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Andrew Guyton Forewind Limited

Your Ref:

Our Ref: EN010051

By email

Date: 26 June 2014

Dear Mr Guyton

Planning Act 2008 (as amended) – Section 55 and DCLG Guidance (2013): Procedures for the Compulsory Acquisition of Land

Application by Forewind Ltd for an Order granting Development Consent for the Dogger Bank Teesside A&B Offshore Wind Farm

## Section 51 advice concerning missing document

We have noted (during our review of the ES) that there are some documents missing from one of the ES Appendices.

The document in question is **Doc Ref 6.16.1** (ES Chapter 16 Appendix A Navigational Risk Assessment). This document is a report which contains its own appendices A-D, and it is these appendices that we cannot locate as part of the application documents.

At the pre-examination stage, there is no mechanism within which we can accept any other documentation to that submitted with the application. As such, the information will not be entered into the examination or made available to the Examining authority. It is up to you, as the Applicant, to decide when to make the Examining authority aware of this information. The Planning Inspectorate however offers the following advice on how to proceed.

The earliest opportunity for submission of the documentation will be the preliminary meeting. The Examining authority will then be able to make a decision on how best to proceed. To enable this information to be brought into the public domain and comply with the Planning Inspectorate's openness policy, I would suggest the following approach.

You submit a formal request for the examining authority, to accept the information at the preliminary meeting. If the examining authority decides to accept the information, the information would then be published on the Planning Inspectorate project webpage and considered by the Examining authority as formally submitted.



When issuing the Rule 6 letter, reference may be made to this information and to bring these matters to the attention of all interested Parties and other persons invited to the preliminary meeting in advance of that meeting.

Kind Regards

Kay Sully Case Manager

Advice may be given about applying for an order granting development consent or making representations about an application (or a proposed application). This communication does not however constitute legal advice upon which you can rely and you should obtain your own legal advice and professional advice as required.

A record of the advice which is provided will be recorded on the Planning Inspectorate website together with the name of the person or organisation who asked for the advice. The privacy of any other personal information will be protected in accordance with our Information Charter which you should view before sending information to the Planning Inspectorate.

