David Wilkinson

Helios EN010140

Reg 20050592

01/06/2025

Hi Team,

1

Please find attached **5.2.26**. Could I please request that some **independent noise tests** be carried out from my property, possibly the first property that any noise (Prevailing Westerly Winds) will reach, as a Datum point.

2

With regard to my last Deadline 9 Publication, reference to Environmental statement Figure 11.4 (The map I have supplied numbered 7 on my original publication dated 24 March 2025), has a symbol Z? which I have added, requiring some explanation please. Whatever it/they are, I have counted 28 in total. They have the capability of emitting 45-50 dB of noise. The Z? in question is ALMOST AT THE BOTTOM OF MY GARDEN. Due to the poorly detailed map, I could not get a fixed position to measure approx., how close it would be to my property. Please attach this map to my Deadline 9 publication as it is better quality which was sent by registered mail.

3

Looking at the field they propose to build the BESS and 3.3kv Substation. It appears there is quite a bit of surplus space. If they get the green light, do they expect to **slam more of the same in there?**

Distances to habitation from the Industrial Complex

Please see Viewpoint 3A distances, from Substantial Habitation showing Environmental Statement Appendix 7.7 - Visualisations (Part1 of 2).pdf (Please look online, to see Photos of the landscape) Looking at the photographs, on the following VIEWPOINTS.

3A Existing Please copy and paste link into Google.

https://infrastructure.planninginspectorate.gov.uk/wpcontent/ipc/uploads/projects/EN010140/EN01 0140-000386- 6.3%20Environmental%20Statement%20Appendix%207.7%20-%20Visualisations%20(Part1%20of%202).pdf#page=14

Looking at 3A existing. The photograph doesn't include the first

two houses - **142** meters approx. away from an enveloping L shaped field with 3 Meter high Solar Panels and their control gear (NOISE 24/07/365 days a year).

Being so close. WHY?(would it emphasise just how close the industrial complex would be)

Once again, in this even more unstable world that we live in I ask that please do not **SQANDER this PRECIOUSE Land,** that abundantly feeds us keeping everyone **physically and mentally** nourished, surrounding us with the everchanging views **and at the moment**, plenty of wildlife that we appreciate so much.

Think about net Zero by 2030.

We contribute around one percent globally.

Other nations are using common sense. i.e.

Using their own coal and not being at the mercy of others.

Using their own Gas

Using their own oil of which we have all of the aforesaid.

Having diversity is the key by not putting all their eggs in one basket. There is one thing for sure, you never know when the wind is going to blow. You never know when the sun is going to shine.

Not buying everything from one country, who can just stop supplies at a whim, due to the uncertainty of the world as things are going at the moment.

I fully understand we need to help prevent climate change, but it needs to be done in a controlled manner. Don't just think of a number and stick to it at any cost. Remember our fathers and forefathers, some who died fighting two world wars to save this country from aggressors and bad decisions

What we don't want to do is cripple our manufacturing industries e.g. cars, steel, jobs within the oil/gas industries, to meet an unrealistic number at any cost, and break the country **and literally give** it away in peacetime.

Then and only then, when you have a more stable system in place, do you responsibly throttle back, on the natural resources of your own, instead of buying someone - else's, and at what cost and availability?

I have tried to apply common sense to this situation and I like to think I know what's right from what's wrong.

In my opinion this is MORALLY wrong, UNETHICAL and an IRRESPONSIBLE thing to do, and for me verging on CRIMINALITY.

Just my thoughts for humanity.

David Wilkinson

5.2.25 Requirement 22: Supply Chain, Employment and Skills Plan. This requirement provides that no phase of the authorised development may commence until a supply chain, employment and skills plan in relation to that phase has been submitted to and approved by the local planning authority. Supply Chain, Employment and Skills Plan will provide details of the supply chain, employment, training and learning opportunities available during the construction and operation of the Proposed Development. The supply chain, employment and skills plan submitted must be in accordance with the outline skills, supply chain and employment plan. The supply chain, employment and skills plan must be implemented as approved.

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5.2.26 Requirement 23: Operational Noise. This requirement provides that the rating level (Lar) of noise from the operation of the authorised development shall not exceed: 40 Db Lar for any fifteen minute period between 23:00 and 07:00; and 50 Db LAeq for any one-hour period between 07:00 and 23:00, determined one metre free-field external to any window or door of any existing permanent residential premises using the definitions and methods described in 'Methods for rating industrial and commercia sound' British Standards Institution BS4142 2014+A1:2019.

Part 2: Procedure for discharge of requirements

This section provides a bespoke procedure for dealing with an application made to the Planning Authority for any consent, agreement or approval required by the Order. It sets out time periods within which decisions must be made and provides for deemed approval of the applications in certain circumstances. This Part of the Schedule makes provision for appeals to be made in the event of a refusal of an application or if the Planning Authority requires further information to be provided in relation to that application. The bespoke process is required in order to ensure that applications under requirements are dealt with efficiently so that the authorised development is not unduly delayed. Deemed consent of applications is required for the same reason, and ensures that implementation of the authorised development - as critical national priority infrastructure - will not be unduly delayed by the discharge of requirements.

5.3 Schedule 3 (Streets subject to street works)

5.3.1 This Schedule sets out the streets that are to be subject to street works pursuant to article 10 (street works).

5.4 Schedule 4 (Alteration of streets)

5.4.1 Part 1 (Permanent alteration of layout) of this Schedule lists the streets which will be permanently altered and Part 2 (Temporary alteration of streets) of this Schedule lists the streets which will been temporarily altered pursuant to the powers contained in article 11 (power to alter layout, etc. of streets). The tables includes those streets maintained by the highway authority.

5.5 Schedule 5 (Public rