CAA CAP 1616 Options Appraisal Assessment (Phase I Initial)

Title of airspace change proposal Moray Offshore Windfarm (West)							
Change sponsor		Moray Offshore Windfarm (West) Limited					
Project no.		ACP-2019-72					
Case study commencement date	Case study commencement date 14/08/2020 Case study report as at 27/08/2020			27/08/2020			
Account Manager:	Airs	oace Regulator		IFP:		OGC:	
	(Enga	agement & Consultation):					
Airspace Regulator (Technical):	1 .	pace Regulator ronmental):		Airspace Regulator (Economist):		ATM (Inspector ATS Ops):	

Instructions

To aid the SARG project leader's efficient project management, please highlight the "status" cell for each question using one of the four colours to illustrate if it is:

Resolved - GREEN

Not Resolved – AMBER

Not Compliant – RED

Not Applicable - GREY

Guidance

The broad principle of economic impact analysis is **proportionality**; is the level of analysis involved proportionate to the likely impact from that ACP? There are three broad levels of economic analysis; qualitative discussion, quantified through metrics, and monetised in £ terms. The more significant the impact, the greater should be the effort by sponsors to quantify and monetise the impact.

1. Bad	ckground – Identifying the impact of the shortlist of options (in	cluding Do Nothing (DN) / Do Minimum (DM))	Status			
1.1	Are the outcomes of the options' scenarios clearly outlined in	n the proposal?	\boxtimes			
1.1.1	Has the change sponsor produced an Options Appraisal (Phase I - Initial) which sets out how they have moved from the Statement of Need to the airspace change design options? [E12]	Yes, the sponsor has produced the Initial Options Appraisal an explained the analogous Radar Blanking mitigation solution which is being proposed with this ACP.				
1.1.2	Does the list of options include a description of the change proposal?	Yes, the description of the proposed three options plus the do-nothing option is explained thoroughly.	\boxtimes			
1.1.3	Has the sponsor stated on what criteria the longlist of options has been assessed?	Yes, the sponsor used the criteria listed under CAP 1616 Appendix E Table E2.	\boxtimes			
1.1.4	Where options have been discounted, does the change sponsor clearly set out why?	The sponsor clearly set out the reason of discounting in Stage 2A Design Principle Evaluation Document.	\boxtimes			
1.1.5	Has the change sponsor indicated their preferred option in the Options Appraisal (Phase I - Initial)? [E8]	Yes, the sponsor has indicated their preferred option will be Option C rather than the other only viable option -Option B- due to simpler TMZ shape produced when the existing Moray Firth TMZs are considered.				
1.1.6	Does the Initial Options Appraisal (Phase I - Initial) detail what evidence the change sponsor will collect, and how, to fill in any evidence gaps and how this will be used to develop the Options Appraisal (Phase II - Full)?	The IOA does not detail the evidence the change sponsor will collect for further stages because the anticipated level for this ACP has been indicated as Level 2B and the assessment requirements are scalable. The sponsor completed the minimum requirement for this initial step of the options appraisal.				
1.1.7	Does the plan for evidence gathering cover all reasonable impacts of the change? [E12]	The sponsor has not detailed any further development for the next stages of the options appraisal. So, no plan for evidence has yet been discussed in the IOA.		\boxtimes		

