



Triton Knoll Offshore Wind Farm Limited

Triton Knoll Electrical System



**Appendix 1: Schedule of DCO
Amendments for Deadline 8 -
Explanatory Document**

Date: 29th February 2016

**Appendix 1 of the Applicant's
Response to Deadline 8**

Schedule of DCO Amendments for Deadline 8

Explanatory Document

This Document sets out the changes to the final draft DCO proposed by the Applicant in response to the ExA's Rule 17 and 8(3) letter dated 23 February 2016. It also takes account of a minor error highlighted in the SI Validation Report for the final draft DCO. Due to technical difficulties experienced by the Stationary Office in advance of Deadline 7, the SI Validation Report was not available until after the final draft DCO (Rev G) was submitted in accordance with the ExA's timetable at Deadline 7. Due to the minor nature of the error, it was not considered necessary to issue an amended final draft DCO.

The Applicant requests that the following changes are made to the DCO included in the ExA's report to the Secretary of State.

THE APPLICANT'S PROPOSED AMENDMENTS TO FINAL DRAFT DCO REVISION G			
	Article/Schedule	Applicant's Proposed Amendment	Reason and Notes
1.1	Article 5(6)(b) Transfer of benefit	<p><i>'(6) The consent of the Secretary of State is not required for a transfer or grant of the benefit of any of the provisions (and any statutory rights) where-</i></p> <p><i>(a) the transfer or grant is to another body licenced under Section 6 of the 1989 Act; or</i></p> <p><i>(b) <u>the provisions (and any statutory rights) being transferred relate only to onshore works landward of MHWS, and</u> the time limits for claims for compensation in respect of the acquisition of land or effects on land under this Order have elapsed and either no such claim has been made or, if such a claim has been made-</i></p> <p><i>(i) the claim has been comprised or</i></p>	<p>The Applicant accepts that article 5(6)(b) is not relevant to the offshore works or deemed Marine Licence. The Applicant therefore proposes to limit article 5(6)(b) to the exercise of powers in the Order in connection with onshore works landward of Mean High Water Springs only, noting that the MMO has jurisdiction up to Mean High Water Springs.</p> <p>As the Applicant's final version of the draft Development Consent Order (DCO) was submitted in accordance with the ExA's timetable at Deadline 7, the Applicant requests that the ExA makes this change to the DCO included in its report to the Secretary of State.</p>

		<p><i>withdrawn;</i></p> <p><i>(ii) compensation has been paid in final settlement of the claim;</i></p> <p><i>(iii) payment of compensation into court has taken place in lieu of settlement if the claim; or</i></p> <p><i>(iv) a tribunal or court of competent jurisdiction has determined that no compensation is payable in respect of the claim'.</i></p>	
1.2	<p>Schedule 8, Part 7</p> <p>Protection for operators of electronic communications code networks</p>	<p><i>2. In this part of this Schedule---</i></p> <p><i>"the 2003 Act" means the Communications Act 2003;</i></p>	<p>The SI Validation Report for the Applicant's final draft DCO (Rev G) highlighted that close quotations were missing from the definition of Communication Act 2003.</p> <p>The Applicant therefore requests that the ExA makes this change to the DCO included in its report to the Secretary of State.</p>