

[Developer]

ELECTRICITY ACT 1989

TOWN AND COUNTRY PLANNING (SCOTLAND) ACT 1997

THE ELECTRICITY WORKS (ENVIRONMENTAL IMPACT ASSESSMENT) (SCOTLAND) REGULATIONS 2017

Notice is hereby given that [Developer], [company registration number and office address] has applied to the Scottish Ministers for consent under section 36 of the Electricity Act 1989 to construct and operate a [generating station] at [location of proposal] (Central Grid Reference [xx xx xxxx]). The installed capacity of the proposed generating station would be up to [xxx] MW [for wind farms also include the following text: comprising [xx] turbines with a ground to blade tip height of [xxx] metres.] The proposed development is subject to Environmental Impact Assessment and an [Environmental Impact Assessment (EIA) report/Environmental Statement – delete as applicable depending on whether scoping requested prior to 16th May 2017] has been produced.

[Developer] has also applied for a direction under section 57(2) of the Town and Country Planning (Scotland) Act 1997 that planning permission for the development be deemed to be granted.

A copy of the application, with a plan showing the land to which it relates, together with a copy of the [EIA report/Environmental Statement] discussing the Company's proposals in more detail and presenting an analysis of the environmental implications, are available for public inspection in person, free of charge, during normal office hours at:

Location	Opening Hours	Address

The [EIA report/Environmental Statement] can also be viewed at the Scottish Government Library at Victoria Quay, Edinburgh, EH6 6QQ; on the application website at (insert hyperlink); or at www.energyconsents.scot.

Copies of the [EIA report/Environmental Statement] may be obtained from [Developer] (telephone: [xxxxxx]/email (xxxxx)) at a charge of £[??] hard copy and £[??] on CD. Copies of a short non-technical summary are available free of charge.

Any representations to the application may be submitted via the Energy Consents Unit website at www.energyconsents.scot/Register.aspx; by email to the Scottish Government, Energy Consents Unit mailbox at representations@gov.scot; or by post to the Scottish Government, Energy Consents Unit, 4th Floor, 5 Atlantic Quay, 150 Broomielaw, Glasgow, G2 8LU, identifying the proposal and specifying the grounds for representation.

Written or emailed representations should be dated, clearly stating the name (in block capitals), full return email and postal address of those making representations. Only representations sent by email to representations@gov.scot will receive acknowledgement.

All representations should be received not later than [the date falling 30 days from the date of the last print publication of this notice], although Ministers may consider representations received after this date.

Any subsequent additional information which is submitted by the developer will be subject to further public notice in this manner, and representations to such information will be accepted as per this notice.

As a result of a statutory objection from the relevant planning authority, or where Scottish Ministers decide to exercise their discretion to do so, Scottish Ministers can also cause a Public Local Inquiry (PLI) to be held.

Following examination of the environmental information, Scottish Ministers will determine the application for consent in one of two ways:

- Consent the proposal, with or without conditions attached; or
- Reject the proposal

General Data Protection Regulations

The Scottish Government Energy Consents Unit processes applications under the Electricity Act 1989. To support transparency in decision making, the Scottish Government publishes representations online at www.energyconsents.scot. A privacy notice is published on the help page at www.energyconsents.scot. This explains how the Energy Consents Unit processes your personal information and includes contact details for any enquiries or complaints regarding how your personal data is handled.