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Acronyms & Definitions

Abbreviations / Acronyms

Abbreviation / Acronym	Description
DDV	Drop Down Video
dML	deemed Marine Licence
ECC	Export Cable Corridor
GT R4 Limited	GT R4 or GT R4 Limited, the incorporated joint venture development
	Co.
IDRBNR	Inner Dowsing, Race Bank and North Ridge
SAC	Special Area of Conservation

Terminology

Term	Definition
Array Area	The area offshore within which the generating station (including wind turbine generators (WTG) and inter array cables), offshore accommodation platforms,
	offshore transformer substations and associated cabling will be positioned.
Mitigation	Mitigation measures, or commitments, are commitments made by the Project
	to reduce and/or eliminate the potential for significant effects to arise as a
	result of the Project. Mitigation measures can be embedded (part of the
	project design) or secondarily added to reduce impacts in the case of
	potentially significant effects.
Offshore Export	The Offshore Export Cable Corridor (Offshore ECC) is the area within the Order
Cable (ECC)	Limits within which the export cables running from the array to landfall will be
	situated.
Outer Dowsing	The Project
Offshore Wind	
Order Limits	The area subject to the application for development consent. The limits shown
	on the works plans within which the Project may be carried out.
The Project	Outer Dowsing Offshore Wind, an offshore wind generating station together
	with associated onshore and offshore infrastructure.



1 Introduction

1.1 Project Background

1. GT R4 Limited (trading as Outer Dowsing Offshore Wind), hereafter referred to as the 'Applicant', is proposing to develop the Project. The Project array area will be located approximately 54km from the Lincolnshire coastline in the southern North Sea. The Project will include both offshore and onshore infrastructure including an offshore generating station (windfarm), export cables to landfall, Offshore Reactive Compensation Platforms (ORCPs), onshore cables, connection to the electricity transmission network, ancillary and associated development and areas for the delivery of up to two Artificial Nesting Structures (ANS) and the creation and recreation of biogenic reef (if these compensation measures are deemed to be required by the Secretary of State) (see Volume 1, Chapter 3: Project Description (document reference 6.1.3) for full details.

1.2 Purpose of the Outline Biogenic Reef Plan

- 2. This outline plan has been prepared in response to feedback received from consultees, including Natural England, throughout the pre-application process. The purpose of this outline plan is to provide the framework for how potential impacts to *Sabellaria spinulosa* reef will be managed and mitigated during the design and pre-construction activities of the Project.
- 3. It is intended that this document will provide the basis for further discussions with relevant statutory advisors to agree the exact detail (timings, methodologies etc.) of the activities required. It should be noted that the final detailed plan will be produced post consent and submitted to the relevant authority for approval.
- 4. 3. The document is structured as follows:
 - Introduction;
 - Consultation;
 - Sabellaria spinulosa presence within the Project Order Limits;
 - Mitigation measures;
 - Monitoring; and
 - Conclusions.



2 Consultation

5. This section within the plan will provide details of the consultation relevant to the mitigation of impacts on biogenic reef and how this has been addressed by the Project.

Table 2-1 Summary of consultation relating to biogenic reef mitigation

Date and consultation phase/type	Consultation and key issues raised	Response
Scoping Opinion (MMO, 26 August 2022) Comment ID: 3.2.6	The MMO advises that the ECC is routed to avoid designated sites that protect benthic features. If this is not feasible, then impacts on the protected benthic features within these sites should be minimised.	The development boundary selection was made following a series of constraints analyses, with the array area and offshore ECC route selected to ensure the impacts on sensitive environmental receptors are minimised. However, the offshore ECC must pass through the Inner Dowsing, Race Bank and North Ridge
		(IDRBNR) SAC. Additional mitigation measures for Annex I biogenic reef habitat within the SAC and biogenic reef protected under Section 41 of the Natural Environment and Rural Communities (NERC) Act 2006, are outlined in Section 4. This includes that windfarm infrastructure will be micro-sited around Annex I habitat (S. spinulosa reef) as far as practicable.
Marine Management Organisation Letter S42 response July 2023	Regarding the impact of temporary habitat disturbance during the construction phase, it is stated that preconstruction surveys of <i>S. spinulosa</i> reef (an Annex I habitat within the IDRBNR SAC) will be conducted, and that if this feature is present then a mitigation plan will be created in consultation with the MMO and Natural England (see sections 9.7.14 and 9.7.32 of the document cited in Volume 1,	The Applicant acknowledges the concerns raised by MMO in relation to the detection of <i>S. spinulosa</i> reef. However, it is typical for well established 'reef' to be evident as irregular ridges and low-grade reef within mixed sediment is increasingly difficult to delineate. The Applicant undertook a high sampling strategy for the baseline characterisation ground-truth campaign. The evidence from that survey did reveal that <i>S.</i>



