

From: [REDACTED] [REDACTED]@gov.im>
Sent: 02 July 2025 15:15
To: Morgan Offshore Wind Project
Cc: [REDACTED]
Subject: RE: Morgan Offshore Wind Project: Generation Assets - Secretary of State Consultation Letter dated 19 June 2025

Dear Sir/Madam,

Please find below the response on behalf of the Isle of Man Territorial Sea Committee to the questions raised in the Secretary of State's Consultation Letter dated 19th June 2025 (Ref: EN010136).

Question 3 – Cumulative effects assessment

In consultation with the Department of Infrastructure, Mooir Vannin Offshore Wind Farm Limited has determined to withdraw its Marine Infrastructure Consent application that it made in March this year for the Island's first offshore wind farm and await further changes to the consenting regulations. The initial assessment of the application by the Department demonstrated that the existing regulations have been prepared in a way that any proposed controlled marine activity would struggle to be accepted for examination. It was therefore agreed that Mooir Vannin could withdraw its application, which it formally did on 10th June 2025.

On the 16th June 2025 the Department of Infrastructure made amendments to Marine Infrastructure (Consenting Process) Regulations 2024 to bring the rules in line with the latest approaches that other jurisdictions take to marine infrastructure consenting. It is intended that these regulation will be laid before the July 2025 sitting of Tynwald.

Now that these new Regulations have come into force, the Department understands that Mooir Vannin Offshore Wind Farm Limited intends to resubmit its application at the earliest opportunity, but in the meantime, it will continue development of the project, including important work on the proposed transmission route to the UK and remains on target for an operational date between 2031-33.

Question 8 – Update from Ronaldsway Airport

Ronaldsway Airport and the Applicant have engaged throughout the application on potential impacts to air traffic services and continue to hold discussions with regards to a post consent commercial agreement to mitigate any impacts. A DCO requirement (requirement 8 in Draft DCO) that secures mitigation for air traffic services at Ronaldsway was agreed during the examination process. Both Ronaldsway and the Applicant are agreed that the need for mitigation and a post-consent commercial agreement is suitably secured by the DCO requirement.

Further discussions regarding the nature, details and terms of a post consent agreement are scheduled for later this month.

If any further information or clarification is required please do not hesitate to get in touch.

Many thanks and best regards,

[REDACTED]

[REDACTED]

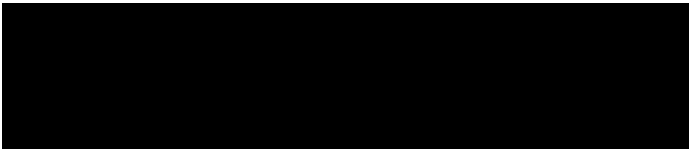
Offshore Energy Case Manager

Department of Environment, Food and Agriculture
Thie Slieau Whallian, Foxdale Road, St John's, Isle of Man, IM4 3AS

Tel: [REDACTED] | [REDACTED] [2@gov.im](mailto:[REDACTED]2@gov.im)



Working Together for a Sustainable Future
Gobbragh Cooidjagh Son Traa Ry-Heet Shassooagh



From: Morgan Offshore Wind Project <MorganOffshoreWindProject@planninginspectorate.gov.uk>
Sent: 19 June 2025 12:48
To: Morgan Offshore Wind Project <MorganOffshoreWindProject@planninginspectorate.gov.uk>
Subject: Morgan Offshore Wind Project: Generation Assets - Secretary of State Consultation Letter dated 19 June 2025

Caution: This email is from an external sender. Please take care before opening any attachments or following any links.

Dear Sir/ Madam,

The Department of Energy Security and Net Zero has issued a consultation letter for Secretary of State Consultation 1 for the Morgan Offshore Wind Project: Generation Assets today and it is directed to your organisation or a connected organisation. You can find a copy of this letter attached to this email and on the project pages for Morgan Offshore Wind Project: Generation Assets on the Find a National Infrastructure Project website at <https://infrastructure.planninginspectorate.gov.uk/wp-content/uploads/projects/EN010136/EN010136-001116-Morgan%20Offshore%20Wind%20Farm%20-%20Information%20Request%20-%20June%202025%20signed.pdf>. The deadline for responses to be provided is **23:59 on Thursday 3 July 2025**.

Kind regards,

Simon



Simon Raywood (He/His)
Case Manager – National Infrastructure
Planning Inspectorate

www.gov.uk/pins

Ensuring **fairness**, **openness** and **impartiality** across all our services

This communication does not constitute legal advice.

Our [Customer Privacy Notice](#) sets out how we handle personal data in accordance with the law.

Please take a moment to review the **Planning Inspectorate's Privacy Notice** which can be accessed by clicking this link.

Please note that the contents of this email and any attachments are privileged and/or confidential and intended solely for the use of the intended recipient. If you are not the intended recipient of this email and its attachments, you must take no action based upon them, nor must you copy or show them to anyone. Please contact the sender if you believe you have received this email in error and then delete this email from your system.

Recipients should note that e-mail traffic on Planning Inspectorate systems is subject to monitoring, recording and auditing to secure the effective operation of the system and for other lawful purposes. The Planning Inspectorate has taken steps to keep this e-mail and any attachments free from viruses. It accepts no liability for any loss or damage caused as a result of any virus being passed on. It is the responsibility of the recipient to perform all necessary checks.

The statements expressed in this e-mail are personal and do not necessarily reflect the opinions or policies of the Inspectorate.

DPC:76616c646f72



WARNING: This email message and any files transmitted with it are confidential and may be subject to legal privilege. You must not copy or deliver it to any other person or use the contents in any unauthorised manner without the express permission of the sender. If you are not the intended addressee of this e-mail, please delete it and notify the sender as soon as possible.

No employee or agent is authorised to conclude any binding agreement on behalf of any of the Departments or Statutory Boards of the Isle of Man Government with any party by e-mail without express written confirmation by a Manager of the relevant Department or Statutory Board.

RAAUE: S'preevaadjagh yn çhaghteraght post-l shoh chammah's coadanyn erbee currit marish as ta shoh coadit ec y leigh. Cha nhegin diu coipal ny cur eh da peiagh erbee elley ny ymmydey yn chooid t'ayn er aght erbee dyn kied leayr veih'n choyrtagh. Mannagh nee shiu yn enmyssagh kiarit jeh'n phost-l shoh, doll-shiu magh eh, my sailliu, as cur-shiu fys da'n choyrtagh cha leah as oddys shiu.

Cha nel kied currit da failleydagh ny jantagh erbee conaant y yannoo rish peiagh ny possan erbee lesh post-l er son Rheyynn ny Boayrd Slatyysagh erbee jeh Reiltys Ellan Vannin dyn co-niartaghey scrut leayr veih Reireyder y Rheyynn ny Boayrd Slatyysagh t'eh bentyn rish.