
STATUTORY INSTRUMENTS

2016 No. 844

The Hornsea Two Offshore Wind Farm Order 2016

PART 2

Principal powers

Development consent, etc. granted by Order

- 6.—(1) Subject to the provisions of this Order and the Requirements, Optimus Wind is granted—
- (a) development consent for the Project A works and any associated development relating to those works; and
 - (b) consent for the ancillary works relating to those works,
- to be carried out within the Order limits.
- (2) Subject to the provisions of this Order and the Requirements, Breesea is granted—
- (a) development consent for the Project B works and any associated development relating to those works; and
 - (b) consent for the ancillary works relating to those works,
- to be carried out within the Order limits.
- (3) Subject to the provisions of this Order and the Requirements, Optimus Wind and Breesea are granted—
- (a) development consent for the shared works and any associated development relating to those works; and
 - (b) consent for the ancillary works relating to those works,
- to be carried out within the Order limits.
- (4) Each Work must be constructed and maintained within the limits of deviation for that Work.
- (5) In carrying out a Work, the undertaker may deviate from the situations shown on the works plans and described in Schedule 1 to the extent of the limits of deviation.
- (6) The grant of development consent is subject to paragraphs 2(2) and (3) and 3(2) to (8) of Part 1 of Schedule 1.

Maintenance of authorised project

- 7.—(1) The undertaker may at any time maintain the authorised project, except to the extent that this Order or an agreement made under this Order provides otherwise.
- (2) No maintenance works, the likely effects of which on the environment must be assessed in accordance with the EIA Regulations and are not assessed in the environmental statement, may take place, unless otherwise approved by the MMO or the local planning authority.
- (3) Where the MMO or local planning authority's approval is required under paragraph (2), consent may be given only where it has been demonstrated to the satisfaction of the MMO or the

local planning authority that the approval sought is unlikely to give rise to any materially new or materially different environmental effects from those assessed in the environmental statement.

Operation of generating stations

8.—(1) Optimus Wind is authorised to operate the generating station comprised in the Project A works.

(2) Breesea is authorised to operate the generating station comprised in the Project B works.

(3) This article does not relieve Optimus Wind or Breesea of any requirement to obtain any permit or licence under any other legislation that may be required to authorise the operation of a generating station.