

**From:** [REDACTED]  
**Sent:** 06 February 2026 17:23  
**To:** [REDACTED]  
**Cc:** [REDACTED]  
**Subject:** RE: 20260129- East Anglia Two Offshore Windfarm - MOD -Air Defence Radar Condition Notification

Good afternoon [REDACTED]

Picking up on your request below for the EA2 RMSA, I think I can assist here. Following on from the announcement by the DESNZ SofS in Aug 2024 that a government funding route for Njord would be found, the RMSA for SPR on EA2 is a very “light touch” agreement. It does not extract any funding for the enduring solution and commits to allowing EA2 to be built and operated from their planned first spin date of March 2028.

SPR have also signed up to a Stop Gap Agreement with the MOD, in which they agree to fund a temporary solution to allow them to operate their windfarm before the Njord solution will be brought into service.

The Njord programme has been the subject of intense scrutiny across MOD and DESNZ, with SofS involvement for over a year.

I hope this provides the clarity you need around the RMSA, but if you have any questions, please don't hesitate to contact me.

Kind regards,

[REDACTED]

**From:** [REDACTED]  
**Sent:** 27 January 2026 09:56  
**To:** [REDACTED]  
**Subject:** RE: 20251111- East Anglia Two Offshore Windfarm - MOD -Air Defence Radar Condition Notification

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Dear [REDACTED]

Thank you for your email.

On 15 January 2026 we wrote to the developer requesting a copy of the Air Defence Radar Mitigation Scheme Agreement (RMSA) regarding East Anglia Two Offshore Windfarm (“EA2”). On 23 January 2026 the developer stated that the RMSA cannot be shared due to MOD confidentiality provisions, and the MOD also indicated that it does not understand why the RMSA itself is required for the purposes of assessing the discharge.

We requested the RMSA in order to be able to assess the application and be satisfied, after having seen the RMSA, that appropriate mitigation will be implemented and maintained for the life of the authorised development and that arrangements have been put in place with the MOD to ensure that the approved mitigation is implemented. It is also standard practice to require documents to be submitted with an application.

For example, the recently decided East Anglia Three Offshore Wind Farm post consent discharge application included the RMSA supplied by NATS. The East Anglia Three Offshore Wind Farm RMSA had wording inside which required further sign off from the Secretary of State for Energy Security and Net Zero, which may or may be the case with EA2: <https://www.gov.uk/government/publications/east-anglia-three-offshore-wind-farm-post-consent-condition-discharge-planning-act-2008>

Since the RMSA contains confidential MOD provisions, if you were to supply it to us, we will ensure that it is not published in the public domain on the GOV.UK website.

Alternately you could supply us with a redacted copy. However, if you do not wish to supply the RMSA then please provide us with a broad description of the nature of the mitigations and confirm if there is anything inside the RMSA that requires further sign off from the Secretary of State for Energy Security and Net Zero.

Kind Regards,

[REDACTED]



Department for  
Energy Security  
& Net Zero

[REDACTED]

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