al. 2014)).
- Booth & Heinis (2018) also summarised the mechanisms experts considered as to whether PTS could significantly affect vital rates: "In considering how any PTS could affect vital rates (i.e. probability of survival, probability of fertility), experts discussed the mechanisms by which this could occur. In general, experts noted that where communication has a significant social or reproductive function, that this might be a means by which survival and/or reproduction are affected. Experts noted however that PTS would likely occur over a small frequency range and that much of the energy of communication signals either fell outside the likely range affected by PTS or that the loss of part of the signal would likely not affect detection of the communication signals."
- Given the current understanding of how PTS from piling is expected to manifest in the mammalian ear and the mechanisms that could lead to an effect on vital rates (sensu Booth & Heinis, 2018)- the Applicant considers that it is highly unlikely that vital rates would be altered in a biologically meaningful way as a result of PTS from piling. Therefore, the Applicant maintains the sensitivity of cetaceans to PTS from piling aligns with the definition for Low sensitivity, where vital rates may be affected but not at a biologically significant level.

UXO noise assessment

Overview

- Clearance of UXO, if any are located prior to the construction of the proposed development, will be necessary to reduce the risk to personnel and equipment during the construction process. RED is proposing to consent UXO clearance (if required) through a separate Marine Licence prior to the works being undertaken to enable a more detailed assessment to be undertaken based on increased data availability. However, as the clearance of UXO is an activity which is likely to occur, for completeness it has been considered within this assessment and under commitment 102 (C-102, **Table 11.14**).
- Due to the early stage of the Proposed Development and the consequent lack of detailed site-specific magnetometer data, it is not currently possible to define the number (if any) of UXO which may require clearance prior to the start of construction. Therefore, the assessment below presents potential impact ranges from a variety of charge sizes that may be found within the proposed DCO Order Limits. Previously in the area, two UXOs were found during the construction of



Rampion 1 Offshore Wind Farm, in the offshore cable route area and were disposed of in 2016. Additionally, in 2020 RTE issued contract notices for UXO surveys to take place for the Fécamp Offshore Wind Farm and Couseulles-sur-Mer Offshore Wind Farm, both situated off the Normandy coast and in the preconstruction phase.

- The UXO clearance operations will follow the avoid, reduce, mitigate process, with first intention being to avoid the need to detonate the UXO by micrositing infrastructure. In many instances, this will not be possible and therefore, for clearance operations, two primary types of clearance will be considered:
 - High order this comprises using a donor charge of explosive (typically between-5 - 20kg) to trigger a full detonation of the explosive within the UXO; and
 - Low order this comprises using a small amount (up to 2kg) of explosive to burn out the explosive material within the UXO without detonating it (deflagration).
- While it is expected that any UXO clearance will be conducted using the low-order clearance method, current advice is that high-order clearance must be assessed as the worst case scenario (Defra *et al.*, 2021). The clearance techniques used at the time will employ industry best practice, with due consideration given to developing technology/techniques which are currently being introduced to the market (i.e. low order techniques). Supporting environmental information submitted with the Application at the time the Marine Licence is sought will set out the proposed approach based on the practicable techniques available and the dependability of the methods at that time. **Table 11.31** below details the expected PTS impact ranges for high order clearance from the potential variety of UXO sizes which may be encountered and the number of individuals impacted.
- For the largest UXO size (525kg), the worst-case PTS is range is 13km for harbour porpoise which will impact 36 individuals. For all other species the PTS ranges are smaller for the largest UXO sizes and <1 individual is predicted to experience PTS from UXO clearance.
- The risk of PTS effects from UXO will be managed through the development of a Draft UXO Clearance MMMP (Document Reference: 7.15) (C-102, Table 11.14) which will mitigate impacts from UXO, including consideration of alternative clearance techniques (e.g. low order instead of high) and displacement methods such as Acoustic Deterrent Devices (ADDs) to remove animals from the risk area. A further potential environmental measure for UXO clearance is the use of bubble curtains for high order detonations which will reduce the impact ranges from those predicted herein (Table 11.31). It is likely that by the time the Applicant applies for a UXO Marine Licence, industry knowledge around the contribution of bubble curtains to reducing underwater noise will be further advanced and this knowledge will be incorporated within the assessments and mitigation design if it is decided that this is appropriate (e.g. ongoing Department of Business Enterprise and Industrial Strategy workstream of underwater noise impacts from UXO).



Table 11.31 Summary of the PTS and TTS impact ranges for UXO detonation using the impulsive noise criteria from Southall et al., (2019) for marine mammals

| | | 25 kg | 55 kg | 120 kg | 240 kg | 525 kg |
|--|---------------------|--------|--------|--------|---------|--------|
| Southall of al | ., (2019) Unweighte | • | | 120 Kg | 2-10 Ng | ozo kg |
| | | • | | 4.0.1 | 4.71 | 0.01 |
| PTS | 219 dB (LF) | 810 m | 1.0 km | 1.3 km | 1.7 km | 2.2 km |
| | No. PTS | <1 | <1 | <1 | <1 | <1 |
| | 230 dB (HF) | 260 m | 340 m | 450 m | 560 m | 730 m |
| | No. PTS | <1 | <1 | <1 | <1 | <1 |
| | 202 dB (VHF) | 4.6 km | 6.0 km | 7.7 km | 9.8 km | 13 km |
| | No. PTS | 5 | 8 | 13 | 21 | 36 |
| | 218 dB (PCW) | 900 m | 1.1 km | 1.5 km | 1.9 km | 2.5 km |
| | No. PTS | <1 | <1 | <1 | <1 | <1 |
| Southall et al | ., (2019) Weighted | SELss | | | | |
| PTS | 183 (LF) | 2.1 km | 3.2 km | 4.6 km | 6.5 km | 9.5 km |
| | No. PTS | <1 | <1 | <1 | <1 | <1 |
| | 185 (HF) | < 50 m | < 50 m | < 50 m | < 50 m | 50 m |
| | No. PTS | <1 | <1 | <1 | <1 | <1 |
| | 155 (VHF) | 560 m | 740 m | 950 m | 1.1 km | 1.4 km |
| | No. PTS | <1 | <1 | <1 | <1 | <1 |
| | 185 (PCW) | 380 m | 560 m | 830 m | 1.1 km | 1.6 km |
| | No. PTS | <1 | <1 | <1 | <1 | <1 |
| Southall et al., (2019) Unweighted SPL _{peak} | | | | | | |
| TTS | 213 dB (LF) | 1.5 km | 1.9 km | 2.5 km | 3.2 km | 4.1 km |
| | No. TTS | <1 | <1 | <1 | <1 | <1 |
| | 224 dB (HF) | 490 m | 640 m | 830 m | 1.0 km | 1.3 km |
| | No. TTS | <1 | <1 | <1 | <1 | <1 |
| | 196 dB (VHF) | 8.5 km | 11 km | 14 km | 18 km | 23 km |



| | | 25 kg | 55 kg | 120 kg | 240 kg | 525 kg |
|---|--------------|--------|--------|--------|--------|--------|
| | No. TTS | 16 | 26 | 42 | 70 | 113 |
| | 212 dB (PCW) | 1.6 km | 2.1 km | 2.8 km | 3.5 km | 4.6 km |
| | No. TTS | <1 | <1 | <1 | <1 | <1 |
| Southall <i>et al.,</i> (2019) Weighted SEL _{ss} | | | | | | |
| TTS | 168 (LF) | 29 km | 41 km | 57 km | 76 km | 103 km |
| | No. TTS | 2 | 4 | 7 | 12 | 22 |
| | 170 (HF) | 150 m | 210 m | 300 m | 390 m | 530 m |
| | No. TTS | <1 | <1 | <1 | <1 | <1 |
| | 140 (VHF) | 2.4 km | 2.8 km | 3.2 km | 3.5 km | 4.0 km |
| | No.TTS | 2 | 2 | 3 | 3 | 4 |
| | 170 (PCW) | 5.2 km | 7.4 km | 11 km | 14 km | 20 km |
| | No. TTS | <1 | <1 | <1 | 2 | 3 |

With respect to potential for disturbance to marine mammals as a result of UXO clearance, in the absence of empirical evidence or agreed metrics, an effective deterrence range of 26km around the source location has been applied here on an assumption of high-order detonation. That range is derived from JNCC advice (JNCC 2020) for application within harbour porpoise SACs to determine the area of significant disturbance from UXO clearance. The 26km radius (area of 2,124 km²) has been applied here for all species. The resulting number of animals as a proportion of the reference population is detailed in **Table** 11.32. This is quantified by calculating the numbers of animals likely to be within the effective deterrence range by multiplying the area of the impact footprint by the appropriate density estimate.

Table 11.32 Estimated number of marine mammals potentially at risk of disturbance during UXO clearance (assuming an EDR of 26 km, resulting in a 2,123.72km² impact area).

| Species | Density (no./km²) | No. Impacted | %MU |
|--------------------|-------------------|--------------|------|
| Bottlenose dolphin | 0.037 | 79 | 0.72 |
| Common dolphin | 0.171 | 363 | 0.35 |
| Minke whale | 0.002 | 4 | 0.02 |



| Harbour porpoise | 0.213 | 452 | 0.13 |
|------------------|-------|-----|------|
| Harbour seal | 0.007 | 15 | 0.56 |
| Grey seal | 0.002 | 4 | 0.01 |

Magnitude of impact

The magnitude is predicted to be of local spatial extent, short term duration and intermittent. However, as PTS is a permanent change in hearing threshold and not something an individual can recover from, Rampion 2 will need to apply for a subsequent EPS and marine licence conditions including the implementation of a UXO MMMP to reduce the risk to negligible. Exact mitigation measures will need to be agreed with Natural England, once detailed UXO information is available however examples of industry proven mitigation measures in which the project has high confidence in efficacy that may need to consider are detailed in the **Draft UXO Clearance MMMP** (Document Reference: 7.15), such as the use of ADDs and noise abatement. The magnitude of this impact is therefore considered **Low**.

Sensitivity or value of receptor

- Most of the acoustic energy produced by a high-order detonation is below a few hundred Hz, decreasing on average by about SEL 10 dB per decade above 100 Hz, and there is a pronounced drop-off in energy levels above ~5-10 kHz (von Benda-Beckmann *et al.*, 2015; Salomons *et al.*, 2021). Therefore, the primary acoustic energy from a high-order UXO detonation is below the region of greatest sensitivity for marine mammals (Southall *et al.*, 2019). If PTS were to occur within this low frequency range, it will be unlikely to result in any significant impact to vital rates. Therefore, marine mammals are expected to have a **Low** sensitivity to PTS from UXO clearance.
- As stated in JNCC (2020), "a one-off explosion would probably only elicit a startle response and would not cause widespread and prolonged displacement".

 Therefore, the sensitivity of marine mammals to disturbance from UXO clearance is considered to be **Low**.

Significance of residual effect

Overall, the maximum sensitivity of marine mammals to underwater noise from other UXO clearance is **Low**, with a maximum magnitude of effect predicted to be **Low**. Therefore, the significance of effect of underwater noise from other construction activities is predicted to be of **minor significance** which is **Not Significant** in EIA terms

Underwater noise from seabed preparation, rock dumping and cable installation

Overview

While impact piling will be the worst-case noise source during the construction phase, there will also be several other construction activities that will produce



underwater noise which may occur either alongside piling or separately. These include dredging, drilling, cable laying, rock placement and trenching.

- Modelling presented in Appendix 11.3: Underwater noise assessment technical report, Volume 4 of the ES (Document Reference: 6.4.11.3) using the non-impulsive weighted SEL_{cum} PTS and TTS thresholds from Southall *et al.*, (2019), resulted in estimated PTS and TTS impact ranges of <100m (the resolution limit for the model) for all marine mammal species for non-piling construction noise sources such as cable laying, trenching and medium sized vessels. As such, to be at risk of auditory injury, an animal would have to stay within the immediate vicinity of the noise source for 24 hours. This is considered unrealistic and therefore, the risk of auditory injury to marine mammals from these activities is considered to be *de minimis*.
- For other non-piling construction noise sources (suction dredging, rock placement, and large vessels) the estimated TTS ranges were <100m for low frequency cetaceans, high frequency cetaceans, and phocine carnivores in water. However, for very high frequency cetaceans the estimated TTS ranges were between 200 and 1000m.
- The potential effects of cabling techniques used in the offshore wind farm industry was reviewed in a report by the Department for Business Enterprise and Regulatory Reform (BERR) in association with Defra, (BERR and Defra, 2008). The report reviewed various cable types and installation methods including burial ploughs, machines, ROVs and sleds and the burial methods themselves including jetting, rock ripping, and dredging. The review concluded that it would be "highly unlikely that cable installation would produce noise at a level that would cause a behavioural reaction in marine mammals".
- There is evidence that dolphins, porpoise and minke whales avoid areas when high levels of dredging activity occur, however this effect was only short range (up to 5 km) and temporary (Pirotta *et al.*, 2013; Verboom, 2014 and Culloch *et al.*, 2016). Therefore, any potential displacement from dredging activities will be both temporary and localised. As a result, it is unlikely to significantly affect marine mammal populations. It is also highly likely that the presence of vessels will act as a deterrent and disturb marine mammals out of the area before any non-piling construction activity begins (as has been documented for harbour porpoise, e.g. Brandt *et al.*, 2018; Graham *et al.*, 2019 and Benhemma-Le Gall *et al.*, 2021).
- A case study example on suction dredging from McQueen *et al.*, (2019) suggested that whilst a using a hopper dredge, harbour porpoises and harbour seals would exhibit behavioural disturbance up to 400m away. Conservative estimates suggest avoidance ranges of <5 km (Ainslie *et al.*, 2014) however, given the context of dredging areas and likelihood for additional activities in the area, individuals are likely already displaced from the area.
- Limited research has gone into the impacts of trenching and rock placement on marine mammals; however, the noise emitted is likely to be broadband and with energy below 1 kHz (Reine et al., 2014). As a result, there is potential for behavioural disturbance and avoidance (Pirotta et al., 2013), but with most effects likely operating on prey species thus impacting marine mammals indirectly (Todd et al., 2015).



Magnitude of impact

Noise impacts from other construction activities will be localised, short-term, intermittent, and reversible and as such the magnitude of the impact is considered to be **Very Low**. Any potential effects are considered to be very short-term and recoverable, with no potential for survival and reproductive rates to be impacted to the extent that the population trajectory will be altered.

Sensitivity or value of the receptor

With the exception of grey seals, all of the marine mammals assessed to have a **Low** sensitivity to disturbance caused from noise. Grey seals have a **Very Low** sensitivity, due to their capital breeder life history and their tolerance of periods of fasting.

Significance of residual effect

Overall, the maximum sensitivity of marine mammals to underwater noise from other construction activities is **Low**, with a maximum magnitude of effect predicted to be **Very Low**. Therefore, the significance of effect of underwater noise from other construction activities is predicted to be of **negligible significance** which is **Not Significant** in EIA terms.

Vessel collision risk

Overview

- The area surrounding the proposed development (for this assessment considered 11.9.58 to be the study area established in Chapter 13: Shipping and navigation, Volume 2 of the ES (Document Reference: 6.2.13)) experiences an average of 17 unique vessels per day passing through the array area in the summer, and 17 unique vessels per day in the winter (see Chapter 13: Shipping and navigation). The Proposed Development is also in relative proximity to the shipping lanes through the English Channel, with the Traffic Separation Scheme being approximately 2.4 nm from the proposed DCO Order Limits at its closest point, and 4.2nm from the outer edge of the westbound lane. Using the study are assessed for Chapter 13: Shipping and Navigation, there are approximately 119 vessels travelling through the wider area around the Proposed Development per day, with the majority of vessel traffic following the major shipping lanes through the English Channel to the south of the Proposed Development. Therefore, it can be stated that the introduction of vessels during construction is not a novel impact for marine mammals present in the area.
- During construction of the wind farm, a potential source of impact from increased vessel activity is physical trauma from collision with a boat or ship. These injuries include blunt trauma to the body or injuries consistent with propeller strikes. The risk of collision of marine mammals with vessels will be directly influenced by the type of vessel and the speed with which it is travelling (Laist *et al.*, 2001) and indirectly by ambient noise levels underwater and the behaviour the marine mammal is engaged in.



- There is currently a lack of information on the frequency of occurrence of vessel collisions as a source of marine mammal mortality. There is little evidence from marine mammals stranded in the UK that injury from vessel collisions is an important source of mortality. The UK Cetacean Strandings Investigation Programme (CSIP) documents the annual number of reported strandings and the cause of death for those individuals examined post-mortem. The CSIP data shows that very few strandings have been attributed to vessel collisions, therefore, while there is evidence that mortality from vessel collisions can and does occur, it is not considered to be a key source of mortality highlighted from post-mortem examinations.
- Harbour porpoises, dolphins and seals are relatively small and highly mobile, and given observed responses to noise, are expected to detect vessels in close proximity and largely avoid collision. Minke whales have previously shown displacement in areas with high vessel density in response to noise (Anderwald *et al.,* 2013), which can reduce the chance of impact collision. Predictability of vessel movement by marine mammals is known to be a key aspect in minimising the potential risks imposed by vessel traffic (e.g. Nowacek *et al.,* 2001, Lusseau, 2003, 2006). A Working in Proximity to Wildlife document [REP1-028] which forms part of the VMP (C-51,Table 11.14) ensures that vessel traffic moves along predictable routes and defines how vessels should behave in the presence of marine mammals.
- It is highly likely that a proportion of vessels will be stationary or slow moving throughout construction activities for significant periods of time, particularly smaller vessels. Therefore, the actual increase in vessel traffic moving around the proposed DCO Order Limits and to/from the port to the site will occur over short periods of the offshore construction activity.
- Additionally, the proposed implementation of a Working in Proximity to Wildlife document Appendix 10 Further Information for Action Point 42 Proximity to Marine Wildlife [REP1-028], which forms part of VMP (C-51, Table 11.14), will minimise the risk of vessel collisions. The Working in Proximity to Wildlife document Appendix 10 Further Information for Action Point 42 Proximity to Marine Wildlife [REP1-028] incorporates the guidance from the MWWC and will be followed. This includes additional mitigation measures such as reducing speed to the safest minimum possible when passing close to marine mammals, ensuring that vessel movements are steady and along predictable routes, maintaining recommended minimum distances from marine mammals, being aware not to cut off individuals from groups, keep engine and propellor maintained to minimum possible noise.

Magnitude of impact

Due to the proposed implementation of a Working in Proximity to Wildlife document in Appendix 10 – Further Information for Action Point 42 – Proximity to Marine Wildlife [REP1-028], which forms part of the VMP (C-51, Table 11.14), and adherence of the MWWC as part of that, the magnitude of vessel collisions with marine mammals during construction activities relating to the Proposed Development is considered to be Very Low.



Sensitivity or value of the receptor

All marine mammal receptors are deemed to be of medium vulnerability given that vessel collision is not considered to be a key source of mortality highlighted from post-mortem examinations of stranded animals. However, should a collision event occur, this is likely to injure the animal, from which they may have limited ability to recover from and could potentially be fatal. Therefore, as a result of the low vulnerability to a strike but the serious consequences of a strike, the sensitivity of marine mammal receptors to vessel collisions is considered to be **High**.

Significance of residual effect

Overall, the sensitivity of all marine mammals to vessel collisions has been assessed as **High** and the magnitude is predicted to be **Very Low** given that the Working in Proximity to Wildlife document in **Appendix 10 – Further Information** for **Action Point 42 – Proximity to Marine Wildlife [REP1-028]**, which forms part of the VMP, includes adherence to the MWWC (C-51, **Table 11.14**). Therefore, with the mitigation in place the effect is concluded to be of **minor adverse significance**, which is **Not Significant** in EIA terms.

Vessel disturbance

Overview

- Increased vessel traffic during construction has the potential to result in disturbance of marine mammals, either from the noise generated by the vessels or from the presence of the vessels. Disturbance from vessels is only likely to occur where vessel movements associated with the construction of the Proposed Development is greater than the background vessel presence. The maximum design scenario (**Table 11.13**) lists the maximum number of vessels that will be involved in construction, with an average of up to four return trips per day. The total duration of the installation campaign for WTGs is expected to be a maximum of 12 months.
- During the period of piling operations, it is considered unlikely that vessel noise will 11.9.68 impact marine mammal receptors at levels additional to the piling activity itself. It is difficult to separate out the effect of vessel presence and activity from the effect of pile driving in isolation, since the data collected to date on the response of animals to pile driving, will have included a degree of vessel activity in combination with the piling, therefore it could be considered that the typical vessel activity related to pile driving, may be already assessed to some extent under the pile driving assessment. Individuals have more potential to be impacted by increased vessel movements during periods when piling is not taking place. Graham et al., (2019) identified that for harbour porpoise, the presence of vessels alone was sufficient to reduce the presence of harbour porpoise within approximately 1 km of the vessel, which confirms that other, non-piling, vessels are likely to result in a degree of vessel disturbance separate from that of piling. The detections of marine mammals remained low after piling ceased for a few hours, possibly due to the remaining disturbance from the vessel, however after retuned to baseline levels after this period (Graham et al., 2019).



The magnitude and characteristics of vessel noise varies depending on ship type, ship size, mode of propulsion, operational factors (loading, etc.) and speed. Vessels of varying size produce different frequencies, generally becoming lower frequency with increasing size. The distance at which animals may react is difficult to predict and behavioural responses can vary a great deal depending on context.

Magnitude of impact

- Harbour porpoises have a high-frequency hearing range (e.g. Southall et al., 11.9.70 2019), and it has been suggested that porpoises are consequently more likely to be sensitive to vessels that produce medium to high frequency noise components (Hermannsen et al., 2014). Harbour porpoise are known to avoid vessels and behavioural responses have been demonstrated in porpoise exposed to vessel noise that contains limited high-frequency components (Dyndo et al., 2015). Therefore, the sensitivity of porpoise to vessel noise will likely depend on the frequency of the noise components produced by the vessel, however, Thomsen et al., (2006) estimated that porpoise will respond to both small (~2kHz) and large (~0.25kHz) vessels at approximately 400m. Wisniewska et al., (2018) presented data that suggested that whist very close-range vessel passes may result in an interruption in foraging in porpoise, this is short lived with porpoises observed to resume foraging 10 minutes after the vessel encounter. Tagging data, showing porpoises remaining within areas with high shipping levels further showed incidence of responses was low, indicating little fitness cost to exposure to vessel noise.
- A study on the impacts from construction related activities at the Beatrice and Moray East offshore windfarms in Scotland has shown that harbour porpoise are displaced by offshore windfarm construction vessels (Benhemma-Le Gall *et al.*, 2021). Construction related vessels assessed in this study included key offshore service vessels used for pile-driving and multileg foundation or turbine installation, as well as other construction-related vessel traffic including fishing vessels working as guard vessels, passenger vessels for crew-transfers and some port service craft or unassigned vessels; and across the Moray Firth during the study period, the median construction-related vessel density was 1.4 vessels/km². Passive acoustic monitoring at the site showed that porpoise occurrence (hourly occurrence of porpoise detections) declined within 2 km of construction vessels (from 0.37 when vessel intensity was zero, down to 0.02 for a vessel intensity of 9.8 min/km²), but that responses declined with increasing distance to vessels, out to 4 km where no response was observed.
- Heinänen and Skov (2015) suggested that harbour porpoise density was significantly lower in areas with vessel transit rates of greater than 20,000 ships/year (80 per day within an area of 5 km²). Vessel traffic in the Proposed Development array area averages 17 vessels per day (see Chapter 13). Throughout the construction of the Proposed Development, there will be an average of up to four return trips from construction vessels and the Working in Proximity to Wildlife document in Appendix 10 Further Information for Action Point 42 Proximity to Marine Wildlife [REP1-028], which forms part of the VMP (C-51, Table 11.14), ensures that vessel traffic moves along predictable routes and defines how vessels should behave in the presence of marine mammals.



