PART 12

FOR THE PROTECTION OF DFDS SEAWAYS PLC

Application

121. For the protection of DFDS the following provisions, unless otherwise agreed in writing at any time between the undertaker and DFDS, have effect-until the commencement of the operation of the authorised development.

Interpretation

122. In this Part of this Schedule—

"authorised work" means any work specified in schedule 1;

"DFDS" means DFDS Seaways plc, company number 01554521 registered at Nordic House, Western Access Road, Immingham Dock, Immingham, DN40 2LZ; and

"environmental document" means the environmental statement prepared for the purposes of the application for this Order together with any supplementary environmental information or other document so prepared by way of clarification or amplification of the environmental statement <u>including, but not limited to the Navigation Risk Assessment and Transport Assessment</u>.

Consultation and notification

123. <u>ABP must, at At</u> least 28 days before the undertaker commences the construction of any authorised work, or any phase of any authorised work, that has been assessed in any environmental document as being likely to that may interfere with DFDS' use of the Port of Immingham or the surrounding road network, inform the undertaker must consult DFDS in writing stating what is proposed and have regard to any response received from DFDS.

Indemnity

124. (1) The undertaker is responsible for and must make good to DFDS all reasonable financial costs or losses not otherwise provided for in this Part of this Schedule which may reasonably be incurred or suffered by DFDS by reason of—

- (a) the construction <u>or operation of the authorised works or the failure</u> of the authorised works; or;
- (b) any act or omission of the undertaker, its employees, contractors or agents or others whilst engaged upon the construction <u>or operation</u> of the authorised works <u>or dealing with any failure of the authorised works</u>.

and the undertaker must indemnify DFDS from and against all claims and demands arising out of or in connection with the authorised works or any such failure, act or omission.

(2) DFDS must give the undertaker no less than 28 days' notice in writing, providing a detailed reasonable explanation and justification for any such claim or demand, as is referred to in sub-paragraph (1), and no settlement or compromise of any such claim or demand is to be made without the prior consent of the undertaker.

DFDS Scheduled Services

<u>125.</u> [Drafting to be provided by DFDS as soon as possible]

Operations

<u>126.</u> 125. Before commencing marine commercial operations the undertaker must provide DFDS with a copy of the Statutory Conservancy and Navigation Authority's approval of the written statement of proposed safe operating procedures for access to and egress from the authorised development, including any approved alteration made from time to time.

Disputes

<u>127.</u> <u>126.</u> Any dispute arising between the undertaker and DFDS under this Part of this Schedule is to be determined by arbitration as provided in article 35 (arbitration).

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Table moves from	0
Embedded Graphics (Visio, ChemDraw, Images etc.)	0
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Format changes	0
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