

From: [REDACTED]
To: [East Anglia ONE North](#); [East Anglia Two](#)
Subject: RE: East Anglia ONE North – EN010077 & East Anlia TWO - EN010078
Date: 12 March 2020 01:14:24

Glynis Robertson
Ref No EA1N - 20024525
Ref No. EA2 - 20024528

Dear Rynd Smith and Planning Inspectors,

Thank you for your letter of 11 March 2020,

This lack of posting 'visible' press, public and site notices was going to be one of the points that I intend to speak about. Throughout the process the applicant has been negligent in informing the community in an intelligible way, only doing the minimum to comply with rules and regulations.

We are a majority community of retirees, many computer illiterate thereby unable to participate in the Applicants online notices. Very few notices were ever posted through the communities letter boxes. Tomes of documents led to confuse rather than inform. If you surveyed the community you would find that there are still people unaware of SPR's plans. In fact, it has been left to community groups to publicise the consultations and now the DCO hearings procedure as best they can.

Referring to all of the above, I beg to differ that *'the Applicant has not given rise to any prospect of immediate harm to the interests of persons who might wish to participate in the hearings'*
There are many people that have not been able or knew how to register to become an IP or the need to register to attend the hearing, but would like to attend the open floor hearing.

In the light of the Applicant's negligence to comply with the relevant rule, I request that the open floor hearing be declared FULLY OPEN to anyone that wishes to attend whether an IP, SP or OP or not, they be allowed entry to the Open Floor Hearing as a matter of course.

Yours sincerely
Glynis Robertson
Resident.

From: [REDACTED]
To: [East Anglia ONE North](#); [East Anglia Two](#)
Subject: RE: East Anglia ONE North – EN010077 & East Anlia TWO - EN010078
Date: 13 March 2020 00:10:30
Attachments: [B52B60BBAB434C8EA341F67A74363C29.png](#)

Dear Rynd Smith and Planning Inspectors,

Further to my email below regarding SPR's non compliance of Rule 6, I wanted to give you a prime example of how the local community has often been sidestepped and ignored by SPR's machinery.

In today's Eastern Daily Press (EDP) there is a notice from SPR re MARINE AND COASTAL ACCESS ACT 2009 APPLICATION FOR EAST ANGLIA ONE NORTH AND TWO 2020 GEOTECHNICAL INVESTIGATION <https://www.edp24.co.uk/home/public-notice/scottish-power-renewables-1-6555948>

Firstly, the EDP is a Norfolk publication and it has been noted that there is no such notice in today's Suffolk and Essex local newspaper the Eastern Anglian Daily Times (EADT) which is widely read by the community affected. Please note that this is not the first time this has happened.

Secondly, the Notice says that plans are available to view in Hadleigh, Lowestoft, Ipswich and Felixstowe. None of these are in the Thorpeness or Friston area. Hadleigh is 40 miles away on the east side of Ipswich. I can only deduce that Hadleigh was a location that was used for EA1 and EA3 and whoever produces the notices has no idea of the geography of the area in question. However, that cannot excuse them from directing essential documentation to the relevant geographical communities affected.

The DCO application documents are also in unsuitable locations for the local community : Ipswich, Lowestoft and Woodbridge. In December 2019, SPR emailed interested parties that documents could be viewed at Leiston Town Council, they never materialised and Leiston seems to have mysteriously dropped off SPR's list.

The above situation is not new, just the tip of the iceberg. I would like to bring to your notice the campaign Substation Action Save East Suffolk (SASES) representation on the adequacies of Scottish Power's consultations - [https://infrastructure.planninginspectorate.gov.uk/wp-content/ipc/uploads/projects/EN010077/EN010077-001604-Substation%20Action%20Save%20East%20Suffolk%20\(SASES\)%20-%20Acceptance%20Submission.pdf](https://infrastructure.planninginspectorate.gov.uk/wp-content/ipc/uploads/projects/EN010077/EN010077-001604-Substation%20Action%20Save%20East%20Suffolk%20(SASES)%20-%20Acceptance%20Submission.pdf) On reading the document which catalogues an inordinate number of errors and omission throughout the consultations, I wonder how the DCO application was ever accepted?

I look forward to your comments.

Yours sincerely,
Glynis Robertson
Resident

Copy of the Notice in question:

**MARINE AND COASTAL ACCESS ACT 2009
APPLICATION FOR EAST ANGLIA ONE
NORTH AND TWO 2020 GEOTECHNICAL
INVESTIGATION**

Notice is hereby given that Scottish Power Renewables (Scottish Power House, 320 St. Vincent Street, Glasgow, G2 5AD) has applied to the Marine Management Organisation under the Marine and Coastal Access Act 2009, Part 4, for a marine licence to undertake ground investigation works to inform the design of the East Anglia ONE NORTH and East Anglia TWO Offshore Wind Farm proposed developments.

Plans showing the position of the works may be inspected at: Hadleigh Library: Address: 29 High St, Hadleigh, Ipswich IP7 5AG. Phone: 01473 823778

Lowestoft Library: Address: Clapham Road South, Lowestoft NR32 1DR. Phone: 01502 674660

Felixstowe Library: Address: Crescent Rd, Felixstowe IP11 7BY. Phone: 01394 694880

Ipswich Library: Address: County Library, Northgate St, Ipswich IP1 3DE. Phone: 01473 263810

Copies of the application and associated information may be viewed on line in the Public Register at www.gov.uk/check-marine-licenceregister.

Representations in respect of the application should ordinarily be made by: - Visiting the MMO public register at https://marinelicensing.marinemanagement.org.uk/mmofox5/fox/live/MMO_PUBLIC_REGISTER/search?area=3 and accessing the 'make a comment?' section of case reference MLA/2020/00021;

However, we will also accept representations via the following formats:- By email to marine.consent@marinemanagement.org.uk; or alternatively

- By letter addressed to Marine Management Organisation, Lancaster House, Hampshire Court, Newcastle upon Tyne, NE4 7YH

In all cases, correspondence must:- Be received within 28 days of the date of the first notice (10th March 2020);

- Quote the case reference; and - include an address to which correspondence relating to the representation or objection may be sent.

The Marine Management Organisation will pass to the applicant a copy of any objection or representation we receive.