- Jones *et al.*, (2017) presents an analysis of the predicted co-occurrence of ships and seals at sea which demonstrates that UK wide there is a large degree of predicted co-occurrence, particularly within 50 km of the coast close to seal haulouts. There is no evidence relating decreasing seal populations with high levels of co-occurrence between ships and animals. In fact, in areas where seal populations are showing high levels of growth (e.g. southeast England) ship co-occurrences are highest (Jones *et al.*, 2017). Thomsen *et al.*, (2006) estimated that both harbour and grey seals will respond to both small (~2 kHz) and large (~0.25 kHz) vessels at approximately 400 m.
- The proposed implementation of a Working in Proximity to Wildlife document in Appendix 10 Further Information for Action Point 42 Proximity to Marine Wildlife [REP1-028], which forms part of the VMP (C-51, Table 11.14), will reduce the risk of vessel disturbance by controlling the speed and movement of vessels, resulting in slower moving vessels travelling more predictable routes which are less likely to cause disturbance.

Magnitude of impact

With the proposed implementation of the Working in Proximity to Wildlife document in Appendix 10 – Further Information for Action Point 42 – Proximity to Marine Wildlife [REP1-028], which forms part of the VMP (C-51, Table 11.14), the magnitude of vessel disturbance to marine mammals during construction activities relating to the proposed development is considered to be Low. This indicates that the potential is for short-term and/or intermittent behavioural effects, with survival and reproductive rates very unlikely to be impacted to the extent that the population trajectory will be altered. It is anticipated that any animals displaced from the area will return when vessel disturbance has ended.

Sensitivity or value of receptor

- Harbour porpoises have a high-frequency hearing range (e.g. Southall *et al.*, 2019), and it has been suggested that porpoises are consequently more likely to be sensitive to vessels that produce medium to high frequency noise components (Hermannsen *et al.*, 2014). Harbour porpoise are known to avoid vessels and behavioural responses have been demonstrated in porpoise exposed to vessel noise that contains limited high-frequency components (Dyndo *et al.*, 2015). Therefore, the sensitivity of porpoise to vessel noise will likely depend on the frequency of the noise components produced by the vessel.
- 11.9.77 Wisniewska *et al.*, (2018) presented data that suggested that whist very close-range vessel passes may result in an interruption in foraging in porpoise, this is short lived with porpoises observed to resume foraging 10 minutes after the vessel encounter. Tagging data, showing porpoises remaining within areas with high shipping levels further showed incidence of responses was low, indicating little fitness cost to exposure to vessel noise (Wisniewska *et al.*, 2018). Therefore, the sensitivity of porpoise to disturbance from vessels has been assessed as **Low**.
- Pirotta *et al.*, (2015), noted small scale, short-term reductions in foraging in bottlenose dolphin due to vessels, with the intensity of the reaction highly variable



on a spatial and temporal basis. This further supports previous suggestions that the reaction will likely be linked to the favourability of habitat or behaviour of prey in response to the vessel presence (reviewed in Pirotta *et al.*, 2015). There is limited information available on the responses of other cetacean species to vessels, however based on the evidence available for bottlenose dolphin and harbour porpoise, it is assumed that the other species have a similar sensitivity as harbour porpoises.

All marine mammal receptors are deemed to be of low vulnerability given the existing evidence of behavioural responses to vessels (see above). Therefore, the sensitivity of marine mammal receptors to vessel disturbance is considered to be **Low**.

Significance of residual effect

Overall, the sensitivity of all marine mammals to vessel disturbance has been assessed as **Low** and the magnitude is predicted to be **Low**. Therefore, the effect has been assessed as **Minor Significance**, which is **Not Significant** in EIA terms.

Changes to prey availability

Overview

- Given that marine mammals are dependent on fish as prey, there is the potential for indirect effects on marine mammals as a result of impacts upon fish species or the habitats that support them. The key prey species of each marine mammal receptor are listed in **Table 11.33**.
- As a result of the development there is likely to be impacts on prey species (fish and shellfish receptors), in particular from seabed preparation and direct disturbance to it. The impact pathways assessed in **Chapter 8 Fish and shellfish ecology, Volume 2** of the ES (Document Reference: 6.2.8) are:
 - mortality, injury, behavioural changes and auditory masking arising from noise and vibration;
 - mortality and potential mortal injury;
 - recoverable injury;
 - TTS;
 - behavioural impacts;
 - UXO clearance and noise vibrations;
 - direct disturbance from installation of the export cable;
 - direct disturbance resulting from construction within the array;
 - temporary localised increase in suspended sediment concentrations (SSC) and smothering; and
 - direct and indirect seabed disturbance leading to the release of sediment contaminants.



Table 11.33 Common prey species for each of the marine mammal receptors. Key species are identified with an asterisk

| Receptor Species | Prey Species | References |
|--------------------|---|---|
| Neceptor Opecies | Trey Species | References |
| Bottlenose dolphin | Cod*, saith, whiting*, salmon*, haddock, cephalopods* | Santos et al., 2001 |
| Common dolphin | Mackerel*, lanternfish, lancet fish, <i>Gadidae</i> spp.*, <i>Gobiidae</i> spp.*, cephalopod** | Brophy <i>et al.</i> , 2009 |
| Harbour porpoise | Whiting*, sandeel*, herring*, haddock, saith, pollock, bobtail squid | Pierce <i>et al.</i> , (2007) |
| Minke whale | Sandeel*, herring*, sprat*, mackerel*, goby*, Norway pout/poor cod* | Pierce <i>et al.</i> , (2004) |
| Harbour seal | Sandeel*, whiting*, dragonet*, cod*, herring*, sprat*, dover sole*, plaice*, lemon sole*, dab*, flounder*, goby*, bullrout, sea scorpion, octopus, squid* | Wilson and Hammond (2016) SCOS (2017) |
| Grey Seal | Sandeel*, cod*, whiting*, haddock, ling, plaice*, sole*, flounder*, dab* | SCOS (2017) |

^{*}Prey species identified that are in the present in the Rampion 2 ES boundary (see further details in Chapter 8: Fish and shellfish ecology

Chapter 8: Fish and shellfish ecology, Volume 2 of the ES (Document Reference: 6.2.8) concludes no significant impacts on all of the relevant prey species described in Table 11.33 during the construction phase. For specifics of the mitigation measures put in place for prey species such as herring please see Table 8.6 in Chapter 8: Fish and shellfish ecology and Rampion 2 Technical note: Underwater noise mitigation for sensitive features (located in Appendix D of the Evidence Plan (Document Reference: 7.21)). While there may be certain species that comprise the main part of their diet, all marine mammal species in this assessment are considered to be generalist feeders and are thus not reliant on a single prey species.

Magnitude of impact

Due to the lack of significant effect on prey species and the generalist/opportunist nature of the receptors in question, together with the low numbers of marine



mammals in vicinity of the Proposed Development, the magnitude of changes to prey availability to during construction activities is considered to be **Very Low** very short-term and recoverable, with no potential for survival and reproductive rates to be impacted to the extent that the population trajectory will be altered.

Sensitivity or value of the receptor

11.9.85 Changes to prey availability could increase the energy expenditure required for feeding through increased effort. However, as marine mammals are generalists they can switch prey species removing the requirement for additional energy expenditure. No impact on survival and reproduction is predicted and therefore the sensitivity of the receptor is considered to be **Low**.

Significance of residual effect

Overall, the magnitude of all marine mammal receptors to a change in prey availability has been assessed as **Very Low**, with a sensitivity of **Low**. Due to the very low magnitude of the effect, there will be no indirect effect to the marine mammal receptors, with the significance of effect predicted to be of **Negligible Significance**, which is **Not Significant** in EIA terms.

Disturbance to seal haul out sites and landfall

Overview

- Both grey and harbour seals are known to haul out in low numbers at Chichester Harbour and other sites in the local area (Castles *et al.*, 2021). The main potential for disturbance to seals at haul out sites is from the transit of vessels. Previous studies have demonstrated the disturbance effects on harbour seals at haul-out sites. For example, controlled disturbance vessel trials have shown that harbour seals would reduce the amount of time hauled out around the point of disturbance and they would embark on a foraging trip before hauling out again at the next low-tide cycle (Paterson *et al.*, 2015). This was also shown in Andersen *et al.*, (2011) where extended inter-haul-out trips occurred directly after a disturbance event. This is particularly important in terms of energetic consequences if this disturbance occurs at a time that is critical for seals to be hauled-out, such as during the annual moult or the breeding season.
- It is possible that vessel traffic could result in hauled out animals flushing into the water (Jansen et al., 2015). Andersen et al., (2011) showed that flushing out at Danish haul out sites occurred at distances of 510-830 m from approaching vessels. However, in the proposed study area, the local haul out sites are already exposed to relatively high levels of vessel activities as are located within active harbours (see **Chapter 13: Shipping and navigation, Volume 2** of the ES (Document Reference: 6.2.13)) and it is therefore considered that there will be a de minimis disturbance effect to seals at haul out caused by the additional vessels for the Proposed Development (see the vessel disturbance assessment above, and **Table 11.14**).
- The sound levels at the haul out sites are lower than those expected from background noise from vessels transiting through the Solent as such the animals



are likely to habituated to the sound levels received. Therefore, it is not considered that there will be any disturbance from such sites or blocking effects from the noise altering ingress and egress of the seals from the haul out sites.

Magnitude of impact

The magnitude is considered to be **Very Low**, given that the local haul out sites are already exposed to relatively high levels of vessel activities and animals are likely to habituated vessel disturbance.

Sensitivity or value of receptor

The sensitivity of seals to disturbance from haul out sites is likely to vary depending on the time of year and the reason the animals are hauled out. Castles et al (2021) recorded harbour seal pups only a few hours old within Chichester harbour, and thus the site was identified as a pupping area. Therefore, it is expected that during the breeding season (May - September), harbour seals sensitivity to disturbance at haul-out sites is **Medium** as disturbance may result in impacts to vital rates – particularly for new-born pups. At other times of the year the sensitivity is likely to be lower. Grey seals are not known to pup at any location in the Solent (Castles et al. 2021).

Significance of residual effect

During the harbour seal breeding season, the sensitivity of harbour seals to disturbance has been assessed as **Medium**. At other times of the year the sensitivity is likely to be lower. Given the existing levels of traffic and the likelihood that seals are habituated to vessel presence in the area, the magnitude is predicted to be **Very Low**. Therefore, the resulting impact significance for disturbance to seal haul outs is of **Minor Significance** at most (lower outside of the breeding season), which is **Not Significant** in EIA terms.

11.10 Assessment of effects: Operation and maintenance phase

Operational noise

Overview

Underwater noise from operational WTGs will be a continuous low-level sound which is generated from the vibration of the rotating machinery within the WTG which is transmitted into the marine environment through the WTG structure and foundations. Modelling of the predicted sound levels from the operation of WTGs is presented in the Appendix 11.2: Marine mammal quantitative underwater noise impact assessment, Volume 4 of the ES (Document Reference: 6.4.11.2) with the highest power WTGs expected to result in the loudest noise (when operating at maximum capacity, with lower sound levels expected the majority of the time).



- Using the non-impulsive weighted SEL_{cum} PTS thresholds from Southall *et al.*, (2019) resulted in estimated PTS impact ranges of <100m for all marine mammal species, see **Appendix 11.3: Underwater noise assessment technical report**, **Volume 4** of the ES (Document Reference: 6.4.11.3) for more details.
- Numerous reviews (e.g. MMO, 2014) and studies (e.g. Madsen *et al.*, 2006, Teilmann *et al.*, 2006, CEFAS, 2010, Brasseur *et al.*, 2012, Diederichs *et al.*, 2008) of the effects of operational WTGs on marine mammals have demonstrated that the likelihood of any behavioural impacts is low and will be extremely localised if any such were to arise. Notably, a number of studies have suggested that operational wind farms may provide beneficial foraging areas for marine mammals (e.g. Lindeboom *et al.*, 2011), with a monitoring programme at the Egmond aan Zee Offshore Wind Farm in the Netherlands reported that significantly more porpoise activity was recorded within the wind farm compared to the reference area during the operational phase (Scheidat *et al.*, 2011). Russell *et al.*, (2014) also observed tagged harbour and grey seals swimming in a grid-like pattern between WTGs within a wind farm, strongly suggesting that the structures provide favourable foraging habitats, with the individuals evidently not displaced by operational noise.
- These studies were all conducted at wind farms with relatively small sized turbines, and thus there is uncertainty as to how applicable the results are to future larger turbine sizes. Tougaard *et al* 2020 and Stöberand Thomsen (2021) showed that as WTG size increases, the underwater sound pressure level also increases. Both studies highlighted that as the size of turbines continues to increase it is expected that the operational noise they produce will also increase. One important factor to consider is that all data used in the studies to date have been measured at geared turbines, and it is the gearbox that is one of the main contributing factors to the generated underwater noise levels. However, recent advances in technology mean that newer WTGs use direct drive technology rather than gears, which are expected to generate lower operational underwater noise levels (sound reduction of around 10 dB compared to the same size geared turbine) (Stöber and Thomsen, 2021).
- Therefore, while underwater sound is expected to increase with increasing turbine size, new direct drive technology means that new turbines will produce considerably less underwater noise compared to the older geared turbines. The Applicant acknowledges that there is still a lack of data on operational noise generated by larger size turbines. However, given the presence of marine mammals (both porpoise and seals) within operational wind farms, it is unlikely that operational noise is expected to be of a level that would result in any disturbance effect.

Magnitude of impact

The impact is predicted to be of limited local extent, long term duration and continuous. The magnitude of both PTS and disturbance from operational noise is therefore considered to be **Very Low**.



Sensitivity or value of receptor

Given the evidence of the presence of marine mammals within and around existing operation wind farms, marine mammals are deemed to be of low vulnerability and have high recoverability to the impact of operational noise. The sensitivity of all marine mammal receptors is therefore considered to be **Very Low**.

Significance of residual effect

Overall, the sensitivity of all marine mammal receptors has been assessed as **Very Low** and the magnitude is predicted to be **Very Low**. Therefore, the significance of the effect has been predicted to be of **Negligible Significance** which is **Not Significant** in EIA terms.

Vessel collision risk

Overview

- The worst case scenario identifies that there will be up to 1,126 return visits to the Proposed Development per year during the operation phase. This equates to an average of approximately three return trips per day. Vessel types will include crew transport vessels (CTVs), service operation vessels (SOVs), supply vessels, cable and remedial protection vessels and jack-up vessels (JUVs).
- Harbour porpoises, dolphins and seals are relatively small and highly mobile, and given observed responses to noise, are expected to detect vessels in close proximity and largely avoid collision. Predictability of vessel movement by marine mammals is known to be a key aspect in minimising the potential risks imposed by vessel traffic (Nowacek *et al.*, 2001, Lusseau 2003, 2006). The embedded mitigation provided by the Working in Proximity to Wildlife document in **Appendix 10 Further Information for Action Point 42 Proximity to Marine Wildlife** [REP1-028], which forms part of the VMP, including the adherence to the MWWC (C-51, Table 11.14) (see details in section 11.9.59) ensures that vessel traffic moves along predictable routes and defines how vessels should behave in the presence of marine mammals.

Magnitude of impact

With the proposed implementation of the Working in Proximity to Wildlife document in Appendix 10 – Further Information for Action Point 42 – Proximity to Marine Wildlife [REP1-028], which forms part of the VMP (C-51,Table 11.14), and adherence to the MWWC as part of that, the magnitude of vessel collisions with marine mammals during operation and maintenance activities relating to the proposed development is considered to be Very Low.

Sensitivity or value of receptor

All marine mammal receptors are deemed to be of medium vulnerability given that vessel collision is not considered to be a key source of mortality highlighted from post-mortem examinations of stranded animals. However, should a collision event occur, this is likely to injure the animal, from which they may have limited ability to



recover from and could potentially be fatal. Therefore, as a result of the low vulnerability to a strike but the serious consequences of a strike, the sensitivity of marine mammal receptors to vessel collisions is considered to be **High**.

Significance of residual effect

Overall, the sensitivity of all marine mammals to vessel collisions has been assessed as **high** and the magnitude is predicted to be **Very Low** given that the Working in Proximity to Wildlife document in **Appendix 10 – Further Information for Action Point 42 – Proximity to Marine Wildlife [REP1-028]**, which forms part of the VMP (C-51, **Table 11.14**), will be implemented. Therefore, the application of the mitigation enables a conclusion for the effect to be of **Minor Adverse Significance**, which is **Not Significant** in EIA terms.

Vessel disturbance

Overview

- The worst-case scenario identifies that there will be 21 vessels associated with the Proposed Development operating at any one time. Vessel types will include crew transport vessels (CTVs), service operation vessels (SOVs), supply vessels, cable and remedial protection vessels and jack-up vessels (JUVs).
- Whilst very few studies have considered potential thresholds of vessel traffic which may increase the risk of disturbance, Heinänen and Skov (2015) identified a significant reduction in harbour porpoise density where vessels movements exceeded 80 per day within an area of 5 km². Vessel traffic in the area around the proposed development will not exceed this value even with the addition of the operational phase vessel traffic.

Magnitude of impact

The magnitude of vessel disturbance to marine mammals during operation and maintenance activities relating to the Proposed Development is considered to be **Low.** There is the potential for short-term and/or intermittent behavioural effects, with survival and reproductive rates very unlikely to be impacted to the extent that the population trajectory will be altered.

Sensitivity or value of receptor

All marine mammal receptors are deemed to be of low vulnerability given the existing evidence of behavioural responses to vessels (see **Section 11.9**). Therefore, the sensitivity of marine mammal receptors to vessel disturbance is considered to be **Low**.

Significance of residual effect

Overall, the sensitivity of all marine mammals to vessel disturbance has been assessed as **Low** and the magnitude is predicted to be **Low**. The risk of vessel disturbance is reduced given that the Working in Proximity to Wildlife document in



Appendix 10 – Further Information for Action Point 42 – Proximity to Marine Wildlife [REP1-028], which forms part of the VMP (C-51, Table 11.14), will be implemented, therefore the effect is of Minor Significance, which is Not Significant in EIA terms.

Changes to prey availability

Overview

- There is the potential for indirect effects on marine mammals as a result of impacts upon prey species or the habitats that support them (e.g. from EMF). The key prey species of each marine mammal receptor are listed in **Table 11.33**.
- As per the construction phase (see **Section 11.9**), **Chapter 8: Fish and shellfish ecology, Volume 2** of the ES (Document Reference: 6.2.8) concludes no significant impacts on all of the relevant prey species described in **Table 11.33** during the operation and maintenance phase.
- As noted previously it is even possible that offshore wind farms can increase prey availability or provide more favourable foraging grounds for marine mammals.

Magnitude of impact

Due to the lack of significant effect on prey species and the generalist / opportunist nature of the receptors in question, the magnitude of changes to prey availability to marine mammals during operation and maintenance activities is considered to be **Very Low**. Any potential effect are very short-term and recoverable, with no potential for survival and reproductive rates to be impacted to the extent that the population trajectory will be altered.

Sensitivity or value of receptor

11.10.23 Changes to prey availability could increase the energy expenditure required for feeding through increased effort. However, as marine mammals are generalists they can switch prey species removing the requirement for additional energy expenditure. No impact on survival and reproduction is predicted and therefore the sensitivity of the receptor is considered to be **Low**.

Significance of residual effect

Overall, the magnitude of all marine mammal receptors to a change to prey availability has been assessed as **Very Low** and therefore will not lead to any change in the prey populations. The sensitivity of marine mammal receptors is considered to be **Low**. Consequently, there will be no indirect effects on the marine mammal receptors considered, resulting in an impact of **Negligible Significance**, which is **Not Significant** in EIA terms.



11.11 Assessment of effects: Decommissioning phase

Overview

- Impacts from decommissioning are expected to be similar to those listed for construction, if Proposed Development infrastructure is removed from the seabed at the end of the development's operational life phase. The nature and scale of impacts arising from decommissioning are expected to be of similar, or reduced magnitude to those generated during the construction; certain activities such as piling will not be required. The decommissioning sequence will generally be the reverse of the construction sequence and involve similar types and numbers of vessels and equipment.
- The sensitivity of receptors during the decommissioning is assumed to be the same as given for the construction phase (see **Section 11.9**). The magnitude of effect is considered to be no greater or potentially less than those considered for the receptors within the construction phase. Therefore, it is anticipated that any decommissioning impacts will be no greater, and probably less than those assessed for the construction phase.
- If it is deemed closer to the time of decommissioning that removal of certain parts of the development (for example export and inter-array cables) will have a greater environmental impact than leaving in situ, it may be preferable to leave those parts in situ. In this case, the impacts will be similar to those described for the operation and maintenance phase. If certain parts of the development are left in situ, effects dependent on the operation of the wind farm will not occur.
- To date, no large offshore wind farm has been decommissioned in UK waters. It is anticipated that any future programme of decommissioning will be developed in close consultation with the relevant statutory marine and nature conservation bodies. This will enable the guidance and best practice at the time to be applied to minimise any potential impacts.

Decommissioning noise impacts (including PTS, TTS and disturbance)

Piling foundations will likely be cut approximately 1m below the seabed, however, 11.11.5 given the operational lifetime of the Proposed Development is assumed to be approximately 30 years, the specific decommissioning plan and programme will not be determined until closer to the time. The Energy Act (2004) requires that a decommissioning plan must be submitted to and approved by the Secretary of State for Business, Energy and Industrial Strategy, a draft of which will be submitted prior to the construction of the Proposed Development. The decommissioning plan and programme will be updated during the Proposed Development's lifespan to take account of changing best practice and new technologies. The approach and methodologies employed at decommissioning will be compliant with the legislation and policy requirements at the time of decommissioning. The potential impacts during the decommissioning phase are anticipated to be similar or less than during construction (with no piling). If noise generating methods are used for decommissioning, best-practice environmental measures as understood at the time will be used to mitigate the potential for PTS, including a decommissioning MMMP (C-54, Table 11.14). Accordingly, the impact



from PTS, TTS and disturbance to marine mammals from decommissioning has been assessed as of a maximum of **minor adverse significance**, which is **Not Significant** in EIA terms.

Vessel collision risk

The potential impacts during the decommissioning phase are anticipated to be similar or less than during construction. Therefore, the significance of effect from vessel collisions on marine mammals has been assessed as being of **Minor Adverse Significance**, which is **Not Significant** in EIA terms.

Vessel disturbance

The potential impacts during the decommissioning phase are anticipated to be similar or less than during construction. Therefore, the significance of effect from vessel disturbance on marine mammals has been assessed as being of **Minor Adverse Significance**, which is **Not Significant** in EIA terms.

Changes to prey availability

The potential impacts during the decommissioning phase are anticipated to be similar or less than during construction. Therefore, the significance of effect from changes to prey availability on marine mammals has been assessed as being of **Minor Adverse Significance**, which is **Not Significant** in EIA terms.

Disturbance to seal haul out site at landfall

The potential impacts during the decommissioning phase are anticipated to be similar or less than during construction. Therefore, the significance of effect from disturbance to seal haul out sites has been assessed as being of **Minor Adverse Significance**, which is **Not Significant** in EIA terms.

11.12 Assessment of cumulative effects

Approach

- A cumulative effects assessment (CEA) examines the combined impacts of Rampion 2 in combination with other developments on the same single receptor or resource and the contribution of Rampion 2 to those impacts. The overall method followed in identifying and assessing potential cumulative effects in relation to the offshore environment is set out in Section 5.10 of Chapter 5: Approach to the EIA, Volume 2 of the ES (Document Reference: 6.2.5).
- The offshore screening approach is based on the Planning Inspectorate's Advice Note Nine (Planning Inspectorate, 2018) and Advice Note Seventeen (Planning Inspectorate, 2019), with relevant components of the RenewableUK (RenewableUK, 2013) accepted guidance, which includes aspects specific to the marine elements of an offshore wind farm, addressing the need to consider mobile wide-ranging species (foraging species, migratory routes etc).



