

MARINE AND COASTAL ACCESS ACT 2009 SECTION 72 DEEMED MARINE LICNESE – NOTICE OF VARIATION

THE EAST ANGLIA ONE OFFSHORE WINDFARM ORDER 2014, SCHEDULES 10 AND 11

VARIATION NUMBER: 3

AUTHORISED DEVELOPMENT: East Anglia One Offshore Windfarm

Licence Holder:

East Anglia One Limited 3rd Floor 1 Tudor Street London EC4Y 0AH

DATE: 18 October 18

COMPANY REGISTRATION NUMBER:

07366753

The Marine Management Organisation ("MMO") received a request on 8 May 2018 from East Anglia One Limited for a variation to the deemed marine licences ("DMLs") contained within Schedule 10 and Schedule 11 of the East Anglia One Offshore Wind Farm Order 2014 ("the Order").

NOTICE IS HEREBY GIVEN that the MMO varies the DMLs in relation to each of the provisions of the DMLs specified in the first column of the table in the Annex to this notice, by replacing the words set out in the second column of that table with the words set out in the third column of that table, in accordance with section 72(3)(d) of the Marine and Coastal Access Act 2009.

This variation has immediate effect from the date of this notice.

In accordance with regulation 3 of The Marine Licensing (Notices Appeals) Regulations 2011, you may appeal the notice of variation to the First-tier Tribunal. If you wish to appeal









then in accordance with Rule 22(1)(b) of the Tribunal Procedure (First-tier Tribunal)(General Regulatory Chamber) Rules 2009 (SI 2009/1976) you have 28 days from the date of the sending of this notice to send or deliver a notice of appeal to the First-tier Tribunal.

Signed:

Name and Position: Laura Opel, Marine Licensing Case Officer

Date: 18 October 2018

Annex 1:

Provision F

Schedule 10, Part 1, 2 (3)

Previous text

- (3) And in connection with such Work No. 1, ancillary works within the Order limits which have been subject to an environmental impact assessment recorded in the environmental statement comprising—
- (a) temporary landing places, moorings or other means of accommodating vessels in the construction and/or maintenance of the authorised scheme;
- (b) buoys, beacons, fenders and other navigational warning or ship impact protection works;
- (c) temporary works for the benefit or protection of land or structures affected by the authorised scheme; and
- (d) the disposal of up to 5,603,500 metres3 of inert material of natural origin within the offshore Order limits produced during construction drilling and seabed preparation for foundation works and cable sandwave preparation works at disposal site reference TH23 East Anglia ONE. (4) The substances or articles authorised for deposit at sea are—

Replacement text

- (3) And in connection with such Work No. 1, ancillary works within the Order limits which have been subject to an environmental impact assessment recorded in the environmental statement comprising—
- (a) temporary landing places, moorings or other means of accommodating vessels in the construction and/or maintenance of the authorised scheme;
- (b) buoys, beacons, fenders and other navigational warning or ship impact protection works;
- (c) temporary works for the benefit or protection of land or structures affected by the authorised scheme:
- (d) the disposal of up to 2,801,750 metres3 of inert material of natural origin within the offshore Order limits produced during construction drilling and seabed preparation for foundation works and cable sandwave preparation works at disposal site reference HU212; and
- (e) the disposal of up to 2,801,750 metres3 of inert material of natural origin within the offshore Order limits produced during construction drilling and seabed preparation for foundation works and cable sandwave preparation works at disposal site reference TH023.
- (4) The substances or articles authorised for deposit at sea are—









Schedule 10, Part 2, Licence condition 6 (7-8)

- (7) The Kingfisher Information Service of Seafish must be informed of details of the vessel routes, timings and locations relating to the construction of the authorised project or any part thereof by email to kingfisher@seafish.co.uk:-
- (a) At least 2 weeks prior to the commencement of offshore activities, for inclusion in the Kingfisher Fortnightly Bulletin and offshore hazard awareness data, and;
- (b) As soon as reasonably practicable and no later than 24 hours of completion of all offshore activities.

