

Planning Act 2008 - Section 91

Application by Ørsted Hornsea Project Four Limited for an Order granting Development Consent for the Hornsea Project Four Offshore Wind Farm

Agenda for Issue Specific Hearing 6 dealing with matters relating to the Habitats Regulations Assessment

Issue Specific Hearing 6: Habitats Regulations Assessment (HRA)

Date: Friday 29 April 2022

Arrangements Conference from: 9:30am¹

Hearing start time: 10:00am²

Location: Virtual event via Microsoft Teams³

Hearings Guidance: Please see Annex A of this agenda

Issue Specific Hearings

Interested Parties who wished to speak at this event were required to provide notification by Deadline 1, Tuesday 8 March 2022. In order to receive the joining instructions to participate in this virtual Issue Specific Hearing (ISH) can you please complete and submit the following <u>form</u>. Alternatively, you can contact the Inspectorate's Case Team for further information about the event: (<u>HornseaProjectFour@planninginspectorate.gov.uk</u>).

If you wish to observe the Hearing then you do not need to register: a link to the livestream will be made available on the project page of the National Infrastructure Website closer to the event.

Interested Parties are entitled to make oral representations at Hearings, subject to the Examining Authority's power of control.

¹ Full instructions on how to join online or by telephone will be provided in advance of the meeting to those who register to participate.

² If you are joining as an active participant, please follow the joining instructions for the virtual event carefully and connect to the Hearing in good time. In common with traditional Hearings, the event will start on time irrespective of any late arrivals, for whom access may not be possible.

³ Full instructions on how to join online or by phone will be sent to parties registered to attend shortly before the meeting

The virtual event will be open 30 minutes prior to the start of the Hearing to enable a prompt start. The Hearing will be closed once the Examining Authority deems that all relevant matters have been covered.

The agenda is for guidance only. It is not designed to be exclusive or exhaustive. The Examining Authority may add other issues for consideration, may alter the order in which issues are considered and will seek to allocate sufficient time to each issue to allow proper consideration. Any lack of discussion of a particular issue at the Hearing does not preclude further examination of that issue, including through further written questions.

Every effort will be made to ensure that issues are discussed on the scheduled day. Should consideration of these issues take less time than anticipated, the Examining Authority may conclude the Hearing as soon as all relevant contributions have been made and all questions asked and responded to.

If there are additional matters to be dealt with or there are submissions that take a considerable amount of time, there may be a need to continue the session for longer on the day. Alternatively, it may be necessary to prioritise matters and defer others to a subsequent Hearing or further written questions.

Agenda

The main purpose of this HRA ISH is to examine submitted evidence about the Habitats Regulations Assessment, including matters relating to derogation and compensation.

Please note that:

- related matters around the marine environment and marine and coastal ornithology will be examined in ISH4 and ISH5 respectively;
- while many of the matters to be discussed overlap with matters relating to the draft DCO, the form, content and layout of the DCO will be examined in ISHs relating to the draft DCO and in any allied written questions.



Agenda

Title of Hornsea Project Four Offshore Wind Farm Issue Specific Hearing 6

meeting on the Habitats Regulations Assessment

Date Friday 29 April 2022

Time 10.00 am

Venue Online via Microsoft Teams invitation

Attendees Invitees

1. Welcome, introductions, arrangements for the Hearing

2. Implications of matters discussed at ISH4 and ISH5 for the Habitats Regulations Assessment

- 2.1 Outline Marine Mammal Management Protocol (including use of SPLpeak and SELcum sound measurements).
- 2.2 The Outline Marine Mammal Monitoring Plan and the Site Integrity Plan (including management of in-combination impacts and detail of mitigation at source for underwater noise).
- 2.3 Bathymetry and marine and coastal processes baseline (considering proposed additional analysis, including Smithic Bank and Flamborough Front).
- 2.4 Marine and coastal processes receptors (focussing on European sites and the Hills and Outer Silver Pit).
- 2.5 Application and re-run of the MRSea model and baseline ornithological data characterisation.
- 2.6 Regional breeding season populations.
- 2.7 Definition of seasons for kittiwake and gannet.
- 2.8 Assessment methodology i: gannet avoidance rates.
- 2.9 Assessment methodology ii: auk displacement and mortality.
- 2.10 Assessment methodology iii: gannet displacement mortality.
- 2.11 Assessment methodology iv: use of a range and confidence intervals in the collision risk assessment.
- 2.12 Assessment methodology v: inclusion of counterfactual of final population size in population viability analysis.
- 2.13 Indirect effects on bird populations through impacts on prey species.
- 2.14 Impacts on gulls in relation to any implications for the Flamborough and Filey Coast Special Protection Area (SPA).
- 2.15 Impacts on common scoter and red-throated diver in relation to any implications for the Greater Wash SPA.

