Schedule, page 5, line 32, insert—

‘In section 5 (Protection of the marine environment) leave out sections (1) and (2) and insert—

(a) In determining whether to grant an exploration or exploitation licence the Secretary of State must not grant a licence unless and until it can be demonstrated that there are no indications for likely irreversible and or significant adverse effects as defined by the United Nations’ General Assembly / UN Food and Agricultural Organisation on the marine ecosystems and communities impacted by one or more of these operations. The absence of any such indications must be demonstrated through full and transparent prior environmental impact assessments and strategic impact assessments, which are required to be publicly evaluated and reviewed.

(b) In determining whether to grant an exploration or exploitation licence the Secretary of State must take into consideration the environmental definitions and designations of international bodies, including but not limited to the Convention on Biological Diversity (CBD) scientific criteria for ‘Ecologically or Biologically Significant marine Areas (EBSAs)’, the CBD guidance for the design of representative networks of Marine Protected Areas (MPAs), and the Food and Agricultural Organisation (FAO) criteria for the identification of ‘Vulnerable Marine Ecosystems’ (VMEs) and any other related treaties which may come into force.”’.

Bill read the third time, and passed.