

- (b) In the definition of “Marine Licence 4” after “(Marine Licence 4: Project B Offshore Generation – Work Nos. 2B, 3B and 2T)” insert “(as amended by any variations to the licence made by the MMO)”;
- (c) In the definition of “relevant planning authority for the port” after “to service” insert “all or part off”;
- (d) In the definition of “wind turbine generator” after “electrical” insert “, communication”;
- (e) In paragraph 2(3)(b) after “Conditions 3 to 11” insert “(Detailed offshore design parameters)”;
- (f) In paragraph 2(3)(c) after “Conditions 3 to 9” insert “(Detailed offshore design parameters)”.

Amendments to Article 39 (Deemed licences under Marine and Coastal Access Act 2009)

4. Article 39 is amended as follows—

- (a) In paragraph 39(b) after “Schedule 9” insert “or as otherwise amended by the MMO”;
- (b) In paragraph 39(d) after “Schedule 11” insert “or as otherwise amended by the MMO”;

Amendments to Part 1 (Authorised development) of Schedule 1 (Authorised Project)

5. Part 1 (Authorised development) of Schedule 1 (Authorised Project) is amended as follows—

- (a) In paragraph 2 at Work No. 1B(d)(iv) after “the export cable route in Work No. 2B;” delete “and” and insert the following—
 - “(v) any of the wind turbine generators comprised in Work No. 1B(a) and the offshore converter platform referred to in Work No. 1B(b)(ii); and”

Amendments to Part 3 (Requirements) of Schedule 1 (Authorised Project)

6. Part 3 (Requirements) of Schedule 1 (Authorised Project) is amended as follows—

- (a) In paragraph 5(8B)(b) of Part 3 (Requirements) of Schedule 1 (Authorised Project) after “employ a hammer energy during installation exceeding” for “3,000 kilojoules” substitute “4,000 kilojoules”.
- (b) In Paragraph 6(1) of Part 3 (Requirements) of Schedule 1 (Authorised Project) for “Wind” substitute “Within Work No. 1A, wind”.
- (c) After paragraph 6 of Part 3 (Requirements) of Schedule 1 (Authorised Project) insert the following—
 - “6A.—(1) Within Work 1(B), wind turbine generator foundation structures must be of 1 or more of the following foundation options: monopole, multi-leg or gravity base.
 - (2) No wind turbine generator foundation structure employing a footing of driven piles may—
 - (a) have more than 6 driven piles;
 - (b) in the case of single-pile structures, have a pile diameter exceeding 12 metres or employ a hammer energy during installation exceeding 4,000 kilojoules;
 - (c) in the case of structures with 2 or more piles, have a pile diameter exceeding 3.5 metres or employ a hammer energy during installation exceeding 2,300 kilojoules.
 - (3) No wind turbine generator foundation may have—
 - (a) a main supporting structure exceeding 61 metres in width;
 - (b) a seabed footprint (excluding subsea scour protection) exceeding 2,376 square metres;
 - (c) a seabed footprint (including subsea scour protection) exceeding 5,675 square metres.

- (4) The foundations for wind turbine generators must be in accordance with the wave reflection co-efficient values set out in Table 3.6 in Chapter 5, Appendix B (foundation characterisation study) of the environmental statement.”
- (d) In paragraph 9(2)(b) of Part 3 (Requirements) of Schedule 1 (Authorised Project) for “1 fibre-optic cable’ substitute “2 fibre-optic cables”.
 - (e) In paragraph 13(6)(b) of Part 3 (Requirements) of Schedule 1 (Authorised Project) after “(see Condition 16(a)” insert “Array Location and Layout Plan”.
 - (f) Paragraph 14 of Part 3 (Requirements) of Schedule 1 (Authorised Project) is amended as follows—
 - (i) After “Condition 25 of Marine Licence 1 or 2” insert “(Aids to Navigation)”;
 - (ii) After “Condition 22 of Marine Licence 3 or” delete “4” and insert “Condition 23 of Marine Licence 4 (Aids to Navigation)”.

Signed by authority of the Secretary of State for Business, Energy and Industrial Strategy

[insert minister]

[Insert title]

Date

Department for Business, Energy and Industrial Strategy

EXPLANATORY NOTE

(This note is not part of the Order)

This Order amends The Teesside A and B Offshore Wind Farm Order 2015, a development consent order under the Planning Act 2008, following an application made in accordance with the Infrastructure Planning (Changes to, and Revocation of, Development Consent Orders) Regulations 2011 for a non-material change under paragraph 2 of Schedule 6 to the Planning Act 2008.