3. General HRA matters not previously discussed at Hearings

- 3.1 In-combination allowance for compensation measures for other projects for the losses of the kittiwake feature of the Flamborough and Filey Coast SPA.
- 3.2 Approach taken to apportioning impacts on European site interest features, including the relevance of Buckingham *et al* (2022).
- 3.3 Why were razorbill from the Farne Islands SPA not screened into the assessment?

4. Matters not previously discussed at Hearings relating to derogation and compensation

- 4.1 Is nesting habitat a limiting factor for kittiwake in the southern North Sea?
- 4.2 Is nesting habitat a limiting factor for guillemot and razorbill along the southern coast of England and in the Channel Islands?
- 4.3 Likely effectiveness an offshore nesting structure for gannet, including consideration of a joint structure for kittiwake and gannet, if required.
- 4.4 Lead-in times for compensation measures, if required.
- 4.5 Maturity of the identification and delivery of compensation measures, if required.
- 4.6 Shadow HRA for any compensation measures.
- 4.7 Reinvasion of eradication sites by predators.

5. Overall summary of current positions on project and in-combination HRA effects

- 6. AOB
- 7. Action Points
- 8. Close of Hearing

Attendees:

All Interested Parties are welcome to attend the Hearing. However, the Examining Authority would particularly welcome participation by representatives of the following parties as their submissions raise or contribute to issues that may need to be explored at the Hearing:

- The Applicant;
- The Marine Management Organisation;
- Natural England;
- RSPB; and
- The Wildlife Trusts.

Conduct and Management of the Hearing

The Planning Act 2008 and The Infrastructure Planning (Examination Procedure) Rules 2010 provide that the Examining Authority (ExA) will probe, test and assess evidence at hearings through direct questioning of persons making oral representations. Questioning at this hearing will therefore be led by the ExA. Cross-questioning of the person giving evidence by another person will only be permitted if the ExA decides it is necessary to ensure representations are adequately tested or that a person has had a fair chance to put their case. Parties wishing to make a representation will be invited to do so at the ExA's discretion.

The ExA will begin the Hearing with opening comments and introductions, then will run through any housekeeping matters and explain how the Hearing will be conducted. The ExA's expectation is that each session will typically last for one to two hours. However, the actual duration will depend on the progress made on the day and will be subject to the ExA's powers of control over the conduct of the Hearing.

The agenda may be amended by the ExA at the start of the Hearing or throughout its course. The ExA may wish to raise matters arising from oral submissions, Relevant Representations or Written Representations, or pursue lines of inquiry that are not listed on the agenda in the course of the discussion.

The Hearing is being held at the discretion of the ExA to consider matters that it considers to be important and relevant to the effective and robust examination of the application. Consequently, the business of the Hearing will be limited to the matters identified in the agenda or otherwise raised by the ExA.

Active participation is at the invitation and discretion of the ExA. Oral submissions must address the matters and questions on the hearing agenda or raised by the ExA at the Hearing. Oral submissions on other subject matters or from persons who have not been invited to speak by the ExA may only be heard at the discretion of the ExA, who may decide that such matters should not be heard in the interests of relevance, efficiency or fairness.

A recording and transcript of the Hearing will be published by the Planning Inspectorate on the project webpage⁴ and any Interested Party may make a written submission on specific matters on the agenda or arising during at the Hearing by Deadline 4, Tuesday 10 May 2022.

⁴ https://infrastructure.planninginspectorate.gov.uk/projects/yorkshire-and-the-humber/hornsea-project-four-offshore-wind-farm