

Published by Authority | Est 1665

Notice details

Type:

Environment

> Environmental Protection

Publication date:

10 August 2023, 15:04

Edition:

The London Gazette

Notice ID:

4418882

Notice code:

1803

Issue number:

64140

Page number:

16075

Environmental Protection

REGULATION 32 OF THE INFRASTRUCTURE PLANNING (ENVIRONMENTAL IMPACT ASSESSMENT) REGULATIONS 2017 - PLANNING ACT 2008

NOTIFICATION OF INFORMATION ABOUT DEVELOPMENT LIKELY TO HAVE SIGNIFICANT EFFECTS ON THE ENVIRONMENT IN AN EEA STATE

PROPOSED SEA LINK

National Grid Electricity Transmission has formally notified the Secretary of State, of its intention to submit an Environmental Statement.

The Proposed Development is an electrical transmission reinforcement project comprising a High Voltage Direct Current (HVDC) link and associated infrastructure between the proposed Friston substation in Suffolk, in the east of England, and the existing Richborough to Canterbury 400kV overhead line close to Richborough in Kent, south-east England. The HVDC link between these two areas would be located in the marine environment, wholly within English territorial waters. The reinforcement would be approximately 130km to 140km in length.

Information about the Proposed Development and about its likely significant effects is available in the scoping report and the Secretary of State's scoping opinion which are available electronically on the Planning Inspectorate's website: https://infrastructure.planninginspectorate.gov.uk/projects/south-east/sea-link/? ipcsection-docs

Based on the current information provided by the Applicant to the Secretary of State, and applying a precautionary approach, the Secretary of State is of the view that the Proposed Development is likely to have significant effects on the environment in Belgium, France, Germany, and the Netherlands. In accordance with Regulation 32 of the Infrastructure Planning (Environmental Impact Assessment) Regulations 2017 (EIA Regulations) the Secretary of State has provided information to the above mentioned EEA States about the Proposed Development and its likely significant effects, and these States have been asked to indicate by 13 September 2023 whether or not they wish to participate in the procedure for examining and determining the application under the Planning Act 2008 (PA 2008) and Regulation 32 of the EIA Regulations.

The Proposed Development is currently at the pre-application stage of the process. The Applicant has not yet submitted an application to the Secretary of State. If the application is accepted for examination, the application will be examined in public and subject to the provisions of the PA 2008, the examination must be completed within a period of six months. Further information about how to participate in the examination procedure under the PA 2008 and the way in which the Secretary of State will notify and consult EEA States in accordance with Regulation 32 of the EIA Regulations is available on the Planning Inspectorate's website: https://infrastructure.planninginspectorate.gov.uk/

Following examination of the application and having taken the environmental information into consideration, the decision maker may refuse or grant development consent. If development consent is granted, this may be subject to requirements which, if necessary, will secure measures to avoid, reduce or offset the major adverse effects of the Proposed Development.

Signed by the Planning Inspectorate for and on behalf of the Secretary of State for Levelling Up, Housing and Communities

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