2. Di	rect impact on air traffic control				Status
2.1	Are there direct cost impacts on air traffic control / management systems? If so, please provide below details of the factors considered and the level in which this has been analysed.				
2.1.1	It is expected that any related costs, I.e. update to radar displays to si operations.	how TMZ, issue MATS I	Part 2 SI etc, will I	be absorbed with	in day to day
		Not applicable	Qualitative	Quantified	Monetised
2.1.2	Infrastructure changes	Х			
2.1.3	Deployment	Х			
2.1.4	Training	Х			
2.1.5	Day-to-day operational costs / workload / risks	Х			
2.1.6	Other (provide details)		Х	N/A	N/A
2.1.7	Comments The Sponsor stated there are no known costs which would be impose flight planning systems.	ed on commercial aviat	ion except routin	e AIRAC updates	to FMS and
2.2	Are there direct beneficial impacts on air traffic control / managemonth of the provide details and how they have been addressed:	ent systems?			
2.2.1	Examples of benefits considered	Not applicable	Qualitative	Quantified	Monetised
2.2.2	Reduced work-load		Х	N/A	N/A
2.2.3	Reduced complexity / risk		Х	N/A	N/A
2.2.4	Other (provide details)	X			
2.2.5	Comments The sponsor indicated Option A will increase ATZ workload and impac	ct on capacity leading t	o a reduction in /	ATC resilience an	d added Options

	B & C will have no anticipated impact. Besides, the sponsor underlined the do-nothing option does not provide any mitigation against radar		
	clutter which is said to affect an air traffic controller's ability to identify aircraft via primary radar returns and hence introduce the risk of failing to detect a potential conflict between aircraft.		
2.3	Where monetised, what is the net monetised impact on air traffic control (in net present value) over the project period?		
	N/A		
2.4	Are the direct impacts on air traffic management analysed accurately and proportionately?		
	All the criteria listed under CAP 1616 are addressed in the IOA and qualitatively analysed in comparison with the		
	do-nothing option.		

3. Changes in air traffic movements / projections				Status		
3.1	What is the impact of the ACP on the following and has it been addressed in the ACP proposal?					
		Not applicable	Qualitative	Quant	ified	Monetised
3.1.1	Number of aircraft movements		Х	N/A	Δ	N/A
3.1.2	Type of aircraft movement		X	N/A		N/A
3.1.3	Distance travelled		Х	N/A		N/A
3.1.4	Area flown over / affected		Х	N/A		N/A
3.1.5	Other impacts	Х				
3.1.6	Comments The sponsor indicated there would be no increase in effective capacity and further explained that relative difference in capacity between each of the option is not likely to affect ATC sector monitor values. In terms of GA access, the IOA states GA users without an operating transponder will have a one-off cost to access the TMZ. The cost will comprise the cost to purchase a transponder and will be circa £2,000. However, the anticipated demand from GA aircraft without a transponder is minimal given the offshore location which is 22.5km from Caithness coastline.					
3.2	Has the forecasting of traffic done reasonably using best available guidacademic sourcesetc?)	ance (e.g. DfT Web	TAG, the Green	Book,		

	All CA(T) carry transponders, and as such are likely to be provided and as such are not likely to be adversely affected. Of the remainot carry a transponder and as such just 0.7% (or a negligible number of the contract of	ining traffic the sponsor es	stimates just 0.7	' I	
3.3	What is the impact of the above changes (3.1) on the following f	factors below?		I	
		Not applicable	Qualitative	Quantified	Monetised
3.3.1	Noise	Х			
3.3.2	Fuel Burn		X	N/A	N/A
3.3.3	CO2 Emissions		X	N/A	N/A
3.3.4	Operational complexities for users of airspace		X	N/A	N/A
3.3.5	Number of air passengers / cargo	Х			
3.3.6	Flight time savings / Delays	Х			
3.3.7	Air Quality	Х			
3.3.8	Tranquillity	Xx			
3.4	Are the traffic forecast and the associate impact analysed propoguidelines (e.g. WebTAG or the Green Book?) Traffic Forecast has not been provided in the IOA even though for 10-year traffic forecast is still a requirement under CAP 1616.			-	
3.5	What is the total monetised impact of 3.3? (Provide comments) N/A			•	

4. Benefits of ACP				Status
Does the ACP impact refer to the following groups and how they are impacted by the ACP?				
	Not applicable	Qualitative	Quantified	Monetised