Date and consultation phase/type	Consultation and key issues raised	Response
	Chapter 9: Benthic and Intertidal Ecology (Document	spinulosa found was low-grade and patchy in nature,
	Reference 6.1.9) Rev V1.0. June 2023). As the data	supporting the geophysical results. Furthermore, a
	collected during the most recent geophysical surveys	reanalysis of the geophysical and benthic
	of the Array Area and ECC did not reveal a unique	characterisation data along the offshore ECC has been
	signature associated with S. spinulosa aggregations	undertaken by Envision Ltd (document reference
	observed in the ground-truthing data (see section	15.16), which has confirmed that there is no qualifying
	9.4.107 of Volume 1, Chapter 9: Benthic and Intertidal	Annex I biogenic reef present within the offshore ECC.
	Ecology (Document Reference 6.1.9). Rev V1.0. June	The Applicant has committed to pre-construction
	2023), it seems possible that potential S. spinulosa	surveys to identify the quality and extent of S. spinulosa
	reef could go undetected in future geophysical	reef and enable robust micrositing of infrastructure to
	surveys. The MMO advises that ODOW indicate how	occur.
	they will ensure that the pre-construction surveys will	
	be able to identify any areas of potential S. spinulosa	
	reef so that they can be avoided by micro-siting /	
	routeing.	
Natural England S42	Natural England has concerns with the available	Well established <i>S. spinulosa</i> 'reef' is often evident as
response July 2023	baseline data used to assess the presence and extent	irregular ridges within geophysical data, whilst low
	of Annex I Biogenic reef within the IDRBNR SAC. We	grade S. spinulosa within mixed sediment is increasingly
	also have concerns with the use of the data sets and	difficult to delineate in geophysical data. The Project
	the reliance upon additional Annex I pre-construction	undertook a high sampling strategy for the baseline
	surveys and as yet undiscussed potential mitigation	characterisation ground-truth campaign. S. spinulosa
	measures to draw conclusions on the impacts of this	that was found during surveys was low-grade and
	project on Annex I reef. We would further note that	patchy in nature, supporting the geophysical results.
	there is a need have due regard to S. spinulosa reef	Furthermore, a reanalysis of the geophysical and
	outside of the designated site under Section 41 of the	benthic characterisation data along the offshore ECC
	NERC Act 2006. We advise that the assumptions	has been undertaken by Envision Ltd (document
	made by the Applicant to draw the conclusion of No	reference 15.16), which has confirmed that there is no
	AEoI on Annex I reef features within IDRBNR and	qualifying Annex I biogenic reef present within the



Date and consultation phase/type	Consultation and key issues raised	Response
	negligible impacts in EIA terms are not scientifically	offshore ECC. The Project has committed to pre-
	robust and require revisiting	construction surveys to identify the quality and extent
		of any S. spinulosa reef and enable robust micrositing of
		infrastructure to occur. Due regard has also been given
		to S. spinulosa reef outside the SAC, as detailed within
		Section 4
Natural England S42	We welcome the proposal to microsite around	The Applicant has committed to avoid all known S.
response July 2023	potential Annex I habitat, however current proposals	spinulosa reef within the IDRBNR SAC and outside the
	do not present enough evidence as to whether this	SAC, with this firm commitment possible due to the
	would be achievable. Furthermore, the statement	extensive site investigations and analyses undertaken
	includes caveats of where practicable and where	to inform the DCO application, combined with a
	possible which causes concern. Given that the project	consideration of the formation of S. spinulosa reef
	has considered extension of the IDRBNR SAC in its	within the SAC from previous surveys. The Project
	without prejudice compensation document, the	undertook a high sampling strategy for the baseline
	project should give greater consideration to the	characterisation ground-truth campaign. S. spinulosa
	impacts it may have on suitable features located	that was found during surveys was low-grade and
	outside the IDRBNR SAC.	patchy in nature, supporting the geophysical results.
		<u>Furthermore</u> , a reanalysis of the geophysical and
		benthic characterisation data along the offshore ECC
		has been undertaken by Envision Ltd (document
		reference 15.16), which has confirmed that there is no
		qualifying Annex I biogenic reef present within the
		offshore ECC. A pre-construction Annex I habitat survey
		will be undertaken and will subsequently be used to
		help inform any micro-siting of windfarm
		infrastructure, as detailed within Section 4.
Natural England S42	Natural England are concerned with the statement	The Applicant found that the geophysical data have
response July 2023	the lack of unique SSS/MBES features associated with	shown that well established 'reef' is often evident as