Cumulative effects assessment

- For marine mammals, a Zone of Influence (ZOI) has been applied for the CEA to ensure direct and indirect cumulative effects can be appropriately identified and assessed. The ZOI for marine mammals is the species specific MU (North Sea MU for porpoise, South and Southeast MUs for seals, Celtic and Greater North Sea MU for minke whales and common dolphins, and Offshore Channel, Celtic Seas & South West England MU and Coastal West Channel MU for bottlenose dolphins). The marine mammals ZOIs are shown in Figure 11-4, Volume 3. of the ES (Document Reference 6.3.11). Identification of all offshore projects within each marine mammal MU resulted in the CEA long-list.
- A short list of 'other developments' that may interact with the ZOIs during their construction, operation or decommissioning is presented in Appendix 5.4:

 Cumulative effects assessment shortlisted developments, Volume 4 of the ES (Document Reference: 6.4.5.4) and on Figure 5.4.1, Volume 3 of the ES (Document Reference: 6.3.5). This list has been generated applying criteria set out in Chapter 5: Approach to the EIA, Volume 2 of the ES (Document Reference: 6.2.5) and has been collated up to the finalisation of the ES through desk study, consultation and engagement. For marine mammals this was accomplished by screening out already operational projects that had been identified in the long list, and thus the short-list consists of all offshore projects within the marine mammal MUs that are expected to be constructing during the time period considered in the CEA.
- A tiering structure has been used for screening and assessment of other developments as in accordance with PINS Advice Note Seventeen (Chapter 5). Definitions of Tiers are set out in Table 5-3 of Chapter 5: Approach to the EIA, Volume 2 of the ES (Document Reference: 6.2.5). Where other projects are expected to be completed before construction of the Proposed Development and the effects of those projects are fully determined, effects arising from them are considered as part of the baseline and may be considered as part of both the construction and operational assessment. For this chapter, two additional tiers have also been applied as set out in Table 11.34, that align with the tier system proposed in Natural England (2021b). This tiering system has been used for the marine mammal CEA as it is a more structured approach that allows the level of uncertainty associated with the assessment tiers based on the consenting stage of the project.

Table 11.34 Description of tiers of other developments considered for CEA (from Natural England, 2021)

| Tier | Stage | Data availability |
|--------|---|---|
| Tier 1 | Built and operational projects should be included within the cumulative assessment where they have not been included within the environmental characterisation survey, i.e. they were not | Pre-construction (and possibly post- construction) survey data from the built project(s) and environmental characterisation survey data from proposed project (including data |



| Tier | Stage | Data availability |
|--------|---|--|
| | operational when baseline surveys were undertaken, and/or any residual impact may not have yet fed through to and been captured in estimates of "baseline" conditions e.g. "background" distribution or mortality rate for birds. | analysis and interpretation within the ES for the project). |
| Tier 2 | Tier 1 + projects under construction. | As Tier 1 but not including post- construction survey data. |
| Tier 3 | Tier 2 + projects that have been consented (but construction has not yet commenced). | Environmental characterisation survey data from proposed project (including data analysis and interpretation within the ES for the project) and possibly preconstruction survey data from built project. |
| Tier 4 | Tier 3 + projects that have an application submitted to the appropriate regulatory body that have not yet been determined. | Environmental characterisation survey data from proposed project (including data analysis and interpretation within the ES for the project). |
| Tier 5 | Tier 4 + projects that the regulatory body are expecting an application to be submitted for determination (e.g. projects listed under the Planning Inspectorate programme of projects). | Possibly environmental characterisation survey data (but strong likelihood that this data will not be publicly available at this stage). |
| Tier 6 | Tier 5 + projects that have been identified in relevant strategic plans or programmes. | Historic survey data collected for other purposes/by other projects or industries or at a strategic level. See Natural England (2021a) for guidance on using existing datasets. |

Screening Projects: Only those 'other developments' in the short list that fall within the marine mammal ZOIs (species specific MU) and are constructing between 2021 and 2030 have the potential to result in cumulative effects with the Proposed Development. All 'other developments' falling outside the marine mammal ZOIs (species specific MU) are excluded from this assessment. The following types of 'other development' have the potential to result in cumulative effects on marine mammals.



- Sub-sea cables and pipelines (telecom and power cables);
- Offshore wind farms;
- Oil and Gas projects;
- Tidal energy;
- Wave energy; and
- Seismic surveys.
- Screening Impacts: Certain impacts assessed for Rampion 2 alone are not considered in the marine mammal CEA due to a) the highly localised nature of the impacts b) management and mitigation measures in place at Rampion 2 and on other projects will reduce the risk occurring (e.g. MMMPs) and c) where the potential significance of the impact from Rampion 2 alone has been assessed very low magnitude and therefore not significant. The impacts excluded from the marine mammal CEA for these reasons are:
 - auditory injury (PTS): where PTS may result from activities such as pile driving and UXO clearance, suitable mitigation will be put in place to minimise injury risk to marine mammals (as a requirement of European Protected Species legislation);
 - collision with vessels: it is expected that all offshore energy projects will employ a VMP to reduce the already low risk of collisions with marine mammals;
 - changes in water quality: highly localised and negligible significance;
 - changes in prey availability: highly localised and negligible significance; and
 - barrier effects / operational noise: highly localised and negligible significance.
- 11.12.8 Therefore, the impacts that are considered in the marine mammal CEA are as follows:
 - the potential for disturbance from underwater noise during construction of developments; and
 - the potential for disturbance from vessel activity associated with each development.
- Screening species: Due to the fact that underwater noise from the construction of Rampion 2 is anticipated to have negligible effects on seals (<1 animal disturbed per piling day), both harbour and grey seals have been scoped out of the CEA for piling disturbance. All developments listed in **Table 11.35** are screened in for the cumulative assessment for harbour porpoise, minke whales and common dolphins as they are all present within the respective species MUs. All offshore wind farm projects have been screened out for bottlenose dolphins as they are not located within the relevant MU; however, the Perpetus Tidal energy Centre (PTEC), the Aquind Interconnector and Wave Hub (TwinHub) developments have been screened in for the iPCoD cumulative impact assessment as they overlap with the Coastal West Channel MU.



- 11.12.10 Currently the number of seismic surveys that will take place are unknown, but those that do occur in the North Sea, Celtic Sea or Irish Sea could occur within the respective MUs for all species.
- On the basis of the above, the following specific developments contained with the short list in **Appendix 5.5: Cumulative effects assessment shortlisted developments, Volume 4** of the ES (Document Reference: 6.4.5.5) are scoped into the CEA. The developments' that are scoped into the marine mammals CEA are outlined in **Table 11.35**.
- In order to assess the temporal overlap of the potential impacts from the different developments, it has been assumed that the earliest start of construction for Rampion 2 would commence at the start for 2025 and could continue for 4 years (Chapter 4: The Proposed Development, Volume 2). However, given the timeline relies on consent award, the CEA has conservatively assessed until 2029.



Table 11.35 Developments considered as part of the marine mammals CEA

| ID | Development type | Development name | Application reference | Status | Confidence in assessment | Tier[1] | Distance to Rampion 2 array (km) |
|-----|---------------------|------------------------|------------------------|---|--|---------|--|
| W29 | Offshore wind farm | Hornsea Project Two | Hornsea Project Two | Operational as of August 2022 | High – Third party project details published in the public domain and confirmed as being 'accurate' by the developer | 1 | 364.3 |
| W40 | Offshore wind farm | Neart na Gaoithe | Neart na Gaoithe | Under Construction (Commissioni ng expected 2023) | High – Third party project details published in the public domain and confirmed as being 'accurate' by the developer | 2 | 611.5 |
| W38 | Offshore wind farm | Moray East | Moray East | Under Construction (Fully commissioned 2022) | High – Third party project details published in the public domain and confirmed as being 'accurate' by the developer | 2 | 822.8 |



| ID | Development type | Development name | Application reference | Status | Confidence in assessment | Tier[1] | Distance to Rampion 2 array (km) |
|-----|---------------------|------------------|-----------------------|---------------------------------------|--|---------|--|
| W6 | Offshore wind farm | Borssele I | Borssele I | Operational 2022 | High – Third party project details published in the public domain and confirmed as being 'accurate' by the developer | 1 | 263.1 |
| W7 | Offshore wind farm | Borssele II | Borssele II | Operational 2022 | High – Third party project details published in the public domain and confirmed as being 'accurate' by the developer | 1 | 259.4 |
| W59 | Offshore wind farm | Triton Knoll | Triton Knoll | Operational 2021 | High – Third party project details published in the public domain and confirmed as being 'accurate' by the developer | 1 | 307.6 |
| W11 | Offshore wind farm | Dogger Bank A | Dogger Bank A | Under construction (Commissioni | High – Third party project details published in the public domain and | 2 | 462.3 |



| ID | Development type | Development name | Application reference | Status | Confidence in assessment | Tier[1] | Distance to Rampion 2 array (km) |
|-----|---------------------|---------------------|-----------------------|---|--|---------|--|
| | | | | ng expected 2024) | confirmed as being 'accurate' by the developer | | |
| W12 | Offshore wind farm | Dogger Bank B | Dogger Bank B | Under construction (Commissioni ng expected 2024) | High – Third party project details published in the public domain and confirmed as being 'accurate' by the developer | 2 | 473.2 |
| W13 | Offshore wind farm | Dogger Bank C | Dogger Bank C | Consented (Construction expected 2023 – 2026) | High – Third party project details published in the public domain and confirmed as being 'accurate' by the developer | 3 | 508.7 |
| W56 | Offshore wind farm | Sofia | Sofia | Consented (Construction expected 2023 – 2026) | High – Third party project details published in the public domain and confirmed as being 'accurate' by the developer | 3 | 487.9 |



| ID | Development type | Development name | Application reference | Status | Confidence in assessment | Tier[1] | Distance to Rampion 2 array (km) |
|-----|---------------------|----------------------|-----------------------|---|--|---------|--|
| W17 | Offshore wind farm | East Anglia Three | East Anglia Three | Consented (Construction expected 2023 – 2026) | High – Third party project details published in the public domain and confirmed as being 'accurate' by the developer | 3 | 298.8 |
| W33 | Offshore wind farm | Inch Cape | Inch Cape | Consented (Construction expected from 2021) | High – Third party project details published in the public domain and confirmed as being 'accurate' by the developer | 3 | 634.2 |
| W52 | Offshore wind farm | Seagreen Alpha | Seagreen Alpha | Under construction (Commissioni ng expected 2023) | High – Third party project details published in the public domain and confirmed as being 'accurate' by the developer | 2 | 642.1 |
| W53 | Offshore wind farm | Seagreen Bravo | Seagreen Bravo | Under construction (Commissioni | High – Third party project details published in the public domain and | 2 | 640.9 |



| ID | Development type | Development name | Application reference | Status | Confidence in assessment | Tier[1] | Distance to Rampion 2 array (km) |
|-----|---------------------|---------------------|-----------------------|--|--|---------|--|
| | | | | ng expected 2023) | confirmed as being 'accurate' by the developer | | |
| W30 | Offshore wind farm | Hornsea Three | Hornsea Three | Consented (Construction expected 2024 – 2028) | High – Third party project details published in the public domain and confirmed as being 'accurate' by the developer | 3 | 390.4 |
| W27 | Offshore wind farm | Hornsea Four | Hornsea Four | Consented (Construction expected 2025 – 2030) | High – Third party project details published in the public domain and confirmed as being 'accurate' by the developer | 3 | 358.3 |
| W42 | Offshore wind farm | Norfolk Vanguard | Norfolk Vanguard | Consented (Construction expected 2024 – 2028) | High – Third party project details published in the public domain and confirmed as being 'accurate' by the developer | 3 | 303.6 |



| ID | Development type | Development name | Application reference | Status | Confidence in assessment | Tier[1] | Distance to Rampion 2 array (km) |
|-----|---------------------|--------------------------|--------------------------|--|--|---------|--|
| W39 | Offshore wind farm | Moray West | Moray West | Consented (Construction expected 2022 – 2024) | High – Third party project details published in the public domain and confirmed as being 'accurate' by the developer | 3 | 819.9 |
| W41 | Offshore wind farm | Norfolk Boreas | Norfolk Boreas | Consented (Construction expected 2022 – 2025) | High – Third party project details published in the public domain and confirmed as being 'accurate' by the developer | 3 | 324.2 |
| W16 | Offshore wind farm | East Anglia One North | East Anglia One North | Consented (Construction expected 2023 – 2026) | High – Third party project details published in the public domain and confirmed as being 'accurate' by the developer | 3 | 261.4 |
| W18 | Offshore wind farm | East Anglia Two | East Anglia Two | Consented (Construction expected 2023 – 2026) | High – Third party project details published in the public domain and | 3 | 232.9 |



| ID | Development type | Development name | Application reference | Status | Confidence in assessment | Tier[1] | Distance to Rampion 2 array (km) |
|-----|---------------------|--|--|--------------------------|--|---------|--|
| | | | | | confirmed as being 'accurate' by the developer | | |
| W1 | Offshore wind farm | Awel y Mor | Awel y Mor | Application Submitted | High – Third party project details published in the public domain and confirmed as being 'accurate' by the developer | 4 | 376 |
| W21 | Offshore wind farm | Five Estuaries (Galloper extension) | Five Estuaries (Galloper extension) | Proposed | Low – Environmental statement not available | 5 | 191.1 |
| W43 | Offshore wind farm | North Falls (Greater Gabbard extension) | North Falls (Greater Gabbard extension) | Proposed | Low – Environmental Statement not available | 5 | 172.8 |
| W48 | Offshore wind farm | Rampion 1 | Rampion 1 | Operational | High – Third party project details published in the public domain and confirmed as being | 1 | 0 |



| ID | Development type | Development name | Application reference | Status | Confidence in assessment | Tier[1] | Distance to Rampion 2 array (km) |
|-----|---------------------|--|--|--------------------------------------|--|---------|--|
| | | | | | 'accurate' by the developer | | |
| W10 | Offshore wind farm | Dieppe Le Treport (France) | Dieppe Le Treport (France) | Under construction (2019-2023) | High – Third party project details published in the public domain and confirmed as being 'accurate' by the developer | 2 | <50 |
| W20 | Offshore wind farm | Fécamp (France) | Fécamp (France) | Under construction (2020-2023) | High – Third party project details published in the public domain and confirmed as being 'accurate' by the developer | 2 | <50 |
| W55 | Offshore wind farm | Sheringham Shoal and Dudgeon extensions | Sheringham Shoal and Dudgeon extensions | Application submitted | High – Third party project details published in the public domain and confirmed as being 'accurate' by the developer | 3 | 283.6 |



| ID | Development type | Development name | Application reference | Status | Confidence in assessment | Tier[1] | Distance to Rampion 2 array (km) |
|-----|---------------------|---------------------|-----------------------|-----------------------|--|---------|--|
| W65 | Offshore wind farm | Erebus | Erebus | Consented | High – Third party project details published in the public domain and confirmed as being 'accurate' by the developer | 3 | 362 |
| W66 | Offshore wind farm | Berwick Bank | Berwick Bank | Application submitted | High – Third party project details published in the public domain and confirmed as being 'accurate' by the developer | 4 | 614.6 |
| W67 | Offshore wind farm | Morgan | Morgan | Proposed | Low – Environmental Statement not available | 5 | 428 |
| W68 | Offshore wind farm | Mona | Mona | Proposed | Low – Environmental Statement not available | 5 | 390.1 |
| W69 | Offshore wind farm | Morecambe | Morecambe | Proposed | Low – Environmental | 5 | 400.3 |



| ID | Development type | Development name | Application reference | Status | Confidence in assessment | Tier[1] | Distance to Rampion 2 array (km) |
|-----|---------------------|---------------------|-----------------------|----------|--|---------|--|
| | | | | | Statement not available | | |
| W70 | Offshore wind farm | Isle of Man | Isle of Man | Proposed | Low – Environmental Statement not available | 5 | 455.5 |
| W71 | Offshore wind farm | Dublin | Dublin | Proposed | Low – Environmental Statement not available | 5 | 455.7 |
| W72 | Offshore wind farm | Codling | Codling | Proposed | Low – Environmental Statement not available | 5 | 439.7 |
| W73 | Offshore wind farm | NISA | NISA | Proposed | Low – Environmental Statement not available | 5 | 477.3 |
| W74 | Offshore wind farm | Arklow Bank 2 | Arklow Bank 2 | Proposed | Low – Environmental Statement not available | 5 | 435 |



| ID | Development type | Development name | Application reference | Status | Confidence in assessment | Tier[1] | Distance to Rampion 2 array (km) |
|-----|-----------------------|---------------------|-----------------------|----------|--|---------|--|
| W78 | Offshore Wind Farm | Kinsale | Kinsale | Proposed | Low – Environmental Statement not available | 5 | 550 |
| W80 | Offshore Wind Farm | Inis Ealga | Inis Ealga | Proposed | Low – Environmental Statement not available | 5 | 485 |
| W81 | Offshore Wind Farm | Celtic Sea Array | Celtic Sea Array | Proposed | Low – Environmental Statement not available | 5 | 450 |
| W82 | Offshore Wind Farm | North Celtic Sea | North Celtic Sea | Proposed | Low – Environmental Statement not available | 5 | 460 |
| W83 | Offshore Wind Farm | Blackwater | Blackwater | Proposed | Low – Environmental Statement not available | 5 | 410 |
| W86 | Offshore Wind Farm | Llyr 1 | Llyr 1 | Proposed | Low – Environmental | 5 | 340 |



| ID | Development type | Development name | Application reference | Status | Confidence in assessment | Tier[1] | Distance to Rampion 2 array (km) |
|-----|-----------------------|---------------------|-----------------------|----------|--|---------|--|
| | | | | | Statement not available | | |
| W87 | Offshore Wind Farm | Llyr 2 | Llyr 2 | Proposed | Low – Environmental Statement not available | 5 | 330 |
| W88 | Offshore Wind Farm | Llywelyn | Llywelyn | Proposed | Low – Environmental Statement not available | 5 | 370 |
| W89 | Offshore Wind Farm | Gwynt Glas | Gwynt Glas | Proposed | Low – Environmental Statement not available | 5 | 360 |
| W90 | Offshore Wind Farm | Petroc | Petroc | Proposed | Low – Environmental Statement not available | 5 | 350 |
| W91 | Offshore Wind Farm | Shelmalere | Shelmalere | Proposed | Low – Environmental Statement not available | 5 | 420 |



| ID | Development type | Development name | Application reference | Status | Confidence in assessment | Tier[1] | Distance to Rampion 2 array (km) |
|------|-----------------------|-------------------------|-------------------------|----------|--|---------|--|
| W93 | Offshore Wind Farm | South Irish Sea | South Irish Sea | Proposed | Low – Environmental Statement not available | 5 | 420 |
| W96 | Offshore Wind Farm | Wicklow | Wicklow | Proposed | Low – Environmental Statement not available | 5 | 440 |
| W98 | Offshore Wind Farm | Greystones | Greystones | Proposed | Low – Environmental Statement not available | 5 | 446 |
| W101 | Offshore Wind Farm | Braymore Wind Park | Braymore Wind Park | Proposed | Low – Environmental Statement not available | 5 | 496 |
| W103 | Offshore Wind Farm | North Channel Wind 1 | North Channel Wind 1 | Proposed | Low – Environmental Statement not available | 5 | 585 |
| W104 | Offshore Wind Farm | North Channel Wind 2 | North Channel Wind 2 | Proposed | Low – Environmental | 5 | 553 |



| ID | Development type | Development name | Application reference | Status | Confidence in assessment | Tier[1] | Distance to Rampion 2 array (km) |
|------|-----------------------|---------------------|-----------------------|-----------|--|---------|--|
| | | | | | Statement not available | | |
| W106 | Offshore Wind Farm | Shearwater One | Shearwater One | Proposed | Low – Environmental Statement not available | 5 | 693 |
| W107 | Offshore Wind Farm | Machair Wind | Machair Wind | Proposed | Low – Environmental Statement not available | 5 | 702 |
| Wa1 | Wave | Bombora | Bombora | Consented | High – Third party project details published in the public domain and confirmed as being 'accurate' by the developer | 3 | 330 |
| W112 | Offshore wind farm | Twinhub | Twinhub | Consented | High – Third party project details published in the public domain and confirmed as being 'accurate' by the developer | 2 | 352 |



| ID | Development type | Development name | Application reference | Status | Confidence in assessment | Tier[1] | Distance to Rampion 2 array (km) |
|------|-----------------------|---|---|---------------------|--|---------|--|
| W113 | Offshore Wind Farm | Princess Elizbeth Noordhinder Noord tender | Princess Elizbeth Noordhinder Noord tender | Development Zone | Low – Environmental Statement not available | 6 | 200 |
| W114 | Offshore Wind Farm | Borkum Rifgrund 3 | Borkum Rifgrund 3 | Consented | High – Third party project details published in the public domain and confirmed as being 'accurate' by the developer | 3 | 430 |
| W115 | Offshore Wind Farm | GoDe wind 3 | GoDe wind 3 | Consented | High – Third party project details published in the public domain and confirmed as being 'accurate' by the developer | 3 | 555 |
| W116 | Offshore Wind Farm | EnBw He Dreiht | EnBw He Dreiht | Consented | High – Third party project details published in the public domain and confirmed as being 'accurate' by the developer | 3 | 545 |



| ID | Development type | Development name | Application reference | Status | Confidence in assessment | Tier[1] | Distance to Rampion 2 array (km) |
|------|-----------------------|---|---|------------------------|--|---------|--|
| W117 | Offshore Wind Farm | N-3.7 (North sea cluster - gode wind) | N-3.7 (North sea cluster - gode wind) | Proposed | Low – Environmental Statement not available | 6 | 560 |
| W118 | Offshore Wind Farm | N-3.8 (North sea cluster - Nordsee Two) | N-3.8 (North sea cluster - Nordsee Two) | Proposed | Low – Environmental Statement not available | 6 | 560 |
| W119 | Offshore Wind Farm | N-7.2 | N-7.2 | Proposed | Low – Environmental Statement not available | 6 | 560 |
| W120 | Offshore Wind Farm | Kaskasi | Kaskasi | Operational since 2022 | High – Third party project details published in the public domain and confirmed as being 'accurate' by the developer | 1 | 665 |
| W121 | Offshore Wind Farm | Hesselo | Hesselo | Proposed | Low – Environmental Statement not available | 5 | 1010 |



| ID | Development type | Development name | Application reference | Status | Confidence in assessment | Tier[1] | Distance to Rampion 2 array (km) |
|------|-----------------------|--------------------------------|--------------------------------|-----------------------|--|---------|--|
| W122 | Offshore Wind Farm | Thor | Thor | Proposed | Low – Environmental Statement not available | 5 | 835 |
| W123 | Offshore Wind Farm | Frederikshavn offshore demo | Frederikshavn offshore demo | Proposed | Low – Environmental Statement not available | 5 | 1040 |
| W124 | Offshore Wind Farm | Outer Dowsing | Outer Dowsing | Proposed | Low – Environmental Statement not available | 5 | 325 |
| W125 | Offshore Wind Farm | Vesterhav Nord/Sud | Vesterhav Nord/Sud | Under Construction | High – Third party project details published in the public domain and confirmed as being 'accurate' by the developer | 2 | 810 |
| W126 | Offshore Wind Farm | Calvados | Calvados | Under construction | High – Third party project details published in the public domain and confirmed as being | 2 | 130 |



| ID | Development type | Development name | Application reference | Status | Confidence in assessment | Tier[1] | Distance to Rampion 2 array (km) |
|------|-----------------------|------------------|--|-----------------------|--|---------|--|
| | | | | | 'accurate' by the developer | | |
| W127 | Offshore Wind Farm | Saint-Brieuc | Saint-Brieuc | Under construction | High – Third party project details published in the public domain and confirmed as being 'accurate' by the developer | 2 | 263 |
| W128 | Offshore Wind Farm | Dunkerque | Dunkerque | Proposed | Low – Environmental Statement not available | 5 | 165 |
| W129 | Offshore Wind Farm | Oriel | Oriel | Proposed | High – Third party project details published in the public domain and confirmed as being 'accurate' by the developer | 5 | 517 |
| W130 | Offshore Wind Farm | Zuid | Hollandse Kust Zuid Holland I and II | Under construction | High – Third party project details published in the public domain and | 2 | 320 |



| ID | Development type | Development name | Application reference | Status | Confidence in assessment | Tier[1] | Distance to Rampion 2 array (km) |
|------|-----------------------|---|---|-----------------------|--|---------|--|
| | | | | | confirmed as being 'accurate' by the developer | | |
| W131 | Offshore Wind Farm | Hollandse Kust Zuid Holland III and IV | Hollandse Kust Zuid Holland III and IV | Under construction | High – Third party project details published in the public domain and confirmed as being 'accurate' by the developer | 2 | 320 |
| W132 | Offshore Wind Farm | Hollandse Kust Noord | Hollandse Kust Noord | Under construction | High – Third party project details published in the public domain and confirmed as being 'accurate' by the developer | 2 | 320 |
| W134 | Offshore Wind Farm | Hollandse Kust West Site VI | Hollandse Kust West Site VI | Under construction | High – Third party project details published in the public domain and confirmed as being 'accurate' by the developer | 2 | 330 |



