



Adequacy of Consultation Representation Proforma

Under *Section 55(4)(b) of the Planning Act 2008* (as amended) (PA2008) the Planning Inspectorate, on behalf of the Secretary of State, must take any adequacy of consultation representation (AoCR) received from a local authority consultee into account when deciding whether to accept an application for development consent, and this will be published should the application be accepted for examination.

An AoCR is defined in s55(5) in PA2008 as “a representation about whether the applicant complied, in relation to that proposed application, with the applicant’s duties under sections 42, 47 and 48”.

Project name	Morgan and Morecambe Offshore Wind Farms Transmission Assets
Date of request	22 October 2024
Deadline for AOCR	05 November 2024
Return to	MorganandMorecambeOWFTA@planninginspectorate.gov.uk

Please complete the proforma outlining your AoCR on the above NSIP.

Local Authority	Sefton MBC
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In the opinion of the local authority, has the applicant complied with the legislative requirements listed below?

Please note that this is specifically about the statutory consultation(s) undertaken.

Assessment of Compliance - Required	
S42 Duty to consult	Yes / No / Don't know
S47 Duty to consult local authority	Yes / No / Don't know
S48 Duty to publicise	Yes / No / Don't know

If you would like to give more detail on any of the above, please do so below.

Please keep it as succinct as possible and refer to facts and evidence related to consultation, rather than the merits of the application.



Additional comments - <i>Not compulsory</i>	
S42 Duty to consult	See below
S47 Duty to consult local authority	See below
S48 Duty to publicise	See below
Any other comments	The Planning Department is aware of the Morgan and Morecambe Offshore Wind Farms Transmission Assets and Penwortham site, having seen a number of emails or other references (e.g., newsletters, websites) to this over a number of months in the context of the schemes' Generation Assets.