



# REGIONAL DIRECTOR FOR ENVIRONMENTAL PROTECTION IN GDAŃSK

Gdańsk, 4 December 2025

RDOŚ-Gd-WOO.420.59.2023.AM.46.

/e-Doręczenie/zpo/e-Puap/

## DECISION

Pursuant to Article 113 § 1 of the *Act of 14 June 1960 – the Code of Administrative Procedure* (consolidated text: *Journal of Laws of 2024, item 572, as amended*),

### I hereby decide

to rectify an obvious clerical error in the decision of the Regional Director for Environmental Protection in Gdańsk, reference no. RDOŚ-Gd-WOO.420.59.2023.AM.42. dated 17 October 2025, as follows:

on page 9 in condition no. II.6 of the aforementioned decision, the following was indicated:

*“Lay power cables at a depth of up to 3 m below the surface of the seabed. The minimum burial depth should be determined on the basis of the seabed characteristics, the sediment type (its thermal conductivity), and the power grid type (load size and type, thermal characteristics). If it is not technically possible to bury the cable, it should be laid on the seabed surface. Protect cables laid on the seabed surface by laying rock material, concrete mattresses, or other technological solutions that provide permanent protection from damage.”*

it should read:

*“Lay power cables at a depth of up to 3 m below the surface of the seabed. The minimum burial depth should be determined on the basis of the seabed characteristics, the sediment type (its thermal conductivity), and the power grid type (load size and type, thermal characteristics). If it is not technically possible to bury the cable, it should be laid on the seabed surface. Protect cables laid on the seabed surface by laying rock material, concrete mattresses, or other technological solutions that provide permanent protection from damage. Due to local conditions related to the structure of the seabed, the cables can be buried up to 6 m below the surface of the seabed.”*

## JUSTIFICATION

By decision ref. RDOŚ-Gd-WOO.420.59.2023.AM.42. of 17.10.2025, the Regional Director for Environmental Protection in Gdańsk ruled on the environmental conditions for the implementation of the project entitled "MFW Baltica - 1 Offshore Wind Farm". On 30.10.2025, the Applicant, i.e. Elektrownia Wiatrowa Baltica-1 Sp. z o. o., through attorney Andrzej Dziura, applied for correction of an obvious error by taking into account the full content of the condition contained in para. II.6 in accordance with its wording indicated in the justification of the decision, Annex No. 1 to the above-mentioned decision and the Environmental Impact Report, and taking into account behind it the words indicating that due to local conditions related to the bottom structure, the cables can be buried up to 6 m below ground level.

During the preparation of the decision, the operative part of the decision did not fully indicate the depth of the cable. In the justification to the above-mentioned decision for condition no. II.6 on page 30 and in its appendix 1 (characteristics) on page 100, in the last paragraph, the depth at which the cable will be buried is precisely described, i.e.: *“The depth of burial of power cables in the seabed along the prevailing length of the cable line route will be up to 3 m below sea level. Due to local conditions related to the structure of the seabed, the cables can be buried up to 6 m below the surface of the seabed. If it will be impossible to reroute the cable line in order to avoid an obstacle located on or under the seabed, such as the presence of foreign line infrastructure, it will be necessary to route the cable line on the seabed surface*

*and protect it adequately with, for example, armour rock, rock meshes, concrete covers, reinforced concrete half-shells, protective pipes, and protection made of HDPE profiles."*

Pursuant to Article 113 § 1 of the Code of Administrative Procedure, a public administration authority may, ex officio or at the request of a party, rectify clerical and calculation errors as well as other obvious mistakes in administrative acts issued by it, by way of a decision. In view of the above, I decide as stated in the operative part.

An appeal against this decision may be lodged by the Party with the General Director for Environmental Protection, via the Regional Director for Environmental Protection in Gdańsk, within 7 days from the date of its delivery.

Regional Director for Environmental Protection

in Gdańsk

Anna Tchórzewska

/signed electronically/

Recipients:

1. Elektrownia Wiatrowa Baltica-1 Sp. z o.o., via its Attorney-at-law Andrzej Dziura – **e-Delivery**
2. Grand Agro - Kazimierz Mroczkowski Grand Agro Fundacja Ochrony Środowiska Naturalnego ul. Władysława Pytlasińskiego 16/13 00 – 777 Warszawa – **ePUAP**
3. to file, drawn up by A. Mach, (tel: 58 68 36 804, hours: 10:00-13:00)

CC:

1. Director of the Maritime Office in Gdynia, Chrzanowskiego 10, 81-338 Gdynia
2. State Border Sanitary Inspector in Gdynia, ul. Kontenerowa 69, 81-155 Gdynia
3. General Director for Environmental Protection, Al. Jerozolimskie 136, 02-305 Warszawa - **ePUAP**