| ID | Development type | Development name | Application reference | Status | Confidence in assessment | Tier[1] | Distance to Rampion 2 array (km) |
|------|-----------------------|---|---|-----------------------|--|---------|--|
| W135 | Offshore Wind Farm | Ten noorden van de Waddeneiland en | Ten noorden van de Waddeneiland en | Proposed | Low – Environmental Statement not available | 5 | 555 |
| W136 | Offshore Wind Farm | Hollandse Kust West Site VII | Hollandse Kust West Site VII | Proposed | Low – Environmental Statement not available | 5 | 310 |
| W137 | Offshore Wind Farm | Hywind Tampen | Hywind Tampen | Under construction | High – Third party project details published in the public domain and confirmed as being 'accurate' by the developer | 2 | 1000 |
| W139 | Offshore Wind Farm | Seatwirl S2 | Seatwirl S2 | Consented | High – Third party project details published in the public domain and confirmed as being 'accurate' by the developer | 3 | 1020 |
| W140 | Offshore Wind Farm | Seagreen | Seagreen | Under construction | High – Third party project details | 2 | 665 |



| ID | Development type | Development name | Application reference | Status | Confidence in assessment | Tier[1] | Distance to Rampion 2 array (km) |
|------|-----------------------|--------------------------------------|--------------------------------|-----------|--|---------|--|
| | | | | | published in the public domain and confirmed as being 'accurate' by the developer | | |
| W141 | Offshore Wind Farm | Dolphyn project | Dolphyn project | Proposed | Low – Environmental Statement not available | 5 | 715 |
| W142 | Offshore Wind Farm | Beech | Beech | Proposed | Low – Environmental Statement not available | 5 | 780 |
| W143 | Offshore Wind Farm | Aspen | Aspen | Proposed | Low – Environmental Statement not available | 5 | 1100 |
| W144 | Offshore Wind Farm | ForthWind demo project phase 1 | ForthWind demo project phase 1 | Consented | High – Third party project details published in the public domain and confirmed as being 'accurate' by the developer | 3 | 635 |



| ID | Development type | Development name | Application reference | Status | Confidence in assessment | Tier[1] | Distance to Rampion 2 array (km) |
|------|-----------------------|---------------------|-----------------------|-----------------------|--|---------|--|
| T1 | Tidal | Fair head | Fair head | Under construction | High – Third party project details published in the public domain and confirmed as being 'accurate' by the developer | 2 | 630 |
| Т2 | Tidal | Holyhead deep | Holyhead deep | Under construction | High – Third party project details published in the public domain and confirmed as being 'accurate' by the developer | 2 | 400 |
| W154 | Offshore Wind Farm | Clarus | Clarus | Proposed | Low – Environmental Statement not available | 5 | 700 |
| W159 | Offshore Wind Farm | West of Orkney | West of Orkney | Proposed | Low – Environmental Statement not available | 5 | 935 |
| W161 | Offshore Wind Farm | Caledonia | Caledonia | Proposed | Low – Environmental | 5 | 825 |



| ID | Development type | Development name | Application reference | Status | Confidence in assessment | Tier[1] | Distance to Rampion 2 array (km) |
|----|-----------------------|---------------------|-----------------------|----------|--|---------|--|
| | | | | | Statement not available | | |
| | Offshore Wind Farm | Talisk* | Talisk | Proposed | Low – Environmental Statement not available | 5 | 973.19 |
| | Offshore Wind Farm | Stromar* | Stromar | Proposed | Low – Environmental Statement not available | 5 | 864.74 |
| | Offshore Wind Farm | Broadshore* | Broadshore | Proposed | Low – Environmental Statement not available | 5 | 832.04 |
| | Offshore Wind Farm | MarramWind* | MarramWind | Proposed | Low – Environmental Statement not available | 5 | 815.09 |
| | Offshore Wind Farm | Muir Mhòr* | Muir Mhòr | Proposed | Low – Environmental Statement not available | 5 | 714.7 |



| ID | Development type | Development name | Application reference | Status | Confidence in assessment | Tier[1] | Distance to Rampion 2 array (km) |
|----|-----------------------|---------------------|-----------------------|----------|--|---------|--|
| | Offshore Wind Farm | CampionWind* | CampionWind | Proposed | Low – Environmental Statement not available | 5 | 714.59 |
| | Offshore Wind Farm | Bellrock* | Bellrock | Proposed | Low – Environmental Statement not available | 5 | 677.86 |
| | Offshore Wind Farm | Ossian* | Ossian | Proposed | Low – Environmental Statement not available | 5 | 646.42 |
| | Offshore Wind Farm | Morven* | Morven | Proposed | Low – Environmental Statement not available | 5 | 640.43 |
| | Offshore Wind Farm | Ayre* | Ayre | Proposed | Low – Environmental Statement not available | 5 | 904.81 |
| | Offshore Wind Farm | Bowdun* | Bowdun | Proposed | Low – Environmental | 5 | 694.43 |



| ID | Development type | Development name | Application reference | | | Tier[1] | Distance to Rampion 2 array (km) | |
|----|-----------------------|---------------------|-----------------------|----------|--|---------|--|--|
| | | | | | Statement not available | | | |
| | Offshore Wind Farm | Cedar* | Cedar | Proposed | Low – Environmental Statement not available | 5 | 683.37 | |
| | Offshore Wind Farm | Cenos* | Cenos | Proposed | Low – Environmental Statement not available | 5 | 674.70 | |
| | Offshore Wind Farm | Greenvolt* | Greenvolt | Proposed | Low – Environmental Statement not available | 5 | 793.22 | |
| | Offshore Wind Farm | Havbredey* | Havbredey | Proposed | Low – Environmental Statement not available | 5 | 955.75 | |
| | Offshore Wind Farm | Spiorad na Mara* | Spiorad na Mara | Proposed | Low – Environmental Statement not available | 5 | 945.11 | |



| ID | Development type | Development name | Application reference | Status | Confidence in assessment | Tier[1] | Distance to Rampion 2 array (km) |
|----|---------------------|--------------------------|--------------------------|---|--|---------|--|
| C1 | Cable | AQUIND | AQUIND (UK to France) | Application submitted, consent refused January 2022, applied for judicial review, decision overturned 2023 and application to be redetermined | High | 4 | 0 |
| C5 | Cable | Viking Link IC | Viking Link IC | Under construction | High – Third party project details published in the public domain and confirmed as being 'accurate' by the developer | 2 | Unknown |
| C4 | Cable | Greenlink interconnector | Greenlink interconnector | Consented (Construction 2024) | High | 3 | 330 |



| ID | Development type | Development name | Application reference | Status | Confidence in assessment | Tier[1] | Distance to Rampion 2 array (km) |
|------------|---------------------|--|--|-----------------------------|--|-------------|--|
| CC1 | Carbon capture | Endurance Carbon capture | Endurance Carbon capture and storage area | Proposed | Low | 5 | Unknown |
| 01 | Oil and Gas | Johnston WHPS | Johnston WHPS | Proposed | Low | 5 | 390 |
| O2 | Oil and Gas | Johnston template/manif old | Johnston template/ manifold | Proposed | Low | 5 | 390 |
| T1 | Tidal energy | Perpetuus Tidal Energy Centre (PTEC) | Perpetuus Tidal Energy Centre (PTEC) | Application Submitted | High – Third party project details published in the public domain and confirmed as being 'accurate' by the developer | 2 | 47.7 |
| Seismic su | rveys | | | Assumption: or any one time | ne in Irish Sea at any or | ne time and | I four in North Sea a |

*ScotWind leasing round projects have no confirmed construction dates and therefore not considered further in the CEA



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The cumulative Project Design Envelope is described in **Table 11.36**. The impacts included address those scoped in for the cumulative assessment within the Scoping Report (RED, 2020). Other developments included are drawn from **Table 11.35** in the context of the potential for temporal overlap of relevant works.



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Table 11.36 Cumulative Project Design Envelope for marine mammals

| Project phase and activity/impact | Scenario | Justification | | |
|---|--|---|--|--|
| Cumulative increase in underwater noise | MDS as described for the construction of the proposed development assessed cumulatively with the following projects within the marine mammal study area: | Maximum potential for the identified | | |
| ander water melos | Tier 1: Moray East, Triton Knoll | projects may introduce | | |
| | Tier 2: Construction phase of Neart Na Gaoithe, Borselle 1, Borselle 2, Dieppe le Treport, Dogger Bank A, Dogger Bank B, Hornsea Project Two, Seagreen Alpha, Seagreen Bravo, Twinhub, Kaskasi, Vesterhav Nord/Sud, Calvados, Hollandse Kust Zuid Holland IV and III, Hollandse Kust Nord, Hollandse Kust West Site VI, Hywind Tampen, Seagreen, Fair Head, Hollyhead Deep, Viking IC. | underwater noise into the marine environment. As noted in Table 11.35 , those projects which | | |
| | Tier 3: Construction of Dogger Bank C, East Anglia One North, East Anglia Two, Bombora, Borkum Rifgrund 3, GoDe Wind 3, EnBw He Dreidt, Seatwirl S2, Forthwind Demo phase 1, Sofia, Inch Cape, East Anglia Three, Hornsea Three, Hornsea Four, Greenlink IC, Norfolk Boreas, Norfolk Vanguard, Sheringham and Dudgeon Extensions. | are due to be constructed prior to the construction of the proposed | | |
| | Tier 4: Construction of Awel y Mor, Erebus, Perpetuus, AQUIND IC. | development have been | | |
| | Tier 5: Five Estuaries, North Falls, Berwick Bank, Morgan, Mona, Morecambe, Isle of Man, Dublin, Codling, NISA, Arklow Bank, Kinsale, Inis Ealga, Celtic Sea array, North celtic sea, Blackwater, Llyr 1, Lyr 2, Llywelyn, Gwynt Glas, Petroc, Shelmalere. South Irish Sea, Greystones, Braymore wind park, North Channel 1, North Channel 2, Shearwater 1, Machair wind, Hesselo, Thor, Frederikshavn Demo, Outer Dowsing, Dunkerque, Ten Noorden van de Waddeneilanden, Hollandse Kust West Site VII, Dolphyn Project, Beech, Aspen, Clarus, West of Orkney, Caledonia | excluded from the CEA as there will be no overlap between piling events. Cumulative operational | | |



| Project phase and activity/impact | Scenario | Justification |
|---|--|--|
| | Tier 6: Princess Elizabeth Noorhinder Noord tender, N-3., N-3.8, N-7.2, Seismic surveys in the North Sea (x4 at any one time) | phase impacts will be reduced and are not considered separately. |
| Cumulative increase in vessel disturbance | Tier 1: Vessels associated with Moray East, Triton Knoll Tier 2: Vessels associated with the construction of Neart Na Gaoithe, Borselle 1, Borselle 2, Dieppe le Treport, Dogger Bank A, Dogger Bank B, Hornsea Project Two, Seagreen Alpha, Seagreen Bravo, Twinhub, Kaskasi, Vesterhav Nord/Sud, Calvados, Hollandse Kust Zuid Holland IV and III, Hollands Kust Nord, Hollandse Kust West Site VI, Hywind Tampen, Seagreen, Fair Head, Hollyhead Deep, Viking IC. | The identified projects are those within the MUs which may act cumulatively to increase the risk from vessels. |
| | Tier 3: Vessels associated with the construction Dogger Bank C, East Anglia One North, East Anglia Two, Bombora, Borkum Rifgrund 3, GoDe Wind 3, EnBw He Dreidt, Seatwirl S2, Forthwind Demo phase 1, Sofia, Inch Cape, East Anglia Three, Hornsea Three, Hornsea Four, Greenlink IC, Norfolk Boreas, Norfolk Vanguard, Sheringham and Dudgeon Extensions. Tier 4: Vessels associated with the construction and operation of Awel y Mor, Erebus, Perpetuus, AQUIND IC | |
| | Tier 5: Vessels associated with the construction Five Estuaries, North Falls, Berwick Bank, Morgan, Mona, Morecambe, Isle of Man, Dublin, Codling, NISA, Arklow Bank, Kinsale, Inis Ealga, Celtic sea array, North celtic sea, Blackwater, Llyr 1, Lyr 2, Llywelyn, Gwynt Glas, Petroc, Shelmalere. South Irish Sea, Greystones, Braymore wind park, North Channel 1, North Channel 2, Shearwater 1, Machair wind, Hesselo, Thor, Frederikshavn Demo, Outer Dowsing, | |



| Project phase and activity/impact | Scenario | Justification |
|-----------------------------------|---|---------------|
| | Dunkerque, Ten Noorden van de Waddeneilanden, Hollandse Kust West Site VII, Dolphyn Project, Beech, Aspen, Clarus, West of Orkney, Caledonia. | |
| | Tier 6: Princess Elizabeth Noorhinder Noord tender, N-3., N-3.8, N-7.2, Seismic surveys in the North Sea (x4 at any one time) | |



11.12.14 The CEA for marine mammals is set out in **Table 11.37**.

Table 11.37 Cumulative effects assessment for marine mammals

| ID (Figure 5.4.1) | Development name | Assessment discussion | Environmental measures | | | |
|-------------------|-----------------------|---|--|--|--|--|
| W29 | Hornsea Project Two | No spatial | Relevant embedded | | | |
| W40 | Neart na Gaoithe | overlap or direct impact is | environmental measures as | | | |
| W38 | Moray East | expected. Indirect | outlined in Table 11.14 that focus on | | | |
| W6 | Borselle I | cumulative impact of | minimising underwater noise | | | |
| W7 | Borselle 2 | underwater | (C-52, C-54 and C-102), vessel | | | |
| W59 | Triton Knoll | projects listed. collision marine (C-53) enviro monito manage | collision risk (C-51), | | | |
| W11 | Dogger Bank A | | marine pollution (C-53), and | | | |
| W12 | Dogger Bank B | | environmental monitoring and | | | |
| W13 | Dogger Bank C | | management (C-95). | | | |
| W56 | Sofia | | , | | | |
| W17 | East Anglia Three | | | | | |
| W33 | Inch Cape | | | | | |
| W52 | Seagreen Alpha | | | | | |
| W53 | Seagreen Bravo | | | | | |
| W30 | Hornsea Three | | | | | |
| W27 | Hornsea Four | | | | | |
| W42 | Norfolk Vanguard | | | | | |
| W39 | Moray West | | | | | |
| W41 | Norfolk Boreas | | | | | |
| W16 | East Anglia One North | | | | | |
| W18 | East Anglia Two | | | | | |
| W1 | Awel y Mor | | | | | |



| ID (Figure 5.4.1) | Development name | Assessment discussion | Environmental measures |
|-------------------|---|-----------------------|------------------------|
| W21 | Five Estuaries (Galloper Extension) | | |
| W43 | North Falls (Greater Gabbard extension) | | |
| W48 | Rampion Offshore Wind Farm | | |
| W55 | Sheringham Shoal and Dudgeon extensions | | |
| W10 | Dieppe Le Treport | | |
| W20 | Fécamp | | |
| W66 | Berwick Bank | | |
| W67 | Morgan | | |
| W65 | Erebus | | |
| W68 | Mona | | |
| W71 | Dublin | | |
| W73 | NISA | | |
| W74 | Arklow | | |
| W72 | Codling | | |
| T1 | Perpetuus Tidal Energy Centre (PTEC) | | |
| W69 | Morcambe | | |
| W70 | isle of man | | |
| W78 | Kinsale | | |
| W80 | Inis Ealga | | |
| W81 | Celtic sea array | | |
| W82 | North Celtic sea | | |
| W83 | Blackwater | | |



| ID (Figure 5.4.1) | Development name | Assessment discussion | Environmental measures |
|-------------------|---|-----------------------|---------------------------|
| W86 | Llyr 1 | | |
| W87 | Llyr 2 | | |
| W88 | Llywelyn | | |
| W89 | Gwynt glas | | |
| W90 | Petroc | | |
| W91 | Shelmalere | | |
| W93 | South Irish sea | | |
| W96 | Wicklow | | |
| W98 | Greystones | | |
| W101 | Braymore wind park | | |
| W103 | North channel wind 1 | | |
| W104 | North channel wind 2 | | |
| W106 | Shearwater One | | |
| W107 | Machair wind | | |
| C4 | Greenlink interconnector | | |
| W111 | Bombora | | |
| W112 | Twinhub | | |
| W113 | Princess Elizabeth Noorhinder Noord tender | | |
| W114 | Borkum rifgrund 3 | | |
| W115 | GoDe wind 3 | | |
| W116 | EnBw He Dreiht | | |
| W117 | N-3.7 (North sea cluster - gode wind) | | |
| W118 | N-3.8 (North sea cluster - Nordsee Two) | | |



| ID (Figure 5.4.1) | Development name | Assessment discussion | Environmental measures |
|-------------------|---|-----------------------|---------------------------|
| W119 | N-7.2 | | |
| W120 | Kaskasi | | |
| W121 | Hesselo | | |
| W122 | Thor | | |
| W123 | Frederikshavn offshore demo | | |
| W124 | Outer dowsing | | |
| W125 | Vesterhav Nord/Sud | | |
| W126 | Calvados | | |
| W127 | Saint Breuic | | |
| W128 | Dunkerque | | |
| W129 | Oriel | | |
| W130 | Hollandse Kust Zuid Holland I and II | | |
| W131 | Hollandse Kust Zuid III and IV | | |
| W132 | Hollandse Kust Noord | | |
| W134 | Hollandse Kust West Site VI | | |
| W135 | Ten noorden van de Waddeneilanden | | |
| W136 | Hollandse Kust West Site VII | | |
| W137 | Hywind Tampen | | |
| W139 | Seatwirl S2 | | |
| W140 | Seagreen | | |
| W141 | Dolphyn project | | |
| W142 | Beech | | |



| ID (Figure 5.4.1) | Development name | Assessment discussion | Environmental measures |
|-------------------|---|-----------------------|---------------------------|
| W154 | Clarus | | |
| W159 | West of Orkney | | |
| W161 | Caledonia | | |
| T1 | Perpetuus Tidal Energy Centre (PTEC) | | |
| T2 | Fair Head | | |
| Т3 | Hollyhead Deep | | |
| C1 | AQUIND Interconnector | | |
| C5 | Viking Link Interconnector | | |

Cumulative increase in underwater noise during construction

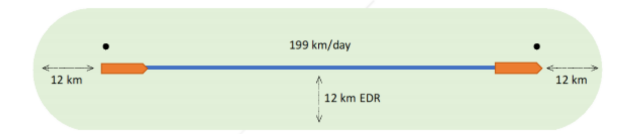
- 11.12.15 UXOs and pile driving: Different OWF EIAs have assessed disturbance using a variety of thresholds and methods, including effective deterrence ranges, fixed noise thresholds and dose-response curves. This means that the predicted number of animals disturbed is not comparable between projects. In order to standardise the CEA approach, the assessment of disturbance from construction and decommissioning activities at OWF sites follows the advice provided in JNCC (2020) where unabated pile driving of a monopile and clearance of a UXO are both precited to have an Effective Deterrence Range (EDR) of 26km for harbour porpoise. In the absence of recommended EDRs for other species, this has been applied to all marine mammal species. In order to quantify the number of animals predicted to experience disturbance at each OWF project, the SCANS III density (Hammond et al., 2017) for the corresponding survey block has been applied for each cetacean species. For floating OWFs, the same 26km EDR has been applied, under the assumption that the maximum design parameter for floating wind farms may include pile driven anchors. For tidal projects, a 5km EDR for construction related activities has been assumed since no pile driving is expected to occur. For projects within the EU, it is noted that they are required to comply with noise thresholds and/or use NAS, and therefore it is considered appropriate to use a 15 km EDR for these projects rather than the 26 km EDR described above (JNCC, 2020).
- Seismic surveys: The potential number of seismic surveys that could be undertaken is unknown. Therefore, it has been assumed that one seismic survey is conducted in the Irish Sea at any one time, and four seismic surveys are conducted within the North Sea at any one time (to account for concurrent surveys in the northern and southern North Sea in both UK waters and those of



neighbouring North Sea nations). It has been assumed that the EDR for seismic surveys is 12 km as per the advice provided in JNCC (2020). It is considered that this approach is sufficiently precautionary (i.e. it is unlikely that this number of seismic surveys will be occurring concurrently, less so concurrently with Rampion 2 construction).

It is acknowledged that seismic surveys are a moving sound source and not a point source. Therefore, the approach presented in BEIS (2020) has been adopted here. Therefore it has been assumed that a seismic survey vessel travelling at 4.5 knots (8.3 km/h) could, in theory, survey a total of 199 km of survey line in a single 24 hr period and therefore impact an area of 4,294 km² per day (**Graphic 11-1**) To estimate the number of harbour porpoise and minke whales predicted to be disturbed from seismic surveys in the North Sea, the average density across the North Sea was calculated⁵.

Graphic 11-1 Maximum worst-case theoretical area of impact over a single day from a seismic survey travelling at 4.5 knots using 12 km EDR (BEIS, 2020)



- Cables: there is potential that the construction of the AQUIND, Greenlink and Viking inter-connector cables could involve the clearance of UXOs prior to cable construction/laying and therefore these developments have been included in both the assessment of cumulative increase in disturbance from underwater noise and the assessment of cumulative increase in vessel disturbance.
- Oil and Gas: the projects listed in **Table 11.35** are being decommissioned between 2021 and 2031. The CEA focuses on projects during construction; therefore these developments have not been included in the assessment of cumulative increase in disturbance from underwater noise but is included in the assessment of cumulative increase in vessel disturbance.
- 11.12.20 Carbon capture: it is expected that the construction of carbon capture projects would not present a significant underwater sound source above the level of the associated vessel activity (see additional details in the construction noise assessment within **Section 11.9**). Therefore, developments have not been included in the assessment of cumulative increase in disturbance from underwater

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⁵ For harbour porpoise: SCANS III estimate for the North Sea = 0.52 porpoise/km². For minke whales: SCANS III estimate for the North Sea/575,000 km² = 0.015 whales/km²



noise but is included in the assessment of cumulative increase in vessel disturbance.

Tidal energy: for tidal projects it is assumed there is no pile driving, as a result construction related impacts are limited to a 5 km radius of the array area.

Harbour porpoise

- Across all years considered in the CEA (2021-2030 inclusive) (**Table 11.38**), the year with the highest expected level of disturbance impact to harbour porpoise is 2025; this is the first year of construction work of the Proposed Development but as offshore construction will not begin until 2027, Rampion 2 is not contributing to this disturbance level. During the three years when offshore construction activity is expected to occur at Rampion 2 (2027-2029 inclusive) the maximum number of porpoises predicted to be disturbed across all Tier 1-2 projects is between 151 (<0.1% MU) and across all Tier 1-6 projects is 28,493 (8.2% MU) (**Table 11.39**).
- The relative contribution of impact from Rampion 2 is low compared to other developments included in the assessment⁶. The predictions of the total number of animals disturbed is driven primarily by the developments in the southern North Sea in SCANS III Blocks O, N and L where harbour porpoise densities are much higher than in the English Channel. Additionally, the highest levels of impact are predicted for the seismic surveys which are assumed Tier 6 projects with no known information on timeline or survey methods and so are highly precautionary worst-case assumptions. In comparison to these projects, the number of porpoise disturbed at Rampion 2 is negligible.
- There are significant levels of over-precaution built into this CEA which makes the resulting estimates highly precautionary and unrealistic. The main areas of precaution in the assessment include the following.
 - The number of developments active at the same time (clearing UXOs, piling or surveying). In order for 28,493 porpoise to be disturbed across all Tier 1-6 projects in 2025, this would require that 14 offshore wind farm developments and 4 seismic surveys are all active at the same time. This is considered to be unrealistic.
 - The inclusion of lower tier developments. In reality, the best information in terms of construction timeline is available for Tier 1-2 projects which have consent and have secured a CfD. If only Tier 1-2 projects are included in the CEA then the maximum impact overlapping with the Rampion 2 construction period across all Tier 1-2 projects is disturbance to 151 porpoise in total which is <0.1% of the MU (Table 11.39). There is less confidence in the timeline for Tier 3 projects as they have consent but have not secured CfD and so the construction timeline is less certain. If only Tier 1 3 projects are included in</p>

⁶ During the examination phase Rampion 2 committed to Double Big Bubble Curtain as a form of Noise Abatement System, therefore a 15 km EDR has been applied, as per JNCC (2020) guidance, which has reduced the impact of disturbance from piling alone at Rampion 2. This has been updated in the harbour porpoise CEA in Table 11.38 and Table 11.39

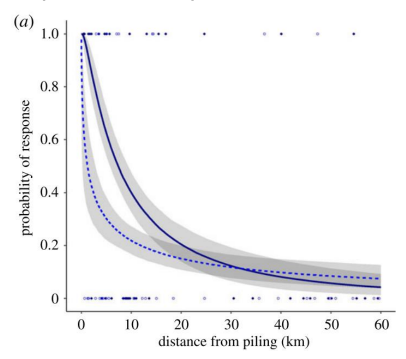


the CEA then the maximum impact overlapping with the Rampion 2 construction period across all projects is disturbance to 5,195 porpoise in total which is 1.5%% of the MU (**Table 11.39**). By including projects that have no consent, no ES chapter or no submitted information at all (Tiers 4-6) then worst-case scenarios have to be assumed in the absence of other information, making the assessments highly precautionary.

