National Infrastructure Planning Temple Quay House 2 The Square Bristol, BS1 6PN Customer Services: 0303 444 5000

e-mail: EastAngliaTwo@pins.gsi.gov.uk

Julia Bolton

Your Ref:

Issued by e-mail

Our Ref: EN010078

Date: 19 February 2019

Dear Ms Bolton

Planning Act 2008 (as amended) – Section 46 and The Infrastructure Planning (Environmental Impact Assessment) Regulations 2017 – Regulation 8

Proposed application by East Anglia TWO Limited (wholly owned subsidiary of ScottishPower Renewables) for an Order Granting Development Consent for the East Anglia TWO Offshore Windfarm

## Acknowledgement of receipt of information concerning proposed application

Thank you for your letter of 25 January 2019 and the following documentation:

- letter to be sent to persons identified for the purpose of Section 44 of PA2008
- letter to be sent to all other statutory consultees
- notice published under Section 48
- Preliminary Environmental Information Report (PEIR)
- Non-Technical Summary of the PEIR
- Draft Report to Inform Appropriate Assessment

I acknowledge that you have notified the Planning Inspectorate of the proposed application for an order granting development consent for the purposes of section 46 of the PA2008 and supplied the information for consultation under section 42. As you will be aware, the following reference number has been given to the proposed application, which I would be grateful if you would use in subsequent communications:

## EN010078

I also acknowledge your previous notification in accordance with Regulation 8(1)(b) of the Infrastructure Planning (Environmental Impact Assessment) Regulations 2017 that you propose to provide an environmental statement in respect of the proposed development.



The role of the Planning Inspectorate in the application process is to provide independent and impartial advice about the procedures involved and to have open discussions with potential applicants, statutory bodies and others about the processes and requirements of the new regime. It is important that you keep us accurately informed of your timetable and any changes that occur.

We will publish advice we give to you or other interested parties on our website and, if relevant, direct parties to you as the applicant. We are happy to meet at key milestones and/or provide advice as the case progresses through the pre-application stage.

Once you have prepared draft documents we are able to provide technical advice, in particular on the draft development consent order, explanatory memorandum, the consultation report and any draft HRA. You may therefore wish to build this into your timetables.

In the meantime, you may wish to have regard to the guidance and legislation material provided on our website including the Infrastructure Planning (Fees) Regulations 2010 (as amended) and associated guidance, which you will need to observe closely in establishing the correct fee to be submitted at the successive stages of the application process.

When seeking to meet your pre-application obligations you should also be aware of your obligation under the current data protection legislation to process personal data fairly and lawfully.

If you have any further queries, please do not hesitate to contact me.

Yours sincerely

Kay Sully

Kay Sully Case Manager