4.1.1	Air Passengers	Х			
4.1.2	Air Cargo Users	Х			
4.1.3	General aviation users		X	N/A	N/A
4.1.4	Airlines		Х	N/A	N/A
4.1.5	Airports	Х			
4.1.6	Local communities	Х			
4.1.7	Wider Public / Economy		Х	N/A	N/A
4.1.8	4.1.8 Comments The IOA outlines that GA users may incur increased fuel burn if they are forced to reroute around the TMZ if GA aircraft doesn't have a transponder. However, the sponsor anticipated fuel burn impact would be negligible due to less than 2 aircraft expected per week.				
4.2	How are the above groups impacted by the ACP, especially (but not exc	clusively) looking	at the following f	actors below:	
4.2.1	Improved journey time for customers of air travel	N/A			
4.2.2	Increase choice of frequency and destinations from airport	choice of frequency and destinations from airport N/A			
4.2.3	Reduced price due to additional competition because of new capacity	N/A			
4.2.4	Wider economic benefits The introduction of the wind farm is anticipated to provide CO2e benefits of c. 1 million tonnes per annum but this benefit is not an airspace change related benefit however will only be realised if the airspace change is implemented.				
4.2.5	Other impacts Safety benefits as the change will mitigate the risk of failing to detect a potential conflict between aircraft.			ing to detect a	
4.2.6	Comments	•			
4.3	What is the overall monetised impacts associated with 4.1 and 4.2 the $\ensuremath{\text{N/A}}$	above?			
4.4	What are the non-monetised but quantified impacts of the above? (Insert details of description) N/A				

4.5	What are the qualitative / strategic impacts described above?		
	The design proposal is for the implementation of radar blanking alongside a TMZ to provide mitigation solution for significant radar clutter on		
	radar displays.		
4.6	What is the overall monetised benefits-costs ratio (BCR) of the policy? Is it more than 1?		
	N/A		
4.7	Have the sponsors provided reasonable justification for the proportionality of analysis above? The sponsor stated in the IOA that the environmental impact assessment has been conducted on the basis of CO2 emissions in line with the requirements for a Level 2B change and added it is not sponsor's anticipation that there would be a perceptible change to noise impacts to stakeholders on the ground due to the location of the airspace change and therefore no analysis has been undertaken.		
4.8	If the BCR is less than 1, are the quantitative and qualitative strategic impacts proportional to the costs of the ACP? N/A		
	••••		

5. Ot	. Other aspects		
5.1	Nil		

6. Summary of Assessment of Economic Impacts & Conclusions

The sponsor's IOA fulfils the minimum requirement for the IOA by providing the qualitative analysis for all relevant criteria. All three options that were listed in the Stage 2A were included and analysed qualitatively in comparison with the do-nothing option. Option A was discounted at Stage 2A because it didn't meet with all the design principles. The sponsor anticipated Option B and C would have no significant impact and underlined that the overall CO2e benefits from the windfarm project will outweigh the negligible fuel burn costs to GA aircraft. The sponsor stated their preferred option would be Option C due to its simpler TMZ shape produced when the existing Moray Firth TMZs are considered.

Outsta	Outstanding issues?				
Serial	Issue	Action required			
1	Traffic forecast has not been provided in the IOA.	Longer-term CO ₂ emissions (based on a 10-year traffic forecast) will be required in the next stage.			

2	The Sponsor stated Option C is the only option	All viable options shown in the IOA should be taken forward to Consultation with a
2	which will be carried forward to consultation.	detailed environmental and economic analysis.
	However, as the IOA indicates there are two viable	
	options, Option B should be taken forward to	
	consultation along with Option C.	

CAA Initial Options Appraisal Completed by	Name	Signature	Date
Airspace Regulator (Economist)			14/08/2020
Airspace Regulator (Environment)			20/08/2020
Airspace Regulator (Technical)			28/08/2020
ATM – Inspector ATS (Ops)			Click or tap to enter a date.