

From: Shaw, John R <John.R.Shaw@norfolk.gov.uk>
Sent: 13 August 2020 16:13
To: Energy Infrastructure Planning <beiseip@beis.gov.uk>
Subject: HORNSEA THREE OFFSHORE WIND FARM ORDER

Dear Sir/Madam

**PLANNING ACT 2008
APPLICATION FOR THE HORNSEA THREE OFFSHORE WIND FARM ORDER**

Please find attached my further comments in relation to you letter of 1 July 2020

Regards

John Shaw
Developer Services Manager

My teams and I are working remotely in response to COVID-19 health advice. We remain available via email and MSTeams.

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Norfolk County Council



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Department for Business, Energy &
Industrial Strategy
1 Victoria Street
London
SW1H 0ET

Your Ref: EN010079
Date: 13 August 2020

My Ref: 8/1/18/0078
Tel No.: 01603 223231
Email: john.r.shaw@norfolk.gov.uk

Dear Sir/ Madam

PLANNING ACT 2008
APPLICATION FOR THE HORNSEA THREE OFFSHORE WIND FARM ORDER

I refer to your letter dated 1 July 2020 seeking additional comments in relation to Requirement 18 of the Order (your paragraphs 19.14 and 19.15 refer).

Norfolk County Council has no objection to the proposed amended text, however the new Requirement 18(4) and 18(5) committing to 'revised details' may cause confusion and raise an unrealistic expectation among the local community as to the scope of the revised proposals.

We have worked with Hornsea 3; Norfolk Vanguard and Norfolk Boreas to ensure the Cawston Highway Intervention Scheme submitted as part of the Boreas examination works for all three projects either individually or cumulatively. Accordingly we wonder if the text might be amended to make it clear that the revised proposals will be based upon the scheme developed through the Boreas examination.

Yours sincerely

Developer Services Manager
for Executive Director for Community and Environmental Services