Confirmation of notification must be provided to the MMO within 5 days.

(8) The undertaker must ensure that a notice to mariners is issued at least 10 working days prior to the commencement of the licensed activities or any part of them advising of the start date of Work No. 1 and the expected vessel routes from the construction ports to the relevant location.

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- (a) At least 2 weeks prior to the commencement of offshore activities, for inclusion in the Kingfisher Fortnightly Bulletin and offshore hazard awareness data, and;
- (b) As soon as reasonably practicable and no later than 24 hours of completion of all offshore activities.

Confirmation of notification must be provided to the MMO within 5 days.

The undertaker must ensure that a local notice to mariners is issued at least 10 working days prior to the commencement of the licensed activities or any part of them advising of the start date of Work No. 1 and the expected vessel routes from the construction ports to the relevant location.

(8) Copies of all notices must be provided to the MMO and UKHO within 5 days.

Schedule 10, Part 2, Licence condition 7 (2) The undertaker will prepare and implement a project specific Active Safety Management System, taking account of safety and mitigation measures as referred to in the navigation risk assessment in the environmental statement.

Condition removed

Schedule 10, Part 2, Licence condition 8 (5) Except as otherwise required by Trinity House, the undertaker must paint all structures forming part of the authorised project yellow (colour code RAL 1023) from at least HAT to a height as directed by Trinity House. Unless the MMO otherwise directs, the undertaker must paint the remainder of the strucutres submarine grey (colour RAL 7035)

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Schedule 10,

In case of injury to, or destruction or decay of, the authorised

In case of damage to, or destruction or decay of, the authorised scheme or any









Part 2, Licence condition 8 (6) scheme or any part thereof the undertaker must as soon as reasonably practicable and no later than 24 hours following the undertaker becoming aware of any such damage, destruction or decay notify Trinity House, MMO, MCA and UKHO. The undertaker must lay down such buoys, exhibit such lights and take such other steps for preventing danger to navigation as Trinity House may from time to time direct.

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Schedule 11, Part 1, 2 (3)

- (3) And in connection with such Work No. 1, ancillary works within the Order limits which have been subject to an environmental impact assessment recorded in the environmental statement comprising—
- (a) temporary landing places, moorings or other means of accommodating vessels in the construction and/or maintenance of the authorised scheme:
- (b) buoys, beacons, fenders and other navigational warning or ship impact protection works;
- (c) temporary works for the benefit or protection of land or structures affected by the authorised scheme; and
 - (d) the disposal of up to 5,603,500 metres3 of inert material of natural origin within the offshore Order limits produced during construction drilling and seabed preparation for foundation works and cable sandwave preparation works at disposal site reference TH23 East Anglia ONE. (4) The substances or articles authorised for deposit at sea are—

- (3) And in connection with such Work No. 1, ancillary works within the Order limits which have been subject to an environmental impact assessment recorded in the environmental statement comprising—
- (a) temporary landing places, moorings or other means of accommodating vessels in the construction and/or maintenance of the authorised scheme;
- (b) buoys, beacons, fenders and other navigational warning or ship impact protection works;
- (c) temporary works for the benefit or protection of land or structures affected by the authorised scheme;
- (d) the disposal of up to 201,000 metres³ of inert material of natural origin within the offshore Order limits produced during construction drilling and seabed preparation for foundation works and cable sandwave preparation works at disposal site reference HU212; and
- (e) the disposal of up to 44,000 metres3 of inert material of natural origin within the offshore Order limits produced during cable sandwave preparation works at disposal site reference TH023.
- (4) The substances or articles authorised for deposit at sea are—

Schedule 11, Part 2, Licence condition 6 (2)

Schedule 11.

Part 2.

The undertaker will prepare and implement a project specific Active Safety Management System, taking account of safety and mitigation measures as referred to in the navigation risk assessment in the environmental statement.

Condition removed

New condition included

(4) The undertaker must conduct a swath bathymetric survey to IHO Order 1a of the installed export cable route and provide









condition 18 (4) the data and survey report(s) to the MCA and UKHO.







