

MARINE AND COASTAL ACCESS ACT 2009 SECTION 72

DEEMED MARINE LICENCE - NOTICE OF VARIATION

THE DOGGER BANK CREYKE BECK OFFSHORE WIND FARM ORDER 2015, SCHEDULE 8

VARIATION NUMBER:

1

AUTHORISED DEVELOPMENT: Dogger Bank Creyke Beck Offshore Wind Farm Order 2015

LICENCE HOLDER:

Dogger Bank Offshore Wind Farm Project Level 4, 1 Kingdom Street Paddington London, W2 6BD

DATE: 25 April 2019

COMPANY REGISTRATION NUMBER: Project 1 Projco Limited 07791991

PREVIOUS VARIATIONS:

N/A

The Marine Management Organisation ("MMO") received a request on 5 July 2018 from Dogger Bank Creyke Beck Wind Farm Project ("the applicant") for a variation to the deemed marine licence ("DML") contained within Schedule 8 of the Dogger Bank Creyke Beck Offshore Wind Farm Order 2015 ("the Order"). This variation request was subsequently amended by the applicant on 7 March 2019.

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:	Margaret Tierney
Name and Position:	Margaret Tierney, Marine Licensing Case Officer
Date:	25 April 2019

Annex 1: Amendments to Schedule 8 (deemed marine licence 1) contained within the Dogger Bank Creyke Beck Offshore Wind Farm Order 2015

Provision	Previous text		Replacement text
Schedule 8 Part A Condition 2(3)(a) Schedule 8 Part B	The substances or arti deposit at sea are iron exceed a rotor diamete	n, steel and aluminium.	The substances or articles authorised for deposit at sea are iron, steel and aluminium and titanium. exceed a rotor diameter of 280 metres.
Condition 3(1)(b) Schedule 8 Part B Condition 7(6)	licensed activities, the to the MMO an audit s	e commencement of the undertaker must submit theet covering all aspects the licenced activities or a audit sheet must Loading facilities; Vessels; Equipment; Shipment routes; Transport; Working schedules; and All components and materials to be used in the construction of the	All dropped objects must be reported to the MMO using a dropped object form as soon as reasonably practicable and in any event within 24 hours of the undertaker becoming aware of an incident. On receipt of a dropped object form, the MMO may require side-scan sonar surveys to be carried out by the undertaker across a reasonable area of search agreed with the MMO where construction works and related activities have been carried out. The MMO may require obstructions to be removed from the seabed at the undertaker's expense if reasonable to do so. Representatives of the Holderness Fishing Industry Group must be invited to send a representative to be present during the survey.

	authorised scheme.	
Schedule 8 Part B Condition 7(7)	The audit sheet must be maintained throughout the construction of the authorised scheme (or relevant phase) and must be submitted to the MMO for review at fortnightly intervals.	This condition has been deleted.
Schedule 8 Part B Condition 7(8)	In the event that the MMO becomes aware that any of the materials on the audit sheet cannot be accounted for, it must require the undertaker to carry out a side-scan sonar survey to plot all obstructions across a reasonable area of search agreed with the MMO where construction works and related activities have been carried out. Representatives of the Holderness Fishing Industry Group must be invited to send a representative to be present during the survey. Any obstructions that the MMO believes to be associated with the authorised scheme must be removed at the undertaker's expense.	This condition has been deleted.
Schedule 8 Part B Condition 14(2)(c)	appropriate surveys of existing ornithological activity inside the areas within the Order limits in which it is proposed to carry out construction works, and any wider areas where appropriate, which are required to validate predictions in the environmental statement concerning key ornithological interests of relevant to the authorised scheme.	appropriate ornithological surveys to validate the predictions in the environmental statement concerning ornithological interests of relevance to the authorised scheme.

Schedule 8 Part B Condition 15(2)(c)	appropriate surveys of ornithological activity inside the areas within the Order limits in which it is proposed to carry out construction works, and any wider areas where appropriate, dependent on the outcomes of the pre- construction surveys, as agreed with the MMO in consultation with the relevant statutory nature conservation body.	appropriate ornithological surveys dependent on the outcomes of the pre- construction surveys, as agreed with the MMO in consultation with the relevant statutory nature conservation body.
Schedule 8 Part B Condition 16(2)(a)	appropriate surveys of existing ornithological activity inside the areas within the Order limits in which construction works were carried out, and any wider areas where appropriate, which are required to validate predictions in the environmental statement concerning key ornithological interests of relevant to the authorised scheme.	appropriate ornithological surveys to validate the predictions in the environmental statement concerning ornithological interests of relevance to the authorised scheme.