

National Infrastructure Planning Customer

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To: All Interested Parties Case Ref: EN010119

Date: 8 May 2025

Planning Act 2008 and The Infrastructure Planning (Examination Procedure) Rules 2010 – Rule 13

Application by North Falls Offshore Wind Farm Ltd for an Order Granting Development Consent for the North Falls Offshore Wind Farm (EN010119)

Notification of hearings

The examination timetable at annex A of the Examining Authority's (ExA) Rule 8 letter, dated 4 February 2025, included reserved dates for hearings.

We are now writing to advise you that the following hearings will be held under sections 92 and 93 of the Planning Act 2008. The hearings will be virtual events, with participants attending virtually via Microsoft Teams.

Hearing	Date	Start time	Location
Compulsory Acquisition Hearing (CAH) (Parts 1–2)	17 June 2025	Registration process from: 9.30am	The hearing will be online only using Microsoft Teams
		Event start: 10.00am	Full instructions on how to join online or by telephone will be provided in advance to those who have pre-registered
Open Floor Hearing 2 (OFH 2)	18 June 2025	Registration process from: 9.30am	The hearing will be online only using Microsoft Teams
		Event start: 10.00am	Full instructions on how to join online or by telephone will be provided



	in advance to those who
	have pre-registered

If any of the above hearings are no longer required then notification will be published as soon as practicable on the <u>project webpage</u> of the National Infrastructure Planning website, providing reasonable notice to Interested Parties of the decision to cancel.

Applicant's notification duties

The applicant is reminded of its duty to notify and publicise hearings under rule 13(6) and 13(7) of The Infrastructure Planning (Examination Procedure) Rules 2010.

Purpose of hearings

Please refer to The Planning Inspectorate's Advice for members of the public: <u>The stages</u> of the NSIP process and how you can have your say for information about the purpose of open floor, and compulsory acquisition hearings.

Registration and requests to participate in Hearings

Please register using the <u>event participation form</u> by 6 June 2025 if you intend to participate in the hearings and provide all the information requested. If you have any difficulty completing the form, please contact the case team.

By attending the event you are agreeing to be filmed for the purposes of the online live stream of the event and the recording of the event which will get published on the <u>project webpage</u>. A transcript of the event will also be published on the <u>project webpage</u> after the event.

Any request to participate in a Hearing should include the following information:

- Name and unique reference number (found at the top of any letter or email from The Planning Inspectorate);
- email address (if available) and contact telephone number;
- name and unique reference number of any person/organisation that you are representing (if applicable);
- confirmation of the hearing(s) you wish to participate in, and brief details of the topic(s) that you would like to raise;
- for compulsory acquisition hearings, the plot number(s) of the relevant land provided in the book of reference and the land plans; and
- the examination library reference number (with paragraph/page number where appropriate) of any documents you wish to refer to.

Joining instructions for hearings will be issued by the case team via email shortly before the hearing dates.

Please contact the case team if you require any support or assistance to attend any Hearing.



If you simply wish to observe any of the hearings, then you can either:

- 1. Watch a livestream of the event a link to the livestream will be made available on the project webpage shortly before the event is scheduled to begin; and/or
- 2. Watch the recording of the event which will be published on the project webpage shortly after the event has finished.

Attendees

We would find it helpful if the following parties could attend the CAH:

- Applicant
- Tendring District Council
- The Executors of the Estate of the late Charles James Tabor
- Louis Fell on behalf of Strutt and Parker (Farms) Limited and Liana Enterprises Limited
- Brooks Leney on behalf of T. Fairley & Sons Limited
- Network Rail Infrastructure Limited

Hearing agendas

The agenda, if required, and any detailed arrangements for the hearings will be published on the <u>project webpage</u> at least five working days before the hearings. However, the actual agenda on the day of each hearing may be subject to change at our discretion. There may not be an agenda for the open floor hearing.

Procedure at hearings and post hearing submissions

The procedure to be followed at hearings is set out in The Infrastructure Planning (Examination Procedure) Rules 2010.

The CAH Part 1 will consider the strategic case for compulsory acquisition and temporary possession for the application. It is not the place for individual objections to be heard. Affected persons (APs) will be heard at Part 1 but only on the basis that the applicant has not complied with the relevant legal tests, policy, and guidance in respect of the application in general. The CAH Part 2 will allow individual objections by APs relating to individual parcels of land and/or interests in land to be heard.

Participation in a hearing will be subject to the ExA's powers of control. It is for the ExA to determine how the hearing will be conducted, including the time allowed at the hearing for the making of a person's representations. The hearing will be managed in the interests of ensuring fair access to the hearing for all parties, and to ensure that the submissions of all invited persons are fully heard within the allotted time.



All hearings are recorded. The recordings and transcripts will be made available on the <u>project webpage</u> as soon as practicable following the hearing. The recordings allow any member of the public who is interested in the application and the examination to find out what has been discussed at a hearing. It is therefore important to note that anyone speaking at the hearing will need to introduce themselves, including any organisation or groups that they represent, each time they speak to ensure that someone listening to the recording after the hearing is clear who was speaking.

As the recordings are retained and published, they form a public record that can contain personal information to which the General Data Protection Regulation (GDPR) applies. Please refer to our 'Privacy Notice' for further information. Participants must do their best to avoid making public any information which they would otherwise wish to be kept private and confidential. If there is a need to refer to such information, it should be in written form. Although this will also be published, personal and private content can be redacted or removed before it is made publicly available. Any person who is unclear on this point should ask the case team for guidance before they place personal and private information into the public domain. The Planning Inspectorate's practice is to publish the recordings and transcripts and retain them for a period of five years from the Secretary of State's decision on the development consent order (DCO). If you actively participate in the hearing, it is important that you understand that you will be recorded and that the recording and transcript will be made available in the public domain.

The evidence presented orally at hearings should be included in post hearing submissions and submitted at the relevant deadline in the <u>examination timetable</u>.

If you have any further queries, please do not hesitate to contact the case team northfalls@planninginspectorate.gov.uk.

Yours faithfully

Wendy McKay

Wendy McKay Lead member of the panel of Examining Inspectors

This communication does not constitute legal advice.

Please view our 'Privacy Notice' before sending information to The Planning Inspectorate.

