

From: Planning Inspectorate Projects
<donotreply@infrastructure.planninginspectorate.gov.uk>
Sent: 10 December 2019 09:51
To: ONR Land Use Planning
Subject: HPE CM: Registration for project East Anglia TWO Offshore Windfarm with the Planning Inspectorate

Planning Act 2008: Receipt of Representation

Thank you for submitting your Representation on the application for development consent by East Anglia TWO Limited for East Anglia TWO Offshore Windfarm.

Your registration identification number is 20023108.

The next step is that East Anglia TWO Limited must certify to the Secretary of State it has complied with its notification obligations. After this the Secretary of State will appoint the Examining Inspector(s) responsible for examining the application ('the Examining Authority'). The Examining Authority will then carry out an Initial Assessment of the Principal Issues arising on the application by 17 February 2020, which is 21 days after the last day for submitting representations.

Once the Initial Assessment of Principal Issues has been finalised the Examining Authority will write to you. That letter will, amongst other things:

- Confirm your status as an Interested Party (unless exceptionally your Representation has failed to comply with mandatory legal requirements);
- provide the name(s) of the Examining Inspector(s) appointed to be the Examining Authority;
- provide details about the Preliminary Meeting and invite you to attend it; and
- provide a draft timetable for the examination of the application.

The Preliminary Meeting is a procedural meeting which provides an opportunity for representations to be made about how the application should be examined. It will not deal with the merits of the Proposed Development. For further information about the Preliminary Meeting please read Advice Note 8.3: <https://infrastructure.planninginspectorate.gov.uk/legislation-and-advice/advice-notes/>

All Interested Parties will have further opportunities in the course of the Examination to make detailed Written Representations and oral representations at any hearings that are held. See Advice Note 8.4 and Advice Note 8.5 for further information:
<https://infrastructure.planninginspectorate.gov.uk/legislation-and-advice/advice-notes/>

Please note that the representations received will be published on the project page of the National Infrastructure Planning website as soon as practicable after the Applicant has certified that it has complied with the notification obligations referred to above. Details published on our website will

be restricted to your name and the text of your Representation. Please read our Privacy Notice (<https://infrastructure.planninginspectorate.gov.uk/help/privacy-and-cookie/>) which explains how we will store and use your data.

If you did not make this registration then please ignore or delete this email or call the Planning Inspectorate helpline on 0303 444 5000 for more information.

Yours sincerely

Planning Inspectorate

Temple Quay House

Temple Quay

Bristol

BS1 6PN

Telephone: 0303 444 5000

Email: EastAngliaTwo@planninginspectorate.gov.uk

Website: www.planningportal.gov.uk/infrastructure

Summary of your details:

Office for Nuclear Regulation ([REDACTED])
[REDACTED]) Redgrave Court, Merton Road Bootle Merseyside

L20 7HS

UK

ONR-Land.Use-Planning@onr.gov.uk

Your Representation:

ONR has a role as a statutory consultee for National Policy Statements (NPS) and Nationally Significant Infrastructure Projects (NSIPs) likely to affect matters relevant to ONR's purposes, as specified in Part 3 of the Energy Act 2013, under the following:

- The Planning Act 2008
- The Infrastructure Planning (Environmental Impact Assessment) Regulations 2017
- The Infrastructure Planning (Applications: Prescribed Forms and Procedure) Regulations 2009 (as amended) .
- The Infrastructure Planning (Interested parties and Miscellaneous Prescribed Provisions) Regulations 2015

Additionally, ONR has a non-statutory development control role to consider the impact of proposed developments on local emergency planning arrangements for nuclear sites and the potential for developments to pose an external hazard to the sites. We therefore request that local planning authorities notify us of any application for planning permission within our consultation zones that meets our consultation criteria. ONR's Land Use Planning policy, procedure and consultation criteria are published online at www.onr.org.uk/land-use-planning.htm.

ONR considers that NSIPs that extend into our consultation zones are likely to affect matters relevant to ONR's purposes. ONR should therefore be consulted on Development Consent Order (DCO) applications for such NSIPs.

ONR is seeking assurance from Suffolk County Council Emergency Planners that the proposed development can be accommodated within the existing off-site emergency plan for Sizewell B nuclear licensed site, from the Sizewell B operator that the development does not pose a hazard to the nuclear licensed site and from ONR inspectors that the appropriate external hazards posed by the development have been adequately considered and mitigated against.

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