

# Hornsea Offshore Wind Farm

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Project Two

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## Letter from Phillips 66 Limited confirming the withdrawal of their representations in relation to the Project

**Appendix Z to the Response submitted for Deadline IV**

**Application Reference: EN010053**

20 October 2015

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[smartwind.co.uk](http://smartwind.co.uk)



**CLIVE HITCHMAN**  
TECHNICAL MANAGER  
Technical Services

**PHILLIPS 66**  
Humber Refinery  
South Killingholme  
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9 October 2015

**Optimus Wind Limited and Breesea Limited**

15 Appold Street,  
London,  
EC2A 2HB

Dear Sirs,

**Hornsea Offshore Wind Farm Project Two ("Project Two")**

We refer to previous correspondence between representatives of Phillips 66 Limited (us) and SMart Wind Limited (you) (acting as agents promoting Project Two on behalf of Optimus Wind Limited and Breesea Limited (the project companies)) arising as a result of your consultation with stakeholders in connection with Project Two.

We acknowledge that you have engaged with us in respect of Project Two during the pre-application and post application process both in terms of informal non-statutory engagement and formal consultation carried out pursuant to the Planning Act 2008 including (but not limited to) consulting with us as to the terms of the draft Development Consent Order (DCO) application for Project Two.

We confirm (i) the articles and requirements of the draft DCO and the requirements set out in Part 3 of Schedule A are appropriate and reasonable for Project Two and (ii) the protective provisions set out in paragraphs 88-93 of Part 9 of Schedule L of the draft DCO provide adequate protection for our interests and operations and are agreed (subject to correction of the minor drafting error referred to below). We note these articles, requirements and protective provisions closely follow those set out in the Hornsea Offshore Wind Farm Project One DCO as made by the Secretary of State for Energy and Climate Change.

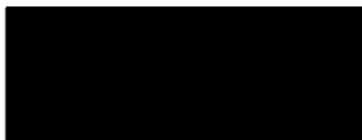
We would advise that there is a minor error in the drafting of the terms of the protective provisions contained in the draft DCO. Whereas the definition refers to our 'pipeline' (singular, which is correct) subsequent paragraphs refer to 'pipelines' (plural which is not correct as there is only one line).

We further confirm (i) that provided the protective provisions as referred to above are included within the draft DCO without further change (except to rectify the minor drafting error referred to above) we have no objection to the terms of your DCO and (ii) that we do not intend to take part in the examination stage of the DCO process.

Yours faithfully

[For and on behalf of Phillips 66 Limited]

Signature



Date

*9 October 2015*