

**From:** [Waddell, Keira](#)  
**To:** [Mona Offshore Wind Project](#)  
**Cc:** [Innes, Colin](#); [Brenstrum, Anna](#)  
**Subject:** Application by Mona Offshore Wind Limited for an Order Granting Development Consent for the Mona Offshore Windfarm - Attendance on behalf of Orsted IPs at ISH6 [SWLLP-LEGALDIV.FID5260048]  
**Date:** 05 December 2024 16:50:04

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Good evening

**EN010137 - Application by Mona Offshore Wind Limited (the “Applicant”) for an Order Granting Development Consent for the Mona Offshore Windfarm (the “Project”)**

**Attendance on behalf of (1) Barrow Offshore Wind Limited (ref: 20048546) (2) Burbo Extension Ltd (ref: 20048544) (3) Walney Extension Limited (ref: 20048542) (4) Morecambe Wind Limited (ref: 20048547) (5) Walney (UK) Offshore Windfarms Limited (ref: 20048545) (6) Ørsted Burbo (UK) Limited (ref: 20048543) (the “Ørsted IPs”)**

We represent the above Interested Parties (who for convenience we refer to as the “Ørsted IPs”) who are taking part in the examination for the Project in respect of the issues raised in their relevant representations and written representations.

The Ørsted IPs wish to register their virtual attendance at the upcoming Issue Specific Hearing 6: Onshore and Offshore Environmental Matters and the Draft Development Consent Order on 10-11 December 2024.

The Ørsted IPs intend to make submissions in respect of the **agenda item 5** ‘Other offshore infrastructure users’, primarily in respect of ‘Potential wake effects for other offshore wind farms.’ The points the Ørsted IPs wish to make are:

- That the Project would have a material impact on the Ørsted Irish Sea portfolio, as concluded in the modelling report conducted by consultants Wood Thilsted, *Wake Impact Assessment - Irish Sea Cluster*, submitted by the Ørsted IPs in response to ExQ2 19.6
- That the approach suggested in the Crown Estate’s response to the Examining Authority’s Written Questions ExQ1 OG 1.2 in respect of the Outer Dowsing Offshore Wind Farm (Generating Station) is not consistent with the approach that the Applicant has taken to wake loss during this examination

The documents which the Ørsted IPs consider may be relevant to their submissions are:

0. the Ørsted IPs’ deadline 5 submissions:
  - a. Report by consultants Wood Thilsted, Wake Impact Assessment Irish Sea Cluster, submitted in response to ExQ2 19.6 (PINS reference TBC)
  - b. Responses to ExQ2, including Appendix 1 to this document being the Crown Estate’s response to the Examining Authority’s Written Questions ExQ1 OG 1.2 in respect of the Outer Dowsing Offshore Wind Farm (Generating Station) (PINS reference TBC)
  - c. Comments on Deadline 4 submissions ) (PINS reference TBC)
1. the Ørsted IPs’ deadline 4 submissions:
  - a. Post hearing submission [REP4-129];
  - b. Response to ISH4 action points [REP4-130];
  - c. Articles Concerning Assessment of Wake Effects Referred to in REP3- 103 [REP4-126].
2. Written representation for the Ørsted IPs: [REP1-072];
3. Responses to comments on relevant representations for the Ørsted IPs: [REP2-104];

4. Responses to ExQ1 for the Ørsted IPs [REP3-103];
5. Applicant's comments on the Orsted IPs' responses to ExQ1 [REP4-079];
6. Applicant's responses to written representations [REP2-078];
7. Applicant's Response to Relevant Representations [PDA-008]; and

We note the Ørsted IPs made a number of submissions in respect of other agenda items (navigation and shipping and civil and military aviation). The Ørsted IPs are content to rely on their written submissions in respect of those matters.

Attending the Hearing will be [REDACTED] (Partner at Shepherd and Wedderburn) and expert witness [REDACTED] (Associate Director - Climate Analytics, Loads & Metocean at Wood Thilsted) to speak to the report on wake loss submitted at Deadline 5. If you could provide joining instructions to both [REDACTED] [REDACTED]@shepwedd.com) and [REDACTED] [REDACTED]@woodthilsted.com) that would be greatly appreciated.

If you have any questions, please let me know.

Kind regards

Keira

[REDACTED]  
**Trainee Solicitor | Planning and Environment Group**  
**Shepherd and Wedderburn LLP**

M: + [REDACTED]  
<https://shepwedd.com>

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