Date and consultation phase/type	Consultation and key issues raised	Response
	the S. spinulosa aggregations made it impossible to	irregular ridges within the data. It was found that low
	delineate the extent of the Sabellaria habitat within	grade S. spinulosa within mixed sediment is increasingly
	the ECC area. Ground truthing alone is not a sufficient	difficult to delineate within this data.
	method of understanding reef extent. To mitigate the	The Applicant undertook a high sampling strategy for
	risk to the Annex I biogenic reef from the project,	the baseline characterisation ground-truth campaign. S.
	particularly within the IDRBNR SAC, a thorough	spinulosa that was found during these surveys was low-
	understanding of the extent of reef which may be	grade and patchy in nature, supporting the geophysical
	impacted is required before any conclusions can be	results. Furthermore, a reanalysis of the geophysical
	drawn and/or ensure mitigation measures such as	and benthic characterisation data along the offshore
	micro-siting will be effective in avoiding impacts to	ECC has been undertaken by Envision Ltd (document
	Annex I reef.	reference 15.16), which has confirmed that there is no
		qualifying Annex I biogenic reef present within the
		offshore ECC.
		The Applicant is committed to micro-siting
		infrastructure around Annex I habitat as far as
		practicable, to avoid where possible direct significant
		impacts on these sensitive habitats. A pre-construction
		Annex I habitat survey will be undertaken and will
		subsequently be used to help inform any micro-siting of
		windfarm infrastructure, as detailed within Section 4.
Natural England S42	We notice that MMO fishery byelaws have not been	Whilst the ECC partially overlaps with an area to be
response July 2023	presented as a consideration within the PEIR. Please	managed as reef (as per the JNCC dataset), no
	note that these areas are closed to benthic trawling	construction works will be undertaken within this area,
	and therefore potentially present areas where a	thereby avoiding any impacts to the management of
	designated feature might be present. The project will	that area (section 4 of this document).
	need to demonstrate that, where ECC transects	Notwithstanding, it is notable that this area was
	<u>fisheries closure areas that habitat feature</u>	surveyed during the characterisation surveys and no
	restoration will not be hindered by cable installation,	reef was identified. Furthermore, a reanalysis of the



Date and consultation phase/type	Consultation and key issues raised	Response
	noting that there is an expectation that the extent of	geophysical and benthic characterisation data along the
	Annex I reef will increase as a result of the byelaw.	offshore ECC has been undertaken by Envision Ltd
		(document reference 15.16), which has confirmed that
		there is no qualifying Annex I biogenic reef present
		within the offshore ECC. A pre-construction Annex I
		habitat survey will be undertaken and will subsequently
		be used to help inform any micro-siting of windfarm
		infrastructure, as detailed within Section 4.
Natural England S4	Natural England welcomes the provision to return	This is noted by the Project and has been considered
response July 2023	material dredged from within the SAC back within the	within the Outline CSIP (document reference 8.5). The
	site. However, we would like to note that this will	final location will be determined in consultation with
	need to be done carefully to avoid impacting Annex I	the MMO and Natural England post-consent and will be
	biogenic reef habitat. The deposition site should be	informed by further site specific surveys and studies,
	located in an area of similar particle size and	including the sediment mobility study and relevant
	<u>upstream of the original deposition site at a time with</u>	updates to that document as further site specific data
	suitable hydrological conditions to ensure that	becomes available.
	deposited sediment falls at least 50m from Annex I	
	biogenic reef features. This should be considered in	
	an Outline Cable Specification and Installation	
	Management plan for inside and outside of	
	designated sites and a Sandwave Levelling	
	Assessment.	
Natural England S4		The Project found that the geophysical data have shown
response July 2023	what the project is calling a precautionary approach.	that well established 'reef' is often evident as irregular
	We advise that, in this instance, a precautionary	<u>ridges within the data. It was found that low grade S.</u>
	approach is required due to not being able to	spinulosa within mixed sediment is increasingly difficult
	<u>delineate extent of reef within the PEIR boundary. To</u>	to delineate within this data. The Project undertook a
	mitigate the risk to Biogenic reef from the project,	high sampling strategy for the baseline characterisation