- The assumption that UXO clearance or pile driving can occur at any point throughout the construction window for each development. This results in most projects having UXO and piling activities occurring over multiple consecutive years. For example, the construction window for Hornsea 4 is listed as 2025-2030 (which results in 6 years of impact) however, according to the Hornsea Four PEIR, piling would only occur within a 1-year period within this. Likewise, the information available for Inch Cape was "construction expected from 2021" with no end date provided, so it had to be assumed that construction could occur at any time after 2021. Since the exact timing of the UXO and piling activities within the respective development construction windows is unknown, it had to be assumed that it could occur at any point, thus resulting in piling schedules and subsequent disturbance levels that are far greater than would ever occur in reality.
- The impact area from seismic surveys. This approach was highlighted by BEIS (2020) as being highly precautionary and should be considered as an unrealistic worst-case scenario. This is mainly due to the fact that the approach does not take into consideration time when the seismic airguns are not firing within a survey day. Airguns are required to be turned off at the end of every survey line as the vessel turns, which can take 2-3 hours per turn and several turns can occur each day.
- The assumption that all developments will install pile driven monopile foundations. The project envelope for most of these developments includes options for pin-piles or monopiles. As a worst-case assumption monopiles have been assumed, however it is likely that a portion of these projects will use multileg foundations with pin-piles, which have a much lower recommended EDR (15 km instead of 26 km) (JNCC, 2020), and will therefore disturb far fewer porpoise (e.g. assuming a density of 0.888 porpoise/km² a 26 km radius impacts 1,886 porpoise, while a 15km radius impacts 628 porpoise).
- The assumption that all porpoise within a 26 km range are disturbed. Pile driving activities at other offshore wind farm have shown that this assumption of total displacement within 26 km of pile driving is a significant over-estimate. At Beatrice, there was only a 50% response at 7.4 km and 28% response within 26 km for the first location piled, with decreasing response levels over the construction period to 50% response at only 1.3 km by the final location (Graphic 11-2) (Graham et al., 2019). Likewise, pile driving at the first 7 large scale offshore windfarms in the German Bight (including unmitigated piling) found declines in porpoise out to only 17 km (Brandt et al., 2018).
- The UK is considering implementing noise thresholds similar to those enforced within in German waters. Should thresholds be imposed, it is likely all future projects will have to use NAS. This would result in a reduced EDR for monopiling from 26 km to 15 km (JNCC, 2020).



Graphic 11-2 The probability of harbour porpoise response (24 h) in relation to the partial contribution of distance from piling for the first location piled (solid navy line) and the final location piled (dashed blue line) (Graham et al., 2019)



Although the estimate of cumulative impact of disturbance from underwater noise 11.12.25 is considered to be highly precautionary (for the reasons listed above), there remains the potential for the cumulative increase in disturbance from construction activities across these developments to result in individuals experiencing multiple successive days of disturbance. Assuming that disturbance results in a period of zero energy intake, there is the potential for high levels of repeated disturbance to lead to a reduction in calf survival and potentially an effect on adult fertility (see Booth et al., 2019 for further details). The number of animals predicted to be impacted (though acknowledging that this is a vast over-estimate) could potentially result in temporary changes in behaviour and/or distribution of individuals at a scale that would result in potential reductions to lifetime reproductive success to some individuals, although likely not enough to affect the population trajectory over a generational scale. For example, previous population modelling (using iPCoD) of offshore wind farms in eastern English waters has demonstrated low probabilities of population level impacts, even when 16 piling operations were modelled over a 12 year period (disturbing up to a total of 34,396 porpoise per day) (Booth et al., 2017). Similarly, the DEPONS model found that the North Sea porpoise population was unlikely to be significantly impacted by construction of 65 wind farms, unless impact ranges were assumed to be significant (exceeding 50 km) (Nabe-Nielsen et al., 2018). Therefore, given that impacts are likely not enough to affect the population trajectory over a generational scale, the magnitude of the cumulative increase in disturbance from construction activities is **Medium**.



- As outlined in **Table 11.29** the sensitivity of harbour porpoise to disturbance from underwater noise such as pile driving is **Low** (for example, reproduction may be affected but animals are expected to be able to recover).
- Overall, the sensitivity of harbour porpoise has been assessed as **Low** and the magnitude is predicted to be **Medium**. Therefore, the significance of the effect has been predicted to be of **Minor Adverse Significance** which is **Not Significant** in EIA terms.



Table 11.38 Harbour porpoise CEA – number of porpoise predicted to be disturbed (per day) by construction activity at each development alongside ongoing seismic surveys in the North Sea

| Project | Tier | Block | Density | 2021 | 2022 | 2023 | 2024 | 2025 | 2026 | 2027 | 2028 | 2029 | 2030 |
|-----------------------|------|-------|---------|------|------|------|------|------|------|------|------|------|------|
| Rampion 2 | | С | 0.213 | | | | | | | 151 | 151 | 151 | |
| Hornsea 2 | 1 | 0 | 0.888 | 1886 | 1886 | 1886 | | | | | | | |
| Near na Gaoithe | 2 | R | 0.599 | 1272 | | | | | | | | | |
| Moray West | 2 | S | 0.152 | 323 | | | | | | | | | |
| Borssele I | 1 | L | 0.607 | 429 | 429 | | | | | | | | |
| Borssele II | 1 | L | 0.607 | 429 | 429 | | | | | | | | |
| Triton Knoll | 1 | 0 | 0.888 | 1886 | | | | | | | | | |
| Dogger Bank A | 2 | 0 | 0.888 | | 1886 | 1886 | 1886 | | | | | | |
| Dogger Bank B | 2 | 0 | 0.888 | | 1886 | 1886 | 1886 | | | | | | |
| Dogger Bank C | 3 | N | 0.837 | | | 1778 | 1778 | 1778 | 1778 | | | | |
| Sofia | 3 | 0 | 0.888 | | | 1886 | 1886 | 1886 | 1886 | | | | |
| Inch Cape | 3 | R | 0.599 | 1272 | 1272 | 1272 | 1272 | 1272 | 1272 | 1272 | 1272 | 1272 | 1272 |
| Seagreen Alpha | 2 | R | 0.599 | 1272 | 1272 | 1272 | | | | | | | |
| Seagreen Bravo | 2 | R | 0.599 | 1272 | 1272 | 1272 | | | | | | | |
| Moray West | 3 | S | 0.152 | | 323 | 323 | 323 | | | | | | |
| East Anglia Three | 3 | L | 0.607 | | | 1289 | 1289 | 1289 | 1289 | | | | |
| Hornsea Three | 3 | 0 | 0.888 | | | | 1886 | 1886 | 1886 | 1886 | 1886 | | |
| Hornsea Four | 3 | 0 | 0.888 | | | | | 1886 | 1886 | 1886 | 1886 | 1886 | 1886 |
| Norfolk Vanguard | 3 | L | 0.607 | | | | 1289 | 1289 | 1289 | 1289 | 1289 | | |
| Norfolk Boreas | 3 | O/L | 0.888 | | 1886 | 1886 | 1886 | 1886 | | | | | |
| East Anglia One North | 3 | L | 0.607 | | | 1289 | 1289 | 1289 | 1289 | | | | |
| East Anglia Two | 3 | L | 0.607 | | | 1289 | 1289 | 1289 | 1289 | | | | |
| Dieppe-le-Treport | 2 | С | 0.213 | | | | 151 | 151 | 151 | | | | |
| Fecamp | 2 | С | 0.213 | 151 | 151 | 151 | | | | | | | |



| Project | Tier | Block | Density | 2021 | 2022 | 2023 | 2024 | 2025 | 2026 | 2027 | 2028 | 2029 | 2030 |
|--|------|-------|---------|------|------|------|------|------|------|------|------|------|------|
| Five Estuaries | 5 | L | 0.607 | | | | | | | | 1289 | 1289 | 1289 |
| North Falls | 5 | L | 0.607 | | | | | | 1289 | 1289 | 1289 | 1289 | 1289 |
| Dudgeon Extension | 3 | 0 | 0.888 | | | | | 1886 | 1886 | 1886 | 1886 | 1886 | 1886 |
| Sherringham Extension | 3 | 0 | 0.888 | | | | | 1886 | 1886 | 1886 | 1886 | 1886 | 1886 |
| Outer Dowsing | 5 | 0 | 0.888 | | | | | | 1886 | 1886 | 1886 | 1886 | 1886 |
| Berwick Bank | 4 | R | 0.599 | | | | 1272 | 1272 | 1272 | 1272 | 1272 | 1272 | 1272 |
| Caledonia | 5 | S | 0.152 | | | | | | | | 323 | 323 | 323 |
| West of Orkney | 5 | S | 0.152 | | | | | | | | 323 | 323 | 323 |
| Princess elizabeth noorhinder noord tender | 6 | L | 0.607 | | | | | 429 | 429 | | | | |
| Borkum Riffgrund | 3 | N | 0.837 | | | 592 | 592 | 592 | | | | | |
| GoDE Wind 3 | 3 | M | 0.277 | | | 196 | | | | | | | |
| EnBw-He-Dreidt | 3 | N | 0.837 | | | | 592 | 592 | | | | | |
| N-3.7 | 6 | М | 0.277 | | | | | 196 | 196 | | | | |
| N-3.8 | 6 | M | 0.277 | | | | | 196 | 196 | 196 | | | |
| N-7.2 | 6 | N | 0.837 | | | | | | 592 | | | | |
| Kaskai | 1 | M | 0.277 | | 196 | | | | | | | | |
| Thor | 5 | L | 0.607 | | | | 429 | 429 | 429 | | | | |
| Vesterhav Nord/syd | 2 | Р | 0.823 | | 1784 | | | | | | | | |
| Calvados | 2 | С | 0.213 | | 151 | 151 | 151 | | | | | | |
| Saint-Brieuc | 2 | С | 0.213 | 151 | 151 | 151 | | | | | | | |
| Dukerque | 5 | L | 0.607 | | | | | 429 | | | | | |
| Hollandse Kust Zuid I and II | 2 | N | 0.837 | 592 | 592 | 592 | | | | | | | |
| Hollandse Kust Zuid III and IV | 2 | N | 0.837 | 592 | 592 | 592 | | | | | | | |
| Hollandse Kust Nord | 2 | N | 0.837 | 592 | 592 | 592 | | | | | | | |



| Project | Tier | Block | Density | 2021 | 2022 | 2023 | 2024 | 2025 | 2026 | 2027 | 2028 | 2029 | 2030 |
|--------------------------------------|------|------------------|---------|------|------|------|------|------|------|------|------|------|------|
| Hollandse Kust West VI | 2 | N | 0.837 | | 592 | 592 | 592 | 592 | | | | | |
| Hollandse Kust West VII | 5 | N | 0.837 | | | | | | | 592 | | | |
| Ten noorden van de Waddeneilanden | 5 | N | 0.837 | | | | | | 592 | | | | |
| Hywind Tampen | 2 | U | 0.321 | | 227 | | | | | | | | |
| Seatwirl S2 | 3 | V | 0.137 | | | 97 | | | | | | | |
| Dolphyn | 5 | R | 0.599 | | | | | 1272 | | | | | |
| Beech | 5 | R | 0.599 | | | | 1272 | 1272 | 1272 | 1272 | | | |
| Aspen | 5 | Т | 0.402 | | | | 854 | 854 | 854 | 854 | | | |
| Forthwind Demo Phase 1 | 3 | R | 0.599 | | | | 1272 | | | | | | |
| Viking IC | 2 | O/N/M | 0.888 | 70 | 70 | 70 | | | | | | | |
| Aquind IC | 4 | С | 0.213 | | | | 17 | | | | | | |
| Perpetuus Tidal Energy Centre | 4 | С | 0.213 | | | 17 | 17 | | | | | | |
| Seismic 1 | 6 | Avg North Sea | 0.52 | 2719 | 2719 | 2719 | 2719 | 2719 | 2719 | 2719 | 2719 | 2719 | 2719 |
| Seismic 2 | 6 | Avg North Sea | 0.52 | 2719 | 2719 | 2719 | 2719 | 2719 | 2719 | 2719 | 2719 | 2719 | 2719 |
| Seismic 3 | 6 | Avg North Sea | 0.52 | 2719 | 2719 | 2719 | 2719 | 2719 | 2719 | 2719 | 2719 | 2719 | 2719 |
| Seismic 4 | 6 | Avg North Sea | 0.52 | 2719 | 2719 | 2719 | 2719 | 2719 | 2719 | 2719 | 2719 | 2719 | 2719 |

SCANS III density estimate (porpoise/km2): Block C = 0.213, Block L = 0.607, Block N = 0.837, Block O = 0.888, Block R = 0.599, Block S = 0.152, Average North Sea = 0.52 (Hammond et al., 2021)

Assumes a 26 km effective deterrence range for both UXO clearance and pile driving (JNCC, 2020)

Assumes a 12 km effective deterrence range for seismic surveys, assuming a survey vessel can travel 199 km in 1 day (JNCC, 2020, BEIS, 2020)

Assumes a 5 km effective deterrence range for tidal energy and interconnectors

Assumes a 15 km effective deterrent range for piling at Rampion 2 with NAS⁷

Assumes a 15 km effective deterrent range for piling with NAS at EU projects

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⁷ During the examination process the Applicant has committed to piling year-round with a Double Big Bubble Curtain which reduces the EDR from 26 km to 15 km (JNCC, 2020) which has reduced the impact of disturbance from piling alone at Rampion 2



Table 11.39 Harbour porpoise CEA – total underwater noise disturbance estimates across the Tiers

| | Tie | r 1-2 | Tie | r 1-3 | Tie | r 1-4 | Tie | r 1-6 |
|------|--------|-------|--------|-------|--------|-------|--------|-------|
| | Total | % MU |
| 2021 | 10,917 | 3.1% | 12,189 | 3.5% | 12,189 | 3.5% | 23,065 | 6.7% |
| 2022 | 12,956 | 3.7% | 14,551 | 4.2% | 16,437 | 4.7% | 27,313 | 7.9% |
| 2023 | 11,093 | 3.2% | 21,104 | 6.1% | 22,990 | 6.6% | 33,883 | 9.8% |
| 2024 | 4,666 | 1.3% | 18,134 | 5.2% | 22,615 | 6.5% | 36,046 | 10.4% |
| 2025 | 743 | 0.2% | 14,502 | 4.2% | 22,721 | 6.6% | 38,674 | 11.2% |
| 2026 | 151 | 0.0% | 12,726 | 3.7% | 19,059 | 5.5% | 37,760 | 10.9% |
| 2027 | 151 | 0.0% | 5,195 | 1.5% | 11,528 | 3.3% | 28,493 | 8.2% |
| 2028 | 151 | 0.0% | 5,195 | 1.5% | 11,528 | 3.3% | 27,514 | 7.9% |
| 2029 | 151 | 0.0% | 3,909 | 1.0% | 8,353 | 2.4% | 24,339 | 7.0% |
| 2030 | 0 | 0.0% | 3,158 | 0.9% | 8,202 | 2.4% | 24,118 | 7.0% |
| Min | 0 | 0.0% | 3,158 | 0.9% | 8,202 | 2.4% | 23,065 | 6.7% |
| Mean | 4,089 | 1.2% | 11,006 | 3.2% | 15,562 | 4.5% | 30,119 | 8.7% |
| Max | 12,956 | 3.7% | 21,104 | 6.1% | 22,990 | 6.6% | 38,674 | 11.2% |

Minke whale

Across all years considered in the CEA (2021-2030 inclusive) (**Table 11.40**), the years with the highest expected level of disturbance impact to minke whales are 2025 and 2026 which are the first and second year of construction work at Rampion 2, and therefore Rampion 2 is contributing to this disturbance level. During the four years when construction activity could occur at Rampion 2 (2025-2029 inclusive) the maximum number of minke whales predicted to be disturbed across all Tier 1-2 projects is between 4 and 75 (0.02% and 0.4% MU) and across all Tier 1-6 projects is between 1,234 and 1,324 (6.1% and 6.6% MU) (**Table 11.41**).

The relative contribution of impact from Rampion 2 is low compared to other developments included in the assessment. The predictions of the total number of animals disturbed is driven primarily by the developments in the mid-northern



North Sea in SCANS III Blocks O, N, R and S where minke whale densities are much higher than in the English Channel. Additionally, high levels of impact are predicted for the seismic surveys which are assumed Tier 6 projects with no known information on timeline or survey methods and so are highly precautionary worst-case assumptions. In comparison to these projects, the number of whales disturbed at Rampion 2 is negligible.

- As per the harbour porpoise CEA assessment, there are significant levels of overprecaution built into this CEA which makes the resulting estimates highly
 precautionary and unrealistic. These precautions are stated above for harbour
 porpoise and similarly apply for minke whales. In addition to the precautions listed
 above for harbour porpoise, there is uncertainty for minke whales since there is no
 suggested EDR for UXO, pile driving or seismic surveys for this species as
 empirical data on their responses is lacking. Additionally, it is important to note that
 minke whales are not expected to be present year-round in the English Channel or
 the North Sea and therefore activities occurring outside of the summer months are
 expected to have no effect on the minke whale population as they are not likely to
 be present.
- Although the estimate of cumulative impact of disturbance from underwater noise is considered to be highly precautionary (for the reasons listed above), there is the potential for the cumulative increase in disturbance from construction activities across these developments to result in individuals experiencing multiple successive days of disturbance. However, since minke whales are not expected to be present outside of the summer season, their exposure to disturbance impacts is limited and therefore it is expected that the level of impact they are potentially exposed to during the summer season is likely not enough to affect the population trajectory. Therefore, the magnitude of the cumulative increase in disturbance from construction activities is **medium**.
- As outlined in **Table 11.29** the sensitivity of minke whales to disturbance from underwater noise such as pile driving is **low** (for example, reproduction may be affected but animals are expected to be able to recover).
- Overall, the sensitivity of minke whales has been assessed as **low** and the magnitude is predicted to be **medium**. Therefore, the significance of the effect has been predicted to be of **minor adverse significance** which is **not significant** in EIA terms.



Table 11.40 Minke whale CEA – number of minke whales predicted to be disturbed (per day) by construction activity at each development alongside ongoing seismic surveys in the North Sea and Celtic/Irish Seas

| | Rampion 2 | Hornsea 2 | Neart na Gaoithe | Moray East | Triton Knoll | Dogger Bank A | Dogger Bank B | Dogger Bank C | Sofia | Inch Cape | Seagreen Alpha | Seagreen Bravo | Moray West | Hornsea 3 | Hornsea 4 | Norfolk Boreas | Dieppe - Le Treport | Fécamp | SS & D Extensions | Awel y mor | Perpetuus Tidal Energy Centre | Outer Dowsing | Berwick Bank | Dublin | Codling | NISA | Arklow | Erebus | Oriel | Twinhub | Viking IC | AQUIND IC | Greenlink IC |
|-------|-----------|-----------|------------------|------------|--------------|---------------|---------------|---------------|-------|-----------|----------------|----------------|------------|-----------|-----------|----------------|---------------------|--------|-------------------|------------|----------------------------------|---------------|--------------|--------|---------|------|--------|--------|-------|---------|-----------|-----------|--------------|
| Tier | | 1 | 2 | 2 | 1 | 2 | 2 | 3 | 3 | 3 | 2 | 2 | 3 | 3 | 3 | 4 | 2 | 2 | 4 | 4 | 2 | 5 | 4 | 5 | 5 | 5 | 5 | 3 | 5 | 2 | 2 | 4 | 3 |
| Block | С | 0 | R | S | 0 | 0 | 0 | N | 0 | R | R | R | S | 0 | 0 | 0 | С | С | 0 | F | С | Е | R | Е | Е | Е | Е | D | Е | D | O/N /M | С | D |
| 2021 | | 21 | 83 | 21 | 21 | | | | | 83 | 83 | 83 | | | | | | 4 | | | | | | | | | | | | | 43 | | |
| 2022 | | 21 | | | | 21 | 21 | | | 83 | 83 | 83 | 21 | | | 21 | | 4 | | | | | | | | | | | | | 43 | | |
| 2023 | | 21 | | | | 21 | 21 | 42 | 21 | 83 | 83 | 83 | 21 | | | 21 | | 4 | | | 5 | | | | | | | | 37 | | 43 | | |
| 2024 | | | | | | 21 | 21 | 42 | 21 | 83 | | | 21 | 21 | | 21 | 4 | | | | 5 | | 83 | | 37 | | | | 37 | 1 | | 4 | 24 |
| 2025 | 4 | | | | | | | 42 | 21 | 83 | | | | 21 | 21 | 21 | 4 | | 21 | | | | 83 | 37 | 37 | 37 | 37 | | | 1 | | | |



| | Rampion 2 | Hornsea 2 | Neart na Gaoithe | Moray East | Triton Knoll | Dogger Bank A | Dogger Bank B | Dogger Bank C | Sofia | Inch Cape | Seagreen Alpha | Seagreen Bravo | Moray West | Hornsea 3 | Hornsea 4 | Norfolk Boreas | Dieppe - Le Treport | Fécamp | SS & D Extensions | Awel y mor | Perpetuus Tidal Energy Centre | Outer Dowsing | Berwick Bank | Dublin | Codling | NISA | Arklow | Erebus | Oriel | Twinhub | Viking IC | AQUIND IC | Greenlink IC |
|------|-----------|-----------|------------------|------------|--------------|---------------|---------------|---------------|-------|-----------|----------------|----------------|------------|-----------|-----------|----------------|---------------------|--------|-------------------|------------|----------------------------------|---------------|--------------|--------|---------|------|--------|--------|-------|---------|-----------|-----------|--------------|
| 2026 | 4 | | | | | | | 42 | 21 | 83 | | | | 21 | 21 | | 4 | | 21 | | 2 | 21 | 83 | 37 | 37 | 37 | 37 | 24 | | | | | |
| 2027 | 4 | | | | | | | | | 83 | | | | 21 | 21 | | | | 21 | | 2 | 21 | 83 | | | | 37 | | | | | | |
| 2028 | 4 | | | | | | | | | 83 | | | | 21 | 21 | | | | 21 | 0 | 2 | 21 | 83 | | | | | | | | | | |
| 2029 | 4 | | | | | | | | | 83 | | | | | 21 | | | | 21 | 0 | 2 | 21 | 83 | | | | | | | | | | |
| 2030 | | | | | | | | | | 83 | | | | | 21 | | | | 21 | 0 | 2 | 21 | 83 | | | | | | | | | | |

SCANS III density estimate (porpoise/km²): Block C = 0.213, Block L = 0.607, Block N = 0.837, Block O = 0.888, Block R = 0.599, Block S = 0.152, Average North Sea = 0.52 (Hammond *et al.*, 2017) Assumes a 26 km effective deterrence range for both UXO clearance and pile driving (JNCC, 2020)

Assumes a 12 km effective deterrence range for seismic surveys, assuming a survey vessel can travel 199 km in 1 day (JNCC, 2020, BEIS, 2020)

