

PLANNING ACT 2008

**THE INFRASTRUCTURE PLANNING (APPLICATIONS: PRESCRIBED FORMS AND
PROCEDURE) REGULATIONS 2009**

CERTIFICATE OF COMPLIANCE WITH SECTION 56 OF THE PLANNING ACT 2008

I hereby certify that, in compliance with the requirements of Section 56 of the Planning Act 2008 –

(a) notice of the accepted application was given to the required persons identified in accordance with Section 56;

(b) a copy of the accepted application and accompanying documents and information was made available to the required persons; and

(c) the accepted application was published in the required manner,

in relation to the application for an order to grant development consent for construction, operation, maintenance and decommissioning of the Dogger Bank South East (“DBS East”) and Dogger Bank South West (“DBS West”) offshore wind farms, both located in the North Sea on the Dogger Bank (together referred to as “the Projects”) and the associated development to connect the proposed offshore wind farms to the national grid. The Projects would have a combined maximum number of 200 turbines. The offshore array areas for DBS West and DBS East are situated at a minimum of 100km and 122km from shore respectively. The proposed onshore works consist of installation of buried onshore export cables, from a landfall on the East Riding of Yorkshire coastline near Skipsea to (up to) two newly constructed onshore converter stations near the hamlet of Bentley, before onward onshore cable routing to the proposed Birkhill Wood National Grid substation close to the existing Creyke Beck substation.

The deadline date for all representations to be received by the Planning Inspectorate under Section 56 was 6 September 2024.

Planning Inspectorate Reference No: EN010125

Applicants: RWE Renewables UK Dogger Bank South (West) Limited and

RWE Renewables UK Dogger Bank South (East) Limited

Signed: 

Name in capitals: COLIN MCALLISTER, Development Project Manager

Date: 09 September 2024

Warning:

Section 127 of the Magistrates' Court Act 1980 (c. 43) has effect under Section 58 of the Planning Act 2008 subject to section 58(6).

It is an offence if a person issues this certificate as a certificate under section 58 of the Planning Act 2008 if it contains a statement which the person knows to be false and misleading in a material particular.

It is an offence if a person recklessly issues this certificate under section 58 of the Planning Act 2008, if it contains a statement which is false or misleading in a material particular.