

Department for Business, Energy and Industrial Strategy
1 Victoria Street
London
SW10 0ET

Issued via email only

Date: 20/12/2019
Our Ref: OG/NSIP/Wylfa

Dear Sir / Madam,

Planning Act 2008 and the Infrastructure Planning (Examination Procedure) Rules 2010

Application by Horizon Nuclear Power Limited for an Order Granting Development Consent for the proposed Wylfa Newydd Nuclear Power Station, Isle of Anglesey, North Wales

I refer to your consultation letter received in accordance with the above procedures, which requests further information and comments on the application. We also acknowledge that the letter confirms a new date for the determination of the application.

Licences and Consents

Your letter requests information from us as the Statutory Water and Sewerage Undertaker for the area, in relation to the Licences and Consents the Applicant must obtain before it can construct and operate the Development (in the event consent is granted). In responding we have referred to the Applicant's submission at Deadline 6 on "Other Consents and Licences" though we acknowledge that you have invited the Applicant to submit an updated version to you by 31st December. Whilst we may wish to comment further once this document is available for consideration to us, based on our current position we advise as follows;

1. Foul Water Sewer Requisition

We have since been engaged with the Applicant in regard to the requisition of a new sewerage connection to serve both the Site Campus and the Power Station. Discussions on both scheme's have now ceased and we await further instruction from the Applicant should they be minded to progress the delivery of new sewerage connections. Both scheme's would be delivered within the legislative requirements set out by the Water Industry Act 1991.

2. Non Domestic Water Supply

As above, we have been engaged with the Applicant in regard to the provision of a non-domestic water supply to serve the Power Station. These discussions have ceased, and we await further instruction from the Applicant. The provision of the new non-domestic supply would be delivered within the legislative context of the Water Industry Act 1991.

Finally, in respect of any other consents and or licences required by the Applicant, alongside the consent required by the DCO, we can confirm that any withdrawal of such applications would not have any immediate impact on us as the Water & Sewerage Undertaker.

I trust the above clarifies our position and we are of course very willing to provide further information on should it be required. Please do not hesitate to contact me on 0800 917 2652.

Yours faithfully,



Owain George
Planning Liaison Manager
Developer Services