Assumes a 5 km effective deterrence range for tidal energy



| | Kinsale | ุก Inis Ealga | Celtic Sea Array | North Celtic Sea | n Blackwater | Llyr 1 | Llyr 2 | n Llywelyn | Gwynt Glas | n Petroc | Shelmalere | South Irish Sea | Wicklow | Greystones | n Braymore | North Channel Wind 1 | North Channel Wind 2 | Shearwater Wind 1 | Machair Wind | o Bombora | Bokrum Rifgrund 3 | EnBw He Dreiht | N-7.2 | 6 | Vesterhav | Calvados | Saint Breuic | Hollandse Kust I & II | Hollandse Kust III & IV | Hollandse Kust Nord | Hollandse Kust VI | o Hollandse Kust VII |
|-------|---------|---------------|------------------|------------------|--------------|--------|--------|------------|------------|----------|------------|-----------------|---------|------------|------------|----------------------|----------------------|-------------------|--------------|-----------|-------------------|----------------|-------|----|-----------|----------|--------------|-----------------------|-------------------------|---------------------|-------------------|----------------------|
| Tier | 5 | 5 | 5 | 5 | 5 | 5 | 5 | 5 | 5 | 5 | 5 | 5 | 5 | 5 | 5 | 5 | 5 | 5 | 5 | 3 | 3 | 3 | | 6 | 2 | 2 | 2 | 2 | 2 | 2 | 2 | ð |
| Block | 8 | 4+8 | 4+8 | 8 | 4 | D | D | D | D | D | Е | Е | Е | Е | Е | G | Е | G | G | D | N | N | N | Р | С | С | N | N | N | N | ١ | N |
| 2021 | | | | | | | | | | | | | | | | | | | | | | | | | | | 5 | 43 | 43 | 43 | | |
| 2022 | | | | | | | | | | | | | | | | | | | | 1 | | | | | 20 | 5 | 5 | 43 | 43 | 43 | 43 | |
| 2023 | | | | | | | | | | | | | | | | | | | | 1 | 43 | | | | | 5 | 5 | 43 | 43 | 43 | 43 | |
| 2024 | | | | | | | | | | | | | | | | | | | 58 | | 43 | 43 | | | | 5 | | | | | 43 | |
| 2025 | | | | | | 24 | 24 | | | | | | | | | | | | 58 | | 43 | 43 | | | | | | | | | 43 | |
| 2026 | | | | 37 | | 24 | 24 | | | | | 37 | | | | | | 58 | 58 | | | | 4 | 43 | | | | | | | | 43 |



| | Kinsale | Inis Ealga | Celtic Sea Array | North Celtic Sea | Blackwater | Llyr 1 | Llyr 2 | Llywelyn | Gwynt Glas | Petroc | Shelmalere | South Irish Sea | Wicklow | Greystones | Braymore | North Channel Wind 1 | North Channel Wind 2 | Shearwater Wind 1 | Machair Wind | Bombora | Bokrum Rifgrund 3 | EnBw He Dreiht | N-7.2 | Vesterhav | Calvados | Saint Breuic | Hollandse Kust I & II | Hollandse Kust III & IV | Hollandse Kust Nord | Hollandse Kust VI | Hollandse Kust VII |
|------|---------|------------|------------------|------------------|------------|--------|--------|----------|------------|--------|------------|-----------------|---------|------------|----------|----------------------|----------------------|-------------------|--------------|---------|-------------------|----------------|-------|-----------|----------|--------------|-----------------------|-------------------------|---------------------|-------------------|--------------------|
| 2027 | | | 44 | 37 | 6 | | | 24 | | 24 | | 37 | | 37 | 37 | 58 | 37 | 58 | 58 | | | | | | | | | | | | |
| 2028 | 37 | 44 | 44 | 37 | 6 | | | 24 | 24 | 24 | 37 | 37 | 37 | 37 | 37 | 58 | 37 | 58 | | | | | | | | | | | | | |
| 2029 | 37 | 44 | 44 | 37 | 6 | | | 24 | 24 | 24 | 37 | 37 | 37 | 37 | 37 | 58 | 37 | 58 | | | | | | | | | | | | | |
| 2030 | 37 | 44 | 44 | 37 | 6 | | | 24 | 24 | 24 | 37 | 37 | 37 | 37 | 37 | 58 | 37 | | | | | | | | | | | | | | |



| | Ten noorden van de Waddeneilanden | Hywind Tampen | Seatwirl S2 | Seagreen | Dolphyn | Beech | Aspen | Forthwind Demo | Fair Head | Hollyhead deep | Clarus | Caledonia | West of Orkney | Seismic 1 NS | Seismic 2 NS | Seismic 3 NS | Seismic 4 NS | Seismic 1 C+I Seas |
|-------|---|---------------|-------------|----------|---------|-------|-------|----------------|-----------|----------------|--------|-----------|----------------|--------------|--------------|--------------|--------------|-----------------------|
| Tier | 5 | 2 | 3 | 2 | 5 | 5 | 5 | 3 | 2 | 3 | 5 | 5 | 5 | 6 | 6 | 6 | 6 | 6 |
| Block | N | N | N | U | V | R | R | R | Т | R | G | Е | 7 | S | S | Average | North Sea | C+I |
| 2021 | | | | 82 | | | | | 2 | | | | | 81 | 81 | 81 | 81 | 20 |
| 2022 | | 32 | | 82 | | | | | 2 | 1 | | | | 81 | 81 | 81 | 81 | 20 |
| 2023 | | | 24 | 82 | | | | | | | | | | 81 | 81 | 81 | 81 | 20 |
| 2024 | | | | | | 82 | 67 | 82 | | | | | | 81 | 81 | 81 | 81 | 20 |
| 2025 | | | | | 82 | 82 | 67 | | | | | | | 81 | 81 | 81 | 81 | 20 |
| 2026 | | | | | | 82 | 67 | | | | | | | 81 | 81 | 81 | 81 | 20 |



| | Ten noorden van de Waddeneilanden Hywind Tampen | Seatwirl S2 | Seagreen | Dolphyn | Beech | Aspen | Forthwind Demo | Fair Head | Hollyhead deep | Clarus | Caledonia | West of Orkney | Seismic 1 NS | Seismic 2 NS | Seismic 3 NS | Seismic 4 NS | Seismic 1 C+I Seas |
|------|--|-------------|----------|---------|-------|-------|----------------|-----------|----------------|--------|-----------|----------------|--------------|--------------|--------------|--------------|-----------------------|
| 2027 | 43 | | | | 82 | 67 | | | | | | | 81 | 81 | 81 | 81 | 20 |
| 2028 | | | | | | | | | | 16 | 21 | 21 | 81 | 81 | 81 | 81 | 20 |
| 2029 | | | | | | | | | | 16 | 21 | 21 | 81 | 81 | 81 | 81 | 20 |
| 2030 | | | | | | | | | | 16 | 21 | 21 | 81 | 81 | 81 | 81 | 20 |

SCANS III density estimate (porpoise/km²): Block C = 0.213, Block L = 0.607, Block N = 0.837, Block O = 0.888, Block R = 0.599, Block S = 0.152, Average North Sea = 0.52 (Hammond *et al.*, 2017) Assumes a 26km effective deterrence range for both UXO clearance and pile driving (JNCC, 2020)

Assumes a 12km effective deterrence range for seismic surveys, assuming a survey vessel can travel 199 km in 1 day (JNCC, 2020, BEIS, 2020)

Assumes a 5km effective deterrence range for tidal energy



Table 11.41 Minke whale CEA – total underwater noise disturbance estimates across the Tiers

| | Tie | r 1-2 | Tie | r 1-3 | Tie | r 1-4 | Tie | r 1-6 |
|------|-------|-------|-------|-------|-------|-------|-------|-------|
| | Total | % MU |
| 2021 | 601 | 3.0% | 684 | 3.4% | 684 | 3.4% | 1,028 | 5.1% |
| 2022 | 618 | 3.1% | 724 | 3.6% | 745 | 3.7% | 1,089 | 5.4% |
| 2023 | 564 | 2.8% | 799 | 4.0% | 820 | 4.1% | 1,201 | 6.0% |
| 2024 | 118 | 0.6% | 498 | 2.5% | 606 | 3.0% | 1,231 | 6.1% |
| 2025 | 75 | 0.4% | 349 | 1.7% | 495 | 2.5% | 1,324 | 6.6% |
| 2026 | 8 | 0.04% | 220 | 1.1% | 345 | 1.7% | 1,331 | 6.6% |
| 2027 | 4 | 0.02% | 129 | 0.6% | 254 | 1.3% | 1,305 | 6.5% |
| 2028 | 4 | 0.02% | 125 | 0.6% | 254 | 1.3% | 1,255 | 6.2% |
| 2029 | 4 | 0.02% | 108 | 0.5% | 233 | 1.2% | 1,234 | 6.1% |
| 2030 | 0 | 0.0% | 104 | 0.5% | 229 | 1.1% | 1,172 | 5.8% |
| Min | 0 | 0.0% | 104 | 0.5% | 229 | 1.1% | 1,028 | 51% |
| Mean | 200 | 1.0% | 374 | 1.9% | 467 | 2.3% | 1,217 | 6.0% |
| Max | 618 | 3.1% | 799 | 4.0% | 820 | 4.1% | 1,331 | 6.6% |

Bottlenose dolphin

- Across all years considered in the CEA (2021-2030 inclusive) (**Table 11.43**), the year with the highest expected level of disturbance impact to bottlenose dolphins Offshore Channel and South West England MU (IAMMWG, 2022) is 2026 which is the second year of construction work at Rampion 2, and therefore Rampion 2 is contributing to this disturbance level. During the four years when construction activity could occur at Rampion 2 (2025-2028 inclusive) the maximum number of bottlenose dolphins predicted to be disturbed across all Tier 1-2 projects is between 126 and 254 (1.1% and 2.3% MU) and across all Tier 1-6 projects is between 559 and 727 (5.1% and 6.6% MU) (**Table 11.43**).
- As per the harbour porpoise CEA assessment, there are significant levels of overprecaution built into this CEA which makes the resulting estimates highly precautionary and unrealistic. These precautions are stated above for harbour



porpoise and similarly apply for bottlenose dolphins. In addition to the precautions listed above for harbour porpoise, bottlenose dolphins are not expected to be present year-round in the English Channel in high densities as SCANS-III survey block C recorded a density of 0.000 individuals/km², and therefore activities occurring are expected to have little effect on the bottlenose dolphin population as they are not likely to be present in high densities.

- As stated above, although the estimate of cumulative impact of disturbance from underwater noise is considered to be highly precautionary, there is the potential for the cumulative increase in disturbance from construction activities across these developments to result in individuals experiencing multiple successive days of disturbance. However, since bottlenose dolphins are not expected to be in high densities, their exposure to disturbance impacts is limited and therefore it is expected that the level of impact they are potentially exposed to is likely not enough to affect the population trajectory. The maximum percentage of the Offshore Channel and South West England MU impacted when Rampion 2 is piling, and including projects in Tiers 1-6, is 6.7% (Table 11.43). Therefore, the magnitude of the cumulative increase in disturbance from construction activities is Medium.
- As outlined in **Table 11.29** the sensitivity of bottlenose dolphins to disturbance from underwater noise such as pile driving is **Low** (for example, reproduction may be affected but animals are expected to be able to recover).
- Overall, the sensitivity of bottlenose dolphins has been assessed as **Low** and the magnitude is predicted to be **Medium**. Therefore, the significance of the effect has been predicted to be of **minor adverse significance** which is **Not Significant** in EIA terms.



Table 11.42 Bottlenose dolphin CEA – number of dolphins in Offshore Channel and South West England MU predicted to be disturbed (per day) by construction activity at each development alongside ongoing seismic surveys in Celtic/Irish Seas

| , Ç | D | Rampion 2 | Dieppe le Treport | Fecamp | Perpetuus 4 | 3 Erebus | qnquin_2 | ⁵ Kinsale | ^C Inis Ealga | Celtic Sea Array | North Celtic Sea | ^G Blackwater | 2 Llyr 1 | 5 Llyr 2 | C Llywelyn | Gwynt Glas | Petroc 5 | Sombora 8 | Calvados | Saint Breuic | 4 AQUIND IC | Greenlink IC | Seismic C+l Seas |
|--------|----------|-----------|-------------------|---------------|-------------|----------|----------|----------------------|-------------------------|------------------|------------------|-------------------------|----------|----------|------------|------------|----------|-----------|----------|--------------|-------------|--------------|------------------|
| F | | | | | | | | | | | | | | | | | | | | | | | |
| 70010 | DIOCK | С | С | С | С | D | D | 8 | 4+8 | 4+8 | 8 | 4 | D | D | D | D | D | D | С | С | С | D | C+I Sea |
| 7000 | 707 | | | 0 | | | 128 | | | | | | | | | | | | | 0 | | | 49 |
| 2022 | 7707 | | | 0 | | | 128 | | | | | | | | | | | 5 | 0 | 0 | | | 49 |
| 2000 | 5023 | | | 0 | 0 | | 128 | | | | | | | | | | | 5 | 0 | 0 | | | 49 |



| | Rampion 2 | Dieppe le Treport | Fecamp | Perpetuus | Erebus | Twinhub | Kinsale | Inis Ealga | Celtic Sea Array | North Celtic Sea | Blackwater | Llyr 1 | Llyr 2 | Llywelyn | Gwynt Glas | Petroc | Bombora | Calvados | Saint Breuic | AQUIND IC | Greenlink IC | Seismic C+I Seas |
|------|-----------|-------------------|--------|-----------|--------|---------|---------|------------|------------------|------------------|------------|--------|--------|----------|------------|--------|---------|----------|--------------|-----------|--------------|------------------|
| 2024 | | 0 | | 0 | | 128 | | | | | | | | | | | | 0 | | 0 | 128 | 49 |
| 2025 | 126* | 0 | | | | 128 | | | | | | 128 | 128 | | | | | | | | | 49 |
| 2026 | 126* | 0 | | | 128 | | | | | 37 | | 128 | 128 | | | | | | | | | 49 |
| 2027 | 126* | | | | | | | | 44 | 37 | 6 | | | 128 | | 128 | | | | | | 49 |
| 2028 | 126* | | | | | | 37 | 44 | 44 | 37 | 6 | | | 128 | 128 | 128 | | | | | | 49 |
| 2029 | 126* | | | | | | 37 | 44 | 44 | 37 | 6 | | | 128 | 128 | 128 | | | | | | 49 |
| 2030 | | | | | | | 37 | 44 | 44 | 37 | 6 | | | 128 | 128 | 128 | | | | | | 49 |



Assumes a 26 km effective deterrence range for both UXO clearance and pile driving (JNCC, 2020)

Assumes a 12 km effective deterrence range for seismic surveys, assuming a survey vessel can travel 199 km in 1 day (JNCC, 2020, BEIS, 2020)

Assumes a 5 km effective deterrence range for tidal energy

*Whilst the density for bottlenose dolphins in Block C is 0.000 animals/km², as the number of individuals disturbed is predicted in **Table 11.27** the worst-case number of individuals from a single piling location in this CIA has been used



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Table 11.43 Bottlenose dolphin CEA – total underwater noise disturbance estimates across the Tiers in in Offshore Channel and South West England MU

| | Tie | r 1-2 | Tie | r 1-3 | Tie | r 1-4 | Tie | r 1-6 |
|------|-------|-------|-------|-------|-------|-------|-------|-------|
| | Total | % MU |
| 2021 | 128 | 1.2% | 128 | 1.2% | 128 | 1.2% | 177 | 1.6% |
| 2022 | 128 | 1.2% | 133 | 1.2% | 133 | 1.2% | 182 | 1.7% |
| 2023 | 128 | 1.2% | 133 | 1.2% | 133 | 1.2% | 182 | 1.7% |
| 2024 | 128 | 1.2% | 256 | 2.3% | 256 | 3.5% | 305 | 2.8% |
| 2025 | 254 | 2.3% | 254 | 2.3% | 254 | 2.3% | 559 | 5.1% |
| 2026 | 126 | 1.2% | 254 | 2.3% | 254 | 2.3% | 596 | 55% |
| 2027 | 126 | 1.2% | 126 | 1.2% | 126 | 1.2% | 518 | 4.7% |
| 2028 | 126 | 1.2% | 126 | 1.2% | 126 | 1.2% | 727 | 6.6% |
| 2029 | 126 | 1.2% | 126 | 1.2% | 126 | 1.2% | 727 | 6.6% |
| 2030 | 0 | 0.0% | 0 | 0.0% | 0 | 0.0% | 601 | 5.5% |
| Min | 0 | 0.0% | 0 | 0.0% | 0 | 0.0% | 177 | 1.6% |
| Mean | 127 | 1.2% | 154 | 1.4% | 154 | 1.4% | 457 | 421% |
| Max | 254 | 2.3% | 256 | 2.3% | 256 | 2.3% | 727 | 6.6% |

- Additionally, cumulative iPCoD modelling for the assessment of the Coastal West Channel MU was also carried out, see Appendix 11.4: Applicant's Response to Action Point 22 Bottlenose Dolphin Population Modelling (Document reference: 6.4.11.4) for further details. The following details were assumed in the cumulative iPCoD modelling:
 - Rampion 2: 92 piling days between July (year 1) and February (year 2), 3 dolphins disturbed on every piling day.
 - TwinHub: 24 piling days randomly distributed between July (year 1) and December (year 1), 1 dolphin disturbed on every piling day.
- The modelling results in no impact to the Coastal West Channel MU at a population level from cumulative disturbance from Rampion 2 and TwinHub. The impacted population is expected to continue on a stable trajectory at 98-100% of the size of the un-impacted population. This is less than the above assessment



- where the Coastal West Channel MU is assessed as having a magnitude score of **Low**: Survival and reproductive rates very unlikely to be impacted to the extent that the population trajectory will be altered.
- As outlined in **Table 11.29** the sensitivity of bottlenose dolphins to disturbance from underwater noise such as pile driving is **Low** (for example, reproduction may be affected but animals are expected to be able to recover).
- Overall, the sensitivity of bottlenose dolphins has been assessed as **Low** and the magnitude is predicted to be **Low**. Therefore, the significance of the effect has been predicted to be of **minor adverse significance** which is **Not Significant** in EIA terms.

Common dolphin

- Across all years considered in the CEA (2021-2030 inclusive) (**Table 11.44**), the year with the highest expected level of disturbance impact to common dolphins is 2027 which is the third year of construction work at Rampion 2, and therefore Rampion 2 is contributing to this disturbance level. During the four years when construction activity could occur at Rampion 2 (2025-2028 inclusive) the maximum number of common dolphins predicted to be disturbed across all Tier 1-2 projects is between 582 and 661 (0.6% MU) and across all Tier 1-6 projects is between 1094 and 1665 (1.1% and 1.6% MU) (**Table 11.45**).
- As per the harbour porpoise CEA assessment, there are significant levels of overprecaution built into this CEA which makes the resulting estimates highly precautionary and unrealistic. These precautions are stated above for harbour porpoise and similarly apply for common dolphins. In addition to the precautions listed above for harbour porpoise, common dolphins are not expected to be present in the English Channel in high densities as SCANS-III survey block C recorded a density of 0.000 individuals/km2, and therefore activities occurring are expected to have little effect on the common dolphin population.
- As described above, although the estimate of cumulative impact of disturbance from underwater noise is considered to be highly precautionary, there is the potential for the cumulative increase in disturbance from construction activities across these developments to result in individuals experiencing multiple successive days of disturbance. However, since common dolphins are not expected to be in high densities, their exposure to disturbance impacts is limited and therefore it is expected that the level of impact they are potentially exposed to is likely not enough to affect the population trajectory. The maximum percentage of the MU impacted when Rampion 2 is piling, and including projects in Tiers 1-6, is 1.6% (Table 11.45). Therefore, the magnitude of the cumulative increase in disturbance from construction activities is Low.
- As outlined in **Table 11.29** the sensitivity of bottlenose dolphins to disturbance from underwater noise such as pile driving is **Low** (for example, reproduction may be affected but animals are expected to be able to recover).
- Overall, the sensitivity of common dolphins has been assessed as **Low** and the magnitude is predicted to be **Low**. Therefore, the significance of the effect has



been predicted to be of **minor adverse significance** which is **Not Significant** in EIA terms.



Table 11.44 Common dolphin CEA – number of porpoise predicted to be disturbed (per day) by construction activity at each development alongside ongoing seismic surveys in the Irish/Celtic Sea

| | Rampion 2 | Erebus | Inis Ealga | Celtic Sea Array | Blackwater | Llyr 1 | Llyr 2 | Llywelyn | Gwynt Glas | Petroc | Twinhub | Bombora | Clarus | Greenlink IC | Seismic C+I Seas |
|-------|-----------|--------|------------|---------------------|------------|--------|--------|----------|-------------------|--------|---------|---------|--------|--------------|---------------------|
| Tier | | 3 | 5 | 5 | 5 | 5 | 5 | 5 | 5 | 5 | 2 | 3 | 5 | 2 | 6 |
| Block | С | D | 4+8 | 4+8 | 4 | D | D | D | D | D | D | D | 7 | D | C+I sea |
| 2021 | | | | | | | | | | | 79 | | | | 275 |
| 2022 | | | | | | | | | | | 79 | 3 | | | 275 |
| 2023 | | | | | | | | | | | 79 | 3 | | | 275 |
| 2024 | | | | | | | | | | | 79 | | | 79 | 275 |
| 2025 | 582* | | | | | 79 | 79 | | | | 79 | | | | 275 |



| | Rampion 2 | Erebus | Inis Ealga | Celtic Sea Array | Blackwater | Llyr 1 | Llyr 2 | Llywelyn | Gwynt Glas | Petroc | Twinhub | Bombora | Clarus | Greenlink IC | Seismic C+I Seas |
|------|-----------|--------|------------|---------------------|------------|--------|--------|----------|------------|--------|---------|---------|--------|--------------|---------------------|
| 2026 | 582* | 79 | | | | 79 | 79 | | | 79 | | | | | 275 |
| 2027 | 582* | | | 149 | 149 | | | 79 | | 79 | | | | | 275 |
| 2028 | 582* | | 149 | 149 | 149 | | | 79 | 79 | 79 | | | 124 | | 275 |
| 2029 | 582* | | 149 | 149 | 149 | | | 79 | 79 | 79 | | | 124 | | 275 |
| 2030 | | | 149 | 149 | 149 | | | 79 | 79 | 79 | | | 124 | | 275 |

Assumes a 26km effective deterrence range for both UXO clearance and pile driving (JNCC, 2020)

Assumes a 12km effective deterrence range for seismic surveys, assuming a survey vessel can travel 199 km in 1 day (JNCC, 2020, BEIS, 2020)

Assumes a 5km effective deterrence range for tidal energy

*Whilst the density for bottlenose dolphins in Block C is 0.000 animals/km2, as the number of individuals disturbed is predicted in **Table 11.27** the worst-case number of individuals from a single piling location in this CIA has been used



Table 11.45 Common dolphin CEA – total underwater noise disturbance estimates across the Tiers

| | Tie | r 1-2 | Tie | r 1-3 | Tie | r 1-4 | Tie | r 1-6 |
|------|-------|-------|-------|-------|-------|-------|-------|-------|
| | Total | % MU |
| 2021 | 79 | 0.1% | 79 | 0.1% | 79 | 0.1% | 354 | 0.3% |
| 2022 | 79 | 0.1% | 82 | 0.1% | 82 | 0.1% | 357 | 0.3% |
| 2023 | 79 | 0.1% | 82 | 0.1% | 82 | 0.1% | 357 | 0.3% |
| 2024 | 79 | 0.1% | 158 | 0.2% | 158 | 0.2% | 433 | 0.4% |
| 2025 | 661 | 0.6% | 661 | 0.6% | 661 | 0.6% | 1094 | 1.1% |
| 2026 | 582 | 0.6% | 661 | 0.6% | 661 | 0.6% | 1094 | 1.1% |
| 2027 | 582 | 0.6% | 582 | 0.6% | 582 | 0.6% | 1313 | 1.3% |
| 2028 | 582 | 0.6% | 582 | 0.6% | 582 | 0.6% | 1665 | 1.6% |
| 2029 | 582 | 0.6% | 582 | 0.6% | 582 | 0.6% | 1665 | 1.6% |
| 2030 | 0 | 0.0% | 0 | 0.0% | 0 | 0.0% | 1083 | 1.1% |
| Min | 0 | 0.0% | 0 | 0.0% | 0 | 0.0% | 354 | 0.3% |
| Mean | 331 | 0.3% | 347 | 0.3% | 347 | 0.3% | 942 | 0.9% |
| Max | 661 | 0.6% | 661 | 0.6% | 661 | 0.6% | 1665 | 1.6% |

Cumulative increase in vessel disturbance

There is a potential risk of other projects within the marine mammal ZOI to increase the total number of vessels within the vicinity, greater than that caused by construction activities on the Proposed Development alone. This cumulative assessment considers the increased potential for disturbance to marine mammals due to the potential increase in vessel movements from the construction of the proposed development with other planned or existing projects, plans and activities. Projects were screened out of the assessment where they were already active or operational as they were considered to be part of the baseline.