Date and consultation phase/type	Consultation and key issues raised	Response
	particularly within the IDRBNR SAC, a thorough understanding of the extent of reef which may be impacted is required before any conclusions can be drawn and/or ensure mitigation measures such as micro-siting will be effective in avoiding impacts to Annex I reef.	ground-truth campaign. <i>S. spinulosa</i> that was found during these surveys was low-grade and patchy in nature, supporting the geophysical results. Furthermore, a reanalysis of the geophysical and benthic characterisation data along the offshore ECC has been undertaken by Envision Ltd. (document reference 15.16), which has confirmed that there is no qualifying Annex I biogenic reef present within the offshore ECC. The Project confirm they have committed to pre-construction surveys to identify the quality and extent of <i>S. spinulosa</i> and enable robust micrositing of infrastructure to occur.
Evidence Plan Meeting ETG September 2023	Natural England require the locations of reef extent to be able to ensure that the proposed micro siting mitigation measures are viable in the specific locations.	Due to the ephemeral nature of this species the Applicant has committed to pre-construction surveys to assess for Annex I biogenic reef, which if encountered at this stage would enable robust micrositing of infrastructure to occur, as detailed within the Outline In Principle Monitoring Plan (Document Reference 8.3).





3 Overview of the Potential Presence of Biogenic Reef

- 6. The Project Offshore Export Cable Corridor (ECC) passes through the Inner Dowsing, Race Bank, and North Ridge (IDRBNR) Special Area of Conservation (SAC). The Offshore ECC overlaps with 70.1km² of the SAC (8.3% of the total SAC) which is designated for "sandbanks covered by seawater at all times" and "biogenic reef".
- 7. Biogenic reef created by the Ross worm *S. spinulosa* has consistently been recorded within the IDRBNR SAC. These reefs are known to support a variety of species including hydroids, sponges, bryozoans, anemones, as well as the commercial species European lobster *Homarus gammarus* and pink shrimp *Pandalus montagui*. Biogenic reefs formed by *S. spinulosa* allow colonisation by species not otherwise associated with the adjacent, looser sediment habitats.
- 8. The Project has undertaken site specific surveys within the offshore order limits. Geophysical survey data collection, followed by ground truthing using benthic grab samples and Drop Down Videos (DDV), has been completed for the Project ECC and array area.
- 9. Within the array area *S. spinulosa* was present at two stations but was not reef forming and unlikely to constitute 'reef' as detailed within Appendix 9.1: Benthic Ecology Technical Report (Array) (document reference 6.3.9.1). Within the ECC there was a lack of unique *S. spinulosa* feature signatures within the geophysical data which did not allow for the delineation of these features within the Order Limits as detailed in Appendix 9.2: Benthic Ecology Technical Report (ECC) (document reference 6.3.9.2). A further review of the Project specific data, alongside third party data sources, was undertaken by Envision (Appendix 9.5; document reference 6.3.9.5) which further concluded that there was no <u>historical presence of</u> *S. spinulosa* reef occurring within the offshore ECC or where the offshore ECC intersects with the IDRBNR SAC.
- 9.10. A full reanalysis of the raw geophysical and benthic characterisation data along the offshore ECC has also been undertaken by Envision Ltd. (document reference 15.16), which has confirmed that there is no qualifying Annex I biogenic reef present within the offshore ECC.
- 10.11. Pre-construction surveys will be undertaken to further the understanding of the potential for *S. spinulosa* reef within the Project array and ECC.



4 Mitigation Measures

- 11.12. The Project has committed to a pre-construction biogenic reef survey which will subsequently be used to inform any micro-siting of windfarm infrastructure. Following the outputs from the survey:
 - Within the SAC, the Project will microsite infrastructure (including grabbed boulders) around areas of biogenic reef.
 - Outside the SAC, Project infrastructure (including grabbed boulders) will be microsited around biogenic reef as far as practicable.
- 12.13. The Project will ensure that no infrastructure is installed within the defined Marine

 Management Organisation Byelaw area within the SAC. However, subject to the results of the

 pre-construction surveys confirming the absence of current reef within this area, it may be used
 for ancillary works (e.g. anchoring, temporary laydown, etc.).
- 13.14. Further details of the commitments in relation to benthic ecology are detailed in Chapter 9: Benthic and Subtidal Ecology (document reference 6.1.9).



5 Monitoring

14.15. This section will outline the monitoring to be undertaken during the pre-construction phase to identify the presence and extent of any *S. spinulosa* reef within the Order Limits.



6 Conclusion

<u>15.16.</u> This outline Biogenic Reef Mitigation Plan sets out the principles by which potential impacts on biogenic reef will be managed and mitigated during the design and construction of the Project. The final Biogenic Reef Mitigation Plan to be submitted to the relevant authority for approval will be based on the principles set out within this outline plan.