Harbour porpoise, common dolphin, bottlenose dolphin and minke whale: The list of projects screened into the assessment were all located in the North Sea and, therefore, were located within the harbour porpoise MU (North Sea) and the



- relevant MUs for common dolphins and minke whales (Celtic and Greater North Seas) and Offshore Channel MU for bottlenose dolphin (**Table 11.46**).
- Grey and harbour seals: The list of projects screened into the assessment were all located North Sea and Channel and, therefore, were located in the relevant MUs for grey and harbour seals (South England MU and Southeast England MU (**Table 11.46**).
- The potential for cumulative vessel disturbance during the operational phase has not been assessed as the expected levels of vessel activity for Rampion 2 and other projects are considerably lower than during construction, for example at Rampion 2 44 vessels will be required just for WTG installation alone during construction phase, whilst during the operation it is expected 21 vessels will be required. Rampion 2 has submitted a Working in Proximity to Wildlife document Appendix 10 Further Information for Action Point 42 Proximity to Marine Wildlife [REP1-028] for during construction and operation phases, which forms part of the VMP (C-51). Rampion 2 will adhere to the MWWC as part of that commitment and expects that the EIAs and subsequent licences for consented projects include similar commitments to mitigation and consequent conditions to minimise disturbance.
- Table 11.47 presents the quantitative information that is available for all projects screened into the CEA for vessel disturbance, covering the construction, operation and maintenance and decommissioning (Oil and Gas projects) phase vessel numbers and movements expected for each project.
- In general, it is extremely difficult to reliably quantify the level of increased 11.12.53 disturbance to marine mammals resulting from increased vessel activity on a cumulative basis given the large degree of temporal and spatial variation in vessel movements between projects and regions, coupled with the spatial and temporal variation in marine mammal movements across the region. Vessel routes to and from offshore windfarms and other projects will, for the majority, use existing vessel routes for pre-existing vessel traffic which marine mammals will be accustomed to. They may also have become habituated to the volume of regular vessel movements and therefore the additional risk is confined predominantly to construction sites. The Vessel movements within construction areas for both offshore wind farms and interconnector cables are likely to be limited and relatively slow, resulting in less risk to marine mammal receptors. In addition, most projects are likely to adopt VMPs and follow Working in Proximity to Wildlife guidance in order to minimise any potential effects on marine mammals. The only known activity that may not follow pre-existing vessel traffic routes are seismic surveys, so may risk adding vessel presence to novel areas, however these operate their own mitigation measures to protect marine mammals (for example, see JNCC et al., 2010, 2017 – while mitigating for PTS the measures outlined in these guidance documents will also reduce disturbance impacts). Therefore, increases in disturbance from vessels from offshore projects are likely to be small in relation to current and ongoing levels of shipping.
- For all marine mammal receptors, the cumulative impact of increased disturbance from vessels is predicted to be of local spatial extent, long-term duration (vessel presence expected throughout the lifespan of a windfarm), intermittent (vessel activity will not be constant) and reversible (disturbance effects are temporary).



Therefore, the magnitude of vessel disturbance is considered to be minor, indicating that the potential is for short-term and/or intermittent behavioural effects, with survival and reproductive rates very unlikely to be impacted to the extent that the population trajectory would be altered. It is anticipated that any animals displaced from the area will return when vessel disturbance has ended.

Overall, the sensitivity of all marine mammals to vessel disturbance has been assessed as **Very Low** (see **paragraph 11.9.76**) and the magnitude of the cumulative increase in vessel disturbance is predicted to be **Low**. Therefore, the effect is of **Negligible** significance, which is **Not Significant** in EIA terms.



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Table 11.46 Projects considered within the marine mammal CEA for disturbance from vessel activity

| | Rampion 2 | Hornsea 2 | Neart na Gaoithe | Moray East | Borssele I | Borssele II | Triton Knoll | Dogger Bank A | Dogger Bank B | Dogger Bank C | Sofia | Inch Cape | Seagreen Alpha | Seagreen Bravo | Moray West | East Anglia 3 | Hornsea 3 | Hornsea 4 | Norfolk Vanguard | Norfolk Boreas | East Anglia 1N | East Anglia 2 | North Falls | SS & D Extensions | Outer Dowsing | 5 4 | DerWICK Bank | Mona | Morecambe | Isle of Man Dublin | Codlina | NISA | Arklow | Erebus | Oriel | Twinhub | Greenlink IC | Δ | Johnston template/ | manifold |
|------|-----------|-----------|------------------|------------|------------|-------------|--------------|---------------|---------------|---------------|-------|-----------|----------------|----------------|------------|---------------|-----------|-----------|------------------|----------------|----------------|---------------|-------------|-------------------|---------------|-----|--------------|------|-----------|-----------------------|---------|------|--------|--------|-------|---------|--------------|-----|--------------------|----------|
| Tier | | 1 | 2 | 2 | 1 | 1 | 1 | 2 | 2 | 3 | 3 | 3 | 2 | 2 | 2 | 3 | 3 | 3 | 4 | 4 | 3 | 3 | 5 | 4 | 5 | 4 | 4 | 5 5 | 5 | 5 5 | 5 5 | 5 | 5 | 3 | 5 | 5 | 3 | 5 ! | 5 | 5 |
| 2024 | | | | | | | | С | С | | | | | | С | | | | | С | | | | | | С | С | | | | C | ; | | | С | С | С | C [|) I | D |
| 2025 | С | 0 | О | 0 | 0 | 0 | 0 | | | С | С | С | 0 | 0 | | С | С | | С | | С | С | | С | | 0 | C | C C | | C |) C | C | С | | 0 | С | 0 | C [|) I | D |
| 2026 | C | U | U | | | | U | 0 | 0 | | | | U | U | 0 | | | С | C | 0 | | | С | С | | 0 | C | C C | C | $C \mid C$ |) C | C | С | С | 0 | 0 | 0 | C [|) C | D |
| 2027 | | | | | | | | | | 0 | 0 | | | | | 0 | | | | U | 0 | 0 | С | С | С | 0 | C | C C | C | $C \mid C$ |) C | 0 | С | 0 | 0 | 0 | 0 | 0 [|) I | D |
| HP | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ | N | N N | N | 1 1 | 1 V | I N | N | N | N | N | Υ | Y | Y T | Υ |
| MW | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ | ΥΥ | Y | ΥY | ′ Y | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Y | Υ |
| BD | Υ | N | N | N | N | N | N | N | N | N | N | N | N | N | N | N | N | N | N | N | N | N | N | N | N | N | N | N N | N | N N | 1 V | I N | N | N | N | N | N | 1 N | 1 | Ν |
| CD | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ | ΥΥ | Υ | ΥY | ′ Y | Y | Y | Υ | Υ | Υ | Υ | Y | Y | Υ |
| GS | Υ | Y | N | N | N | N | Υ | Υ | Υ | Υ | Υ | N | N | N | N | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Y | Υ | Υ | Υ | N | N N | N | N N | 1 V | I N | N | Υ | Ν | Υ | N | Y | Y | Υ |
| HS | Υ | Υ | N | N | N | N | Υ | Υ | Υ | Υ | Υ | Ν | N | N | N | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Υ | N | N N | N | N N | 1 V | I N | N | Υ | N | Υ | Ν | Ϋ́ | Y | Υ |

C = Construction phase vessels screened in, O = operation and maintenance phase vessels screened in, D = decommissioning phase screened in HP = harbour porpoise, MW = minke whale, BD = bottlenose dolphin and CD = common dolphin, GS = grey seal, HS = harbour seal

Y = within MU, N = not in MU



| | North Celtic Sea | Blackwater | Lly1 | Llyr2 | Llywelyn | Petroc | South Irish Sea | Greystones | Braymore | North channel | Shearwater 1 | Machair wind | Borkum Rifgrund | EnBw He Dreiht | Hesselo | Thor | Calvados | Dunkerque | Hollandse Kust West Site VI | Dolphyn | Beech | Aspen | AQUIND IC | Greenlink IC |
|------|------------------|------------|------|-------|----------|--------|-----------------|------------|----------|---------------|--------------|--------------|-----------------|----------------|---------|------|----------|-----------|--------------------------------|---------|-------|-------|-----------|--------------|
| Tier | 5 | 5 | 5 | 5 | 5 | 5 | 5 | 5 | 5 | 5 | 5 | 5 | 3 | 3 | 5 | 5 | 2 | 5 | 5 | 5 | 5 | 5 | 4 | 3 |
| 2024 | | | | | | | | | | | | С | С | С | | С | С | | С | | С | С | С | С |
| 2025 | _ | | С | С | | | | | | | | С | С | С | | С | 0 | С | С | С | С | С | 0 | 0 |
| 2026 | | | С | С | | | С | | | | С | С | 0 | 0 | С | 0 | 0 | 0 | 0 | 0 | С | С | 0 | 0 |
| 2027 | С | С | 0 | 0 | С | С | С | С | С | С | С | С | 0 | 0 | С | 0 | 0 | 0 | 0 | 0 | С | С | 0 | 0 |
| HP | N | N | N | N | N | N | N | N | N | N | N | N | Y | Υ | Y | Υ | Υ | Υ | Y | Υ | N | N | Y | N |
| MW | Υ | Υ | Υ | Υ | Υ | Υ | Y | Y | Υ | Υ | Y | Y | Υ | Υ | Y | Υ | Υ | Υ | Υ | Υ | Υ | Υ | Y | Y |
| BD | Υ | Υ | Υ | Υ | Y | Υ | Y | N | N | N | N | N | N | N | N | N | N | N | N | N | N | N | Y | Y |
| CD | Υ | Υ | Υ | Υ | Y | Υ | Y | Y | Y | Y | Y | Y | Y | Υ | Y | Y | Y | Υ | Y | Υ | Υ | Υ | Y | Y |
| GS | N | N | N | N | N | N | N | N | N | N | N | N | N | N | N | N | N | N | N | N | N | N | N | N |
| HS | N | N | N | N | N | N | N | N | N | N | N | N | N | N | N | N | N | N | N | N | N | N | N | N |

C = Construction phase vessels screened in, O = operation and maintenance phase vessels screened in, D = decommissioning phase screened in HP = harbour porpoise, MW = minke whale, BD = bottlenose dolphin and CD = common dolphin, GS = grey seal, HS = harbour seal Y = within MU, N = not in MU



Table 11.47 Level of vessel activity anticipated for each project included in the marine mammal CEA (NS = information not stated in project species impact assessment)

| Project | Construction | Vessels | Operation a | nd Maintenance Vessels | Notes |
|------------------------|---------------|--------------------------------|-------------|------------------------|--|
| | # vessels | # round trips | # vessels | # round trips/year | |
| Hornsea Project Two | completed bef | creened out – ore Rampion 2 | 22 | 2,817 | NA |
| Neart na Gaoithe | overlap | ommences – no | NS | NS | Number of vessels and trips during operation and maintenance not available. |
| Moray East | | | NS | NS | Number of vessels and trips during operation and maintenance is still to be confirmed but will be less than during construction. |
| Borssele I | | | NS | NS | Number of vessels and trips during operation and maintenance not available. |
| Borssele II | | | NS | NS | Number of vessels and trips during operation and maintenance not available. |
| Triton Knoll | | | NS | 18,440 | Number of vessels during operation and maintenance not available. |



| Project | Construction | Vessels | Operation a | nd Maintenance Vessels | Notes |
|-------------------|--|------------------|--------------|-------------------------|--|
| | # vessels | # round trips | # vessels | # round trips/year | |
| Dogger Bank A | 264 (66 per 4 concurrent projects) | 3,460 | 28 | 683 | Max 66 vessels offshore per project during construction (peak in year 2). Max 28 vessels offshore per project during operation and maintenance. |
| Dogger Bank B | 264 (66 per 4 concurrent projects) | 3,460 | 28 | 683 | Dogger Bank A and B may be constructed in isolation, sequentially or concurrently. Therefore operation and maintenance may occur in isolation or concurrently depending on construction. |
| Dogger Bank C | 396 (66 per 6 concurrent projects) | 5,810 | 39 | 4015 | Max 66 vessels offshore per project during construction. Dogger Bank C and Sofia may be |
| Sofia | 396 (66 per 6 concurrent projects) | 5,810 | 39 | 4015 | constructed in isolation, sequentially or concurrently. Therefore operation and maintenance may occur in isolation or concurrently depending on construction. |
| East Anglia Three | 45 | 5,810 | 13 | 4,067 | Estimated 2 service vessels offshore per day. |
| Inch Cape | NS | 3,500 | Operation ar | nd maintenance screened | Number of vessels during construction not available. |



| Project | Construction | Vessels | Operation ar | nd Maintenance Vessels | Notes |
|----------------|---|------------------|----------------|---|--|
| | # vessels | # round trips | # vessels | # round trips/year | |
| Seagreen Alpha | Construction second completed before construction converlap | | NS | NS | Up to 2 vessels on site at a time. May operate in isolation of concurrently with Seagreen Bravo, depending on construction schedule. Number of vessels and trips during operation and maintenance not available. |
| Seagreen Bravo | | | NS | NS | Up to 2 vessels on site at a time. May operate in isolation of concurrently with Seagreen Alpha, depending on construction schedule. Number of vessels and trips during operation and maintenance not available. |
| Hornsea Three | 126 | 10,774 | out as constru | I maintenance screened ucting at same time as | Up to 8 vessels in 5 km ² area at any one time. |
| Hornsea Four | 176 | 4054 | Rampion 2 | | Turbine Foundation - 12 months Turbine - 24 months Substation foundation - 12 months Substation - 12 months IAC & OIC - 24 months OEC - 24 months |



| Project | Construction | n Vessels | Operation a | nd Maintenance Vessels | Notes |
|--------------------------|--------------|------------------|-------------|----------------------------|---|
| | # vessels | # round trips | # vessels | # round trips/year | |
| Norfolk Vanguard | NS | 1,180 | | | Construction may occur in single phase or in two phases with 2 x 590 round trips. |
| Moray West | 25 | NS | NS | 150 - 200 | Up to 25 vessels offshore during construction. Number of vessels during construction and operation and maintenance and round trips during construction not available. |
| Norfolk Boreas | NS | 1,296 | NS | 445 (support vessels only) | Max 57 vessels offshore during construction. Approx 36 vessels per month during the 36 month construction period for single phase development or approximately 33 vessels per month during 39 month construction period for two phase development. Number of vessels during construction and operation and maintenance not available. |
| East Anglia One North | NS | 3,335 | NS | 687 (support vessels only) | Max 74 vessels offshore during construction (including max 3 IAC vessel and 5 EC vessels). Number of vessels during construction and operation and maintenance not available. |



| Project | Construction \ | Vessels | Operation an | d Maintenance Vessels | Notes |
|--|---|------------------|---|--|---|
| | # vessels | # round trips | # vessels | # round trips/year | |
| East Anglia Two | NS | 3,672 | NS | 687 (support vessels only) | Max 74 vessels offshore during construction (including max 3 IAC vessel and 5 EC vessels). Number of vessels during construction and operation and maintenance not available. |
| North Falls | NS | NS | NS | NS | Number of vessels and number of round trips not available in Scoping report |
| Sheringham Shoal and Dudgeon Extension | Up to 25 (if Sheringham and Dudgeon constructed concurrently) | 1,196 | Up to 9 (if Sheringham and Dudgeon constructed concurrently) | 694 (although majority (624) will be (small O&M vessel) | May be constructed separately, if so 16 construction vessels each for Sheringham and for Dudgeon and 7 vessels each for Sheringham and for Dudgeon |
| Fécamp | NS | NS | NS | NS | No information in public domain |
| Dieppe le Treport | NS | NS | NS | NS | No information in public domain |
| Five Estuaries | NS | NS | NS | NS | Number of vessels and number of round trips not available in Scoping report |



| Project | Construction | n Vessels | Operation a | and Maintenance Vessels | Notes |
|---------------|--------------|------------------|-------------|-------------------------|--|
| | # vessels | # round trips | # vessels | # round trips/year | |
| Outer Dowsing | NS | NS | NS | NS | Number of vessels and number of round trips not available in Scoping report |
| Awel y Môr | 99 | 3,961 | 22 | 1232 | Indicative peak vessels on site simultaneously are 35 during construction |
| Perpetuus | NS | 1,350 | NS | NS | 900 return trips during construction in 12 months and construction period total is 18 months |
| Berwick Bank | 118 | 10,964 | 12 | 875 | Maximum offshore construction periods 96 months |
| Mona | NS | NS | NS | NS | Number of vessels and number of round trips not available in Scoping report |
| Morgan | NS | NS | NS | NS | Number of vessels and number of round trips not available in Scoping report |
| Morecambe | NS | NS | NS | NS | Number of vessels and number of round trips not available in Scoping report |
| Isle of Man | NS | NS | NS | NS | No published Scoping report |



| Project | Construction | n Vessels | Operation a | nd Maintenance Vessels | Notes |
|---------|--------------|------------------|-------------|------------------------|--|
| | # vessels | # round trips | # vessels | # round trips/year | |
| Dublin | NS | NS | NS | NS | Number of vessels and number of round trips not available in Scoping report |
| Codling | NS | NS | NS | NS | Number of vessels and number of round trips not available in Scoping report |
| Arklow | NS | NS | NS | NS | Number of vessels and number of round trips not available in Scoping report |
| NISA | NS | NS | NS | NS | Number of vessels and number of round trips not available in Scoping report |
| Erebus | 6 | NS | 12 | NS | Maximum of 6 vessels on site at one time during construction, During operation it will be a minimum of 2 vessels on site per turbine per year and a maximum of 12 vessels per turbine per year |
| Oriel | NS | NS | NS | NS | Number of vessels and number of round trips not available in Scoping report |



| Project | Construction | ı Vessels | Operation a | nd Maintenance Vessels | Notes |
|------------------|--------------|------------------|-------------|------------------------|---|
| | # vessels | # round trips | # vessels | # round trips/year | |
| Twinhub | NS | NS | NS | NS | Number of vessels and number of round trips not available in Scoping report |
| Kinsale | NS | NS | NS | NS | Number of vessels and number of round trips not available |
| Inis Ealga | NS | NS | NS | NS | Number of vessels and number of round trips not available |
| Celtic Sea Array | NS | NS | NS | NS | Number of vessels and number of round trips not available |
| North Celtic Sea | NS | NS | NS | NS | Number of vessels and number of round trips not available |
| Blackwater | NS | NS | NS | NS | Number of vessels and number of round trips not available |
| Llyr | NS | NS | NS | NS | Number of vessels and number of round trips not available |
| Llywelyn | NS | NS | NS | NS | Number of vessels and number of round trips not available |
| Gwynt Glas | NS | NS | NS | NS | Number of vessels and number of round trips not available |



| Project | Construction | n Vessels | Operation a | nd Maintenance Vessels | Notes |
|-----------------|--------------|------------------|-------------|------------------------|---|
| | # vessels | # round trips | # vessels | # round trips/year | |
| Petroc | NS | NS | NS | NS | Number of vessels and number of round trips not available |
| Shelmalere | NS | NS | NS | NS | Number of vessels and number of round trips not available |
| South Irish Sea | NS | NS | NS | NS | Number of vessels and number of round trips not available |
| Wicklow | NS | NS | NS | NS | Number of vessels and number of round trips not available |
| Greystones | NS | NS | NS | NS | Number of vessels and number of round trips not available |
| Braymore | NS | NS | NS | NS | Number of vessels and number of round trips not available |
| North Channel | NS | NS | NS | NS | Number of vessels and number of round trips not available |
| Shearwater 1 | NS | NS | NS | NS | Number of vessels and number of round trips not available |
| Machair wind | NS | NS | NS | NS | Number of vessels and number of round trips not available |



| Project | Construction | n Vessels | Operation a | nd Maintenance Vessels | Notes |
|-----------------|--------------|------------------|-------------|------------------------|---|
| | # vessels | # round trips | # vessels | # round trips/year | |
| Bombora | NS | NS | NS | NS | Number of vessels and number of round trips not available |
| Borkum rifgrund | NS | NS | NS | NS | Number of vessels and number of round trips not available |
| Gode Wind | NS | NS | NS | NS | Number of vessels and number of round trips not available |
| EnBw | NS | NS | NS | NS | Number of vessels and number of round trips not available |
| Kaskasi | NS | NS | NS | NS | Number of vessels and number of round trips not available |
| Hesselo | NS | NS | NS | NS | Number of vessels and number of round trips not available |
| Thor | NS | NS | NS | NS | Number of vessels and number of round trips not available |
| Frederikshavn | NS | NS | NS | NS | Number of vessels and number of round trips not available |
| Vesterhav | NS | NS | NS | NS | Number of vessels and number of round trips not available |



| Project | Construction Vessels | | Operation a | nd Maintenance Vessels | Notes |
|--------------------------------|-----------------------------|------------------|-------------|------------------------|---|
| | # vessels | # round trips | # vessels | # round trips/year | |
| Calvados | NS | NS | NS | NS | Number of vessels and number of round trips not available |
| Saint Breuic | NS | NS | NS | NS | Number of vessels and number of round trips not available |
| Hollandse Kust Zuid 1 and 2 | NS | NS | NS | NS | Number of vessels and number of round trips not available |
| Hollandse Kust Zuid 3 and 4 | NS | NS | NS | NS | Number of vessels and number of round trips not available |
| Hollandse Kust Noord | NS | NS | NS | NS | Number of vessels and number of round trips not available |
| Hollandse Kust Site 5 | NS | NS | NS | NS | Number of vessels and number of round trips not available |
| Hywind Tampen | NS | NS | NS | NS | Number of vessels and number of round trips not available |
| Seatwirl S2 | NS | NS | NS | NS | Number of vessels and number of round trips not available |
| Seagreen | NS | NS | NS | NS | Number of vessels and number of round trips not available |



| Project | Construction | Construction Vessels | | nd Maintenance Vessels | Notes |
|----------------|--------------|----------------------|-----------|------------------------|---|
| | # vessels | # round trips | # vessels | # round trips/year | |
| Dolphyn | NS | NS | NS | NS | Number of vessels and number of round trips not available |
| Beech | NS | NS | NS | NS | Number of vessels and number of round trips not available |
| Aspen | NS | NS | NS | NS | Number of vessels and number of round trips not available |
| Forth Wind | NS | NS | NS | NS | Number of vessels and number of round trips not available |
| Hollyhead Deep | NS | NS | NS | NS | Number of vessels and number of round trips not available |
| Fair head | NS | NS | NS | NS | Number of vessels and number of round trips not available |
| Clarus | NS | NS | NS | NS | Number of vessels and number of round trips not available |
| Caledonia | NS | NS | NS | NS | Number of vessels and number of round trips not available |
| West of Orkney | NS | NS | NS | NS | Number of vessels and number of round trips not available |



| Project | Construction Vessels | | Operation a | nd Maintenance Vessels | Notes |
|-------------------------------------|----------------------|------------------|-------------|------------------------|--|
| | # vessels | # round trips | # vessels | # round trips/year | |
| Greenlink IC | NS | NS | NS | NS | Number of vessels and number of round trips not available |
| AQUIND IC | NS | NS | NS | NS | Number of vessels and round trips during construction and operation no available |
| Viking IC | NS | NS | NS | NS | Number of vessels and round trips during construction and operation no available |
| Endurance Carbon Capture Storage | Unknown | | | | Unknown |
| Johnson WHPS | Decommissio | ning: Unknown | | | Unknown |
| Johnson template/ manifold | Decommissio | ning: Unknown | | | Unknown |
| Rampion 2 | 44 | 1,335 | 21 | 1,142 | Details in Table 11.13 |



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11.13 Transboundary effects

- Transboundary effects arise when impacts from a development within one European Economic Area (EEA) states affects the environment of another EEA state(s). A screening of transboundary effects has been carried out and is presented in Appendix B of the Scoping Report (RED, 2020).
- The transboundary screening report identified that due to the nature of the primary direct impact to marine mammals (noise generated from piling during construction), the proposed development could affect EEA states with marine mammals as Qualifying Features at European Sites.
- Full consideration of connectivity of European Sites (SACs) is provided through the HRA process, which covers matters associated with European designations in detail and which will also be consulted upon with SNCBs as part of the Application process. As presented in the Report to Inform Appropriate Assessment (Document Reference 5.9), it has been concluded that there will be no adverse effect on the integrity of any European designated site from the construction of the Proposed Development. As such, it can be concluded that there will be no significant transboundary effects from the Proposed Development.

11.14 Inter-related effects

- The inter-related effects assessment considers likely significant effects from multiple impacts and activities from the construction, operation and maintenance and decommissioning phases of Rampion 2 on the same receptor, or group of receptors, identified in **Section 11.6**.
- Inter-related effects could potentially arise in one of two ways. The first type of inter-related effect is a Proposed Development lifetime effect, where multiple phases of the Proposed Development interact to create a potentially more significant effect on a receptor than in one phase alone. The phases for Rampion 2 are construction, operation and maintenance, and decommissioning. All Proposed Development lifetime effects are assessed in **Chapter 30: Inter-related effects, Volume 2** (Document Reference: 6.2.30).
- The second type of inter-related effect is receptor-led effects. Receptor-led effects are where effects from different environmental aspects combine spatially and temporally on a receptor. These effects may be short-term, temporary, transient, or longer-term. Receptor-led effects have been considered, where relevant, in this chapter.
- 11.14.4 Receptor-led effects have been considered, where relevant, in this chapter for potential interactions between marine mammals and the following environmental aspects:
 - Inter-related effect from combination of disturbance from underwater noise, the presence of vessels and loss of prey resources;
 - Inter-related effects from the interaction of increased SSC and smothering, and underwater noise; and



- Inter-related effects from the interaction of increased SSC and smothering, and habitat loss/disturbance.
- Full results of the receptor-led effects assessment can be found in **Chapter 30:**Inter-related effects, Volume 2 of the ES (Document Reference: 6.2.30).

11.15 Summary of residual effects

Table 11.48 presents a summary of the assessment of significant impacts, any relevant embedded environmental measures and residual effects on marine mammal receptors.

Table 11.48 Summary of assessment of residual effects

| Activity and impact | Magnitude of impact | Receptor and sensitivity or value | Embedded environmental measures | Assessment of residual effect (significance) |
|--|--|---|---------------------------------------|--|
| Construction | | | | |
| Construction noise impacts (PTS) (piling and UXO clearance) | Piling: Very low | Piling: Low (all species) | C-52, C-54, C- 102 | Negligible (no significant ecological effect) (piling) |
| | UXO clearance: Low | UXO clearance: Low | | Minor adverse (no significant ecological effect) (UXO) |
| Construction noise impacts (Disturbance) | Piling: Low (cetaceans) Very low (pinnipeds) UXO clearance: Low | Piling: Low (cetacean species and harbour seal) and very low (grey seal) UXO clearance: | C-52, C-102 | Minor adverse (no significant ecological effect) |



| Activity and impact Magnitude of impact Receptor and sensitivity or value Embedded environmental environmental measures Assessment of residual effect (significance) Non-piling noise – Underwater noise from seabed – Underwater noise from seabed preparation, rock dumping and cable installation Very low (cetacean species and harbour seal) and very low (grey seal) C-52 Negligible (no significant ecological effect) Vessel collision risk Very low High C-51 Minor adverse (no significant ecological effect) Vessel disturbance Low Low C-51 Minor adverse (no significant ecological effect) Change to prey availability Very low Low C-52 Negligible (no significant ecological effect) Disturbance to seal haul out sites at landfall Very low Medium C-52, C-102 Minor adverse (no significante ecological effect) Operation and maintenance Very low N/A Negligible (no significant ecological effect) Vessel collision risk Very low High C-51 Minor adverse (no significant ecological effect) | | | | | | | | |
|--|--|----------|---|---------------|---|--|--|--|
| Non-piling noise — Underwater noise from seabed preparation, rock dumping and cable installation Very low (grey seal) Vessel collision risk Low (grey seal) Vessel disturbance C-51 Minor adverse (no significant ecological effect) Minor adverse (no significant ecological effect) Low C-51 Minor adverse (no significant ecological effect) Minor adverse (no significant ecological effect) Change to prey availability Very low Very low Addium C-52 Negligible (no significant ecological effect) Disturbance to seal haul out sites at landfall Operation and maintenance Operational noise Very low N/A Negligible (no significant ecological effect) Vessel collision Very low Very low Very low N/A Negligible (no significant ecological effect) Vessel collision Very low Very low N/A Negligible (no significant ecological effect) | - | | and sensitivity | environmental | residual effect | | | |
| - Underwater noise from seabed preparation, rock dumping and cable installation (cetacean species and species and harbour seal) and very low (grey seal) Minor adverse (no significant ecological effect) Vessel collision risk Very low Low C-51 Minor adverse (no significant ecological effect) Vessel disturbance Low Low C-51 Minor adverse (no significant ecological effect) Change to prey availability Very low Low C-52 Negligible (no significant ecological effect) Disturbance to seal haul out sites at landfall Very low Medium C-52, C-102 Minor significant ecological effect) Operation and maintenance Very low Very low N/A Negligible (no significant ecological effect) Vessel collision risk Very low High C-51 Minor adverse (no significant ecological effect) | | | Low | | | | | |
| risk Vessel disturbance Low Low C-51 Minor adverse (no significant ecological effect) Change to prey availability Very low Disturbance to seal haul out sites at landfall Operation and maintenance Very low N/A Negligible (no significant ecological effect) Vessel collision Very low Very low Very low N/A Negligible (no significant ecological effect) Vessel collision Very low High C-51 Minor adverse (no significant ecological effect) | Underwater noise from seabed preparation, rock dumping and | Very low | (cetacean species and harbour seal) and very low | C-52 | significant ecological | | | |
| disturbance (no significant ecological effect) Change to prey availability Very low Disturbance to seal haul out sites at landfall Operation and maintenance Operational noise Very low Very low Very low High C-52 Negligible (no significant ecological effect) Negligible (no significant ecological effect) N/A Negligible (no significant ecological effect) Very low Very low High C-51 Minor adverse (no significant ecological effect) | | Very low | High | C-51 | (no significant ecological | | | |
| availability Significant ecological effect) Disturbance to seal haul out sites at landfall Operation and maintenance Operational noise Very low Significant ecological effect) Vessel collision Very low Very low High C-51 Minor adverse (no significant ecological ecol | | Low | Low | C-51 | (no significant ecological | | | |
| seal haul out sites at landfall Operation and maintenance Operational noise Very low Very low N/A Negligible (no significant ecological effect) Vessel collision Very low High C-51 Minor adverse (no significant ecological effect) | | Very low | Low | C-52 | significant ecological | | | |
| Operational noise Very low Very low N/A Negligible (no significant ecological effect) Vessel collision Very low High C-51 Minor adverse (no significant ecological | seal haul out | Very low | Medium | C-52, C-102 | significance (no significant ecological | | | |
| Vessel collision Very low High C-51 Minor adverse (no significant ecological | Operation and maintenance | | | | | | | |
| risk (no significant ecological | Operational noise | Very low | Very low | N/A | significant ecological | | | |
| | | Very low | High | C-51 | (no significant ecological | | | |



| Activity and impact | Magnitude of impact | Receptor and sensitivity or value | Embedded environmental measures | Assessment of residual effect (significance) |
|------------------------------|---------------------|--|---------------------------------------|--|
| Vessel disturbance | Low | Very low | C-51 | Negligible (no significant ecological effect) |
| Changes to prey availability | Very low | Low | C-52 | Negligible (no significant ecological effect) |

Decommissioning

| Decommissioni |
|---------------|
| ng noise |
| impacts (PTS) |

The potential impacts during the decommissioning phase are anticipated to be similar or less than during construction. Therefore, the significance of effect from decommissioning noise (PTS) impacts on marine mammals has been assessed as being of **minor adverse significance**, which is **Not Significant** in EIA terms.

Decommissioning noise impacts (disturbance)

The potential impacts during the decommissioning phase are anticipated to be similar or less than during construction. Therefore, the significance of effect from decommissioning noise (disturbance) impacts on marine mammals has been assessed as being of **minor adverse significance**, which is **Not Significant** in EIA terms.

Vessel collision risk

The potential impacts during the decommissioning phase are anticipated to be similar or less than during construction. Therefore, the significance of effect from vessel collision risk has been assessed as being of **minor adverse significance**, which is **Not Significant** in EIA terms

Vessel disturbance

The potential impacts during the decommissioning phase are anticipated to be similar or less than during construction. Therefore, the significance of effect from vessel disturbance on marine mammals has been assessed as being of **negligible significance**, which is **Not Significant** in EIA terms

Changes in prey availability

The potential impacts during the decommissioning phase are anticipated to be similar or less than during construction. Therefore, the significance of effect from changes in prey availability on marine mammals has been assessed as being of **negligible significance**, which is **Not Significant** in EIA terms



| Activity and impact | Magnitude of impact | Receptor and sensitivity or value | Embedded environmental measures | Assessment of residual effect (significance) | | | |
|--|---|---|---------------------------------------|--|--|--|--|
| Disturbance of seal haul out sites at landfall | anticipated to be the significance of been assessed a | The potential impacts during the decommissioning phase are anticipated to be similar or less than during construction. Therefore, the significance of effect from disturbance to seal haul out sites has been assessed as being of negligible significance , which is Not Significant in EIA terms. | | | | | |

11.16 Glossary of terms and abbreviations

Table 11.49 Glossary of terms and abbreviations – marine mammals

| Term (acronym) | Definition |
|--|---|
| ADD | Acoustic Deterrent Devices |
| BAP | Biodiversity Action Plan |
| Baseline | Refers to existing conditions as represented by latest available survey and other data which is used as a benchmark for making comparisons to assess the impact of a development. |
| Baseline conditions | The environment as it appears (or would appear) immediately prior to the implementation of the Proposed Development together with any known or foreseeable future changes that will take place before the completion of the Proposed Development. |
| BEIS | Department for Business, Energy, and Industrial Strategy |
| CEA | Cumulative Effects Assessment |
| Construction effects | Used to describe both temporary effects that arise during the construction phases as well as permanent existence effects that arise from the physical existence of development (for example new buildings). |
| СТУ | Crew Transfer Vessel |
| Cumulative effects | Additional changes caused by a Proposed Development in conjunction with other similar developments or as a combined effect of a set of developments. |
| Cumulative Effects Assessment (CEA) | Assessment of impacts as a result of the incremental changes caused by other past, present and reasonably foreseeable human activities and natural processes together with the Proposed Development. |



| DCO Application An application for consent to undertake a Nationally Significant Infrastructure Project made to the Planning Inspectorate who will consider the application and make a recommendation to the Secretary of State, who will decide on whether development consent should be granted for the Proposed Development. Decommissioning The activity during which a development and its associated processes are removed from active operation. DEPONS The Disturbance Effects of noise on the harbour Porpoise population in the North Sea Development Consent Order (DCO) This is the means of obtaining permission for developments categorised as Nationally Significant Infrastructure Projects, under the Planning Act 2008. DML Deemed Marine Licence ECC Export Cable Corridor EDR Effective Deterrent Range Embedded environmental measures are directly incorporated into the preferred masterplan for the Proposed Development. EMF Electro-Magnetic Frequency EIA The process of evaluating the likely significant environmental effects that are directly incorporated into the preferred masterplan for the Proposed Development over and above the existing circumstances (or 'baseline'). Environmental Statement (ES) The written output presenting the full findings of the Environmental Impact Assessment. EFS European Protected Species ETG Expert Topic Group A voluntary consultation process with specialist stakeholders to agree the approach and the information required to support the EIA and HRA for certain aspects. Future baseline Refers to the situation in future years without the Proposed Development. | Term (acronym) | Definition |
|---|----------------------|--|
| DEPONS The Disturbance Effects of noise on the harbour Porpoise population in the North Sea Development Consent Order (DCO) This is the means of obtaining permission for developments categorised as Nationally Significant Infrastructure Projects, under the Planning Act 2008. DML Deemed Marine Licence ECC Export Cable Corridor EDR Effective Deterrent Range Embedded environmental measures Equate to 'primary environmental measures' as defined by Institute of Environmental Management and Assessment (2016). They are measures to avoid or reduce environmental effects that are directly incorporated into the preferred masterplan for the Proposed Development. EMF Electro-Magnetic Frequency EIA The process of evaluating the likely significant environmental effects of a proposed project or development over and above the existing circumstances (or 'baseline'). Environmental Statement (ES) Ery European Protected Species ETG Expert Topic Group A voluntary consultation process with specialist stakeholders to agree the approach and the information required to support the EIA and HRA for certain aspects. Future baseline Refers to the situation in future years without the Proposed Development. | DCO Application | Infrastructure Project made to the Planning Inspectorate who will consider the application and make a recommendation to the Secretary of State, who will decide on whether development |
| Development Consent Order (DCO) This is the means of obtaining permission for developments categorised as Nationally Significant Infrastructure Projects, under the Planning Act 2008. DML Deemed Marine Licence ECC Export Cable Corridor EDR Effective Deterrent Range Embedded environmental measures as defined by Institute of Environmental Management and Assessment (2016). They are measures to avoid or reduce environmental effects that are directly incorporated into the preferred masterplan for the Proposed Development. EMF Electro-Magnetic Frequency EIA The process of evaluating the likely significant environmental effects of a proposed project or development over and above the existing circumstances (or 'baseline'). Environmental Statement (ES) European Protected Species ETG Expert Topic Group Evidence Plan Process (EPP) A voluntary consultation process with specialist stakeholders to agree the approach and the information required to support the EIA and HRA for certain aspects. Future baseline Refers to the situation in future years without the Proposed Development. | Decommissioning | , i |
| Consent Order (DCO) categorised as Nationally Significant Infrastructure Projects, under the Planning Act 2008. DML Deemed Marine Licence ECC Export Cable Corridor EDR Effective Deterrent Range Equate to 'primary environmental measures' as defined by Institute of Environmental Management and Assessment (2016). They are measures to avoid or reduce environmental effects that are directly incorporated into the preferred masterplan for the Proposed Development. EMF Electro-Magnetic Frequency EIA The process of evaluating the likely significant environmental effects of a proposed project or development over and above the existing circumstances (or 'baseline'). Environmental Statement (ES) Ery European Protected Species ETG Expert Topic Group Evidence Plan Process (EPP) A voluntary consultation process with specialist stakeholders to agree the approach and the information required to support the EIA and HRA for certain aspects. Future baseline Refers to the situation in future years without the Proposed Development. | DEPONS | · |
| ECC Export Cable Corridor EDR Effective Deterrent Range Embedded environmental Equate to 'primary environmental measures' as defined by Institute of Environmental Management and Assessment (2016). They are measures to avoid or reduce environmental effects that are directly incorporated into the preferred masterplan for the Proposed Development. EMF Electro-Magnetic Frequency EIA The process of evaluating the likely significant environmental effects of a proposed project or development over and above the existing circumstances (or 'baseline'). Environmental Statement (ES) The written output presenting the full findings of the Environmental Impact Assessment. EPS European Protected Species ETG Expert Topic Group Evidence Plan Process (EPP) A voluntary consultation process with specialist stakeholders to agree the approach and the information required to support the EIA and HRA for certain aspects. Future baseline Refers to the situation in future years without the Proposed Development. | Consent Order | categorised as Nationally Significant Infrastructure Projects, |
| Embedded environmental measures as defined by Institute of Environmental Management and Assessment (2016). They are measures to avoid or reduce environmental effects that are directly incorporated into the preferred masterplan for the Proposed Development. EMF Electro-Magnetic Frequency EIA The process of evaluating the likely significant environmental effects of a proposed project or development over and above the existing circumstances (or 'baseline'). Environmental Statement (ES) European Protected Species ETG Expert Topic Group Evidence Plan Process (EPP) A voluntary consultation process with specialist stakeholders to agree the approach and the information required to support the EIA and HRA for certain aspects. Refers to the situation in future years without the Proposed Development. | DML | Deemed Marine Licence |
| Embedded environmental measures as defined by Institute of Environmental Management and Assessment (2016). They are measures to avoid or reduce environmental effects that are directly incorporated into the preferred masterplan for the Proposed Development. EMF Electro-Magnetic Frequency EIA The process of evaluating the likely significant environmental effects of a proposed project or development over and above the existing circumstances (or 'baseline'). Environmental Statement (ES) Environmental Impact Assessment. EPS European Protected Species ETG Expert Topic Group Evidence Plan Process (EPP) A voluntary consultation process with specialist stakeholders to agree the approach and the information required to support the EIA and HRA for certain aspects. Future baseline Refers to the situation in future years without the Proposed Development. | ECC | Export Cable Corridor |
| Institute of Environmental Management and Assessment (2016). They are measures to avoid or reduce environmental effects that are directly incorporated into the preferred masterplan for the Proposed Development. EMF Electro-Magnetic Frequency EIA The process of evaluating the likely significant environmental effects of a proposed project or development over and above the existing circumstances (or 'baseline'). Environmental Statement (ES) The written output presenting the full findings of the Environmental Impact Assessment. EPS European Protected Species ETG Expert Topic Group Evidence Plan Process (EPP) A voluntary consultation process with specialist stakeholders to agree the approach and the information required to support the EIA and HRA for certain aspects. Future baseline Refers to the situation in future years without the Proposed Development. | EDR | Effective Deterrent Range |
| The process of evaluating the likely significant environmental effects of a proposed project or development over and above the existing circumstances (or 'baseline'). Environmental Statement (ES) The written output presenting the full findings of the Environmental Impact Assessment. EPS European Protected Species ETG Expert Topic Group Evidence Plan Process (EPP) A voluntary consultation process with specialist stakeholders to agree the approach and the information required to support the EIA and HRA for certain aspects. Future baseline Refers to the situation in future years without the Proposed Development. | environmental | Institute of Environmental Management and Assessment (2016). They are measures to avoid or reduce environmental effects that are directly incorporated into the preferred masterplan for the |
| effects of a proposed project or development over and above the existing circumstances (or 'baseline'). Environmental Statement (ES) The written output presenting the full findings of the Environmental Impact Assessment. EPS European Protected Species ETG Expert Topic Group Evidence Plan Process (EPP) A voluntary consultation process with specialist stakeholders to agree the approach and the information required to support the EIA and HRA for certain aspects. Future baseline Refers to the situation in future years without the Proposed Development. | EMF | Electro-Magnetic Frequency |
| Statement (ES) Environmental Impact Assessment. EPS European Protected Species ETG Expert Topic Group A voluntary consultation process with specialist stakeholders to agree the approach and the information required to support the EIA and HRA for certain aspects. Future baseline Refers to the situation in future years without the Proposed Development. | EIA | effects of a proposed project or development over and above the |
| Evidence Plan Process (EPP) A voluntary consultation process with specialist stakeholders to agree the approach and the information required to support the EIA and HRA for certain aspects. Future baseline Refers to the situation in future years without the Proposed Development. | | |
| Evidence Plan Process (EPP) A voluntary consultation process with specialist stakeholders to agree the approach and the information required to support the EIA and HRA for certain aspects. Future baseline Refers to the situation in future years without the Proposed Development. | EPS | European Protected Species |
| Process (EPP) agree the approach and the information required to support the EIA and HRA for certain aspects. Future baseline Refers to the situation in future years without the Proposed Development. | ETG | Expert Topic Group |
| Development. | | agree the approach and the information required to support the |
| HDD Horizontal Directional Drilling | Future baseline | <u> </u> |
| | HDD | Horizontal Directional Drilling |



| Term (acronym) | Definition |
|-------------------------------|--|
| HRA | Habitat Regulations Assessment |
| Impact | The changes resulting from an action. |
| Indirect effects | Effects that result indirectly from the Proposed Development as a consequence of the direct effects, often occurring away from the site, or as a result of a sequence of interrelationships or a complex pathway. They may be separated by distance or in time from the source of the effects. |
| | Often used to describe effects on landscape character that are not directly impacted by the Proposed Development such as effects on perceptual characteristics and qualities of the landscape. |
| JUV | Jack-Up Vessel |
| Likely Significant Effects | It is a requirement of Environmental Impact Assessment Regulations to determine the likely significant effects of the Proposed Development on the environment which should relate to the level of an effect and the type of effect. |
| LSE | Likely Significant Effect |
| Magnitude (of change) | A term that combines judgements about the size and scale of the effect, the extent of the area over which it occurs, whether it is reversible or irreversible and whether it is short term or long term in duration'. Also known as the 'degree' or 'nature' of change. |
| MDS | Maximum Design Scenario |
| MHWS | Mean High Water Springs |
| MLS | Most Likely Scenario |
| МММР | Marine Mammal Mitigation Protocol |
| ММО | Marine Management Organisation |
| MP | Monopile |
| MPCP | Marine Pollution Contingency Plan |
| MSFD | Marine Strategy Framework Directive |
| MU | Management Unit |
| MWWC | Marine Wildlife Watching Code |



| Term (acronym) | Definition |
|---|---|
| Nationally Significant Infrastructure Project (NSIP) | Nationally Significant Infrastructure Projects are major infrastructure developments in England and Wales which are consented by DCO. These include proposals for renewable energy projects with an installed capacity greater than 100MW. |
| NPS | National Policy Statement |
| oss | Offshore Substation |
| PDV | Phocine Distemper Virus |
| PEMMP | Project Environmental Monitoring and Management Plan |
| PINS | Planning Inspectorate |
| Planning Inspectorate | The Planning Inspectorate deals with planning appeals, national infrastructure planning applications, examinations of local plans and other planning-related and specialist casework in England and Wales. |
| PP | Pinpile |
| Preliminary Environmental Information Report (PEIR) | The written output of the Environmental Impact Assessment undertaken to date for the Proposed Development. It was developed to support the statutory Section 42 consultation in July to September 2021. The PEIR presented the preliminary findings of the assessment to allow an informed view to be developed of the Proposed Development, the assessment approach that had been undertaken, the preliminary conclusions on the likely significant effects of the Proposed Development and environmental measures proposed. |
| Proposed Development | The development that is subject to the application for development consent, as described in Chapter 4: The Proposed Development , Volume 2 of the ES (Document Reference: 6.2.4). |
| Proposed Development Consent Order (DCO) Limits | The area within which the Proposed Development and associated infrastructure will be located, including the temporary construction, and operation and maintenance work areas |
| PTS | Permanent Threshold Shift |
| Rampion 2 | Rampion 2 Offshore Wind Farm |
| Receptor | These are as defined in Regulation 5(2) of The Infrastructure Planning (Environmental Impact Assessment) Regulations 2017 and include population and human health, biodiversity, land, soil, water, air, climate, material assets, cultural heritage and |



| Term (acronym) | Definition |
|--------------------------------|--|
| | landscape that may be at risk from exposure to pollutants which could potentially arise as a result of the Proposed Development. |
| RIAA | Report to Inform Appropriate Assessment |
| SAC | Special Area of Conservation |
| Scoping Opinion | A Scoping Opinion is adopted by the Secretary of State for a Proposed Development. |
| Scoping Report | A report that presents the findings of an initial stage in the Environmental Impact Assessment process. |
| Secretary of State | The body who makes the decision to grant development consent. |
| Sensitivity | A term applied to specific receptors, combining judgements of the susceptibility of the receptor to the specific type of change or development proposed and the value associated to that receptor. |
| Significance | A measure of the importance of the environmental effect, defined by criteria specific to the environmental aspect. |
| Significant effects | It is a requirement of the EIA Regulations to determine the likely significant effects of the development on the environment which should relate to the level of an effect and the type of effect. Where possible significant effects should be mitigated. |
| SNCB | Statutory Nature Conservation Bodies |
| sov | Service Operation Vessels |
| SPA | Special Protection Area |
| Temporal Scope | The temporal scope covers the time period over which changes to the environment and the resultant effects are predicted to occur and are typically defined as either being temporary or permanent. |
| Temporary or permanent effects | Effects may be considered as temporary or permanent. In the case of wind energy development the application is for a 30 year period after which the assessment assumes that decommissioning will occur and that the site will be restored. For these reasons the development is referred to as long term and reversible. |
| The Applicant | Rampion Extension Development Limited (RED) |
| TTS | Temporary Threshold Shift |
| UXO | Unexploded Ordnance |



| Term (acronym) | Definition |
|-------------------------|---|
| VMP | Vessel Management Plan |
| Zone of Influence (ZOI) | The area surrounding the Proposed Development which could result in likely significant effects. |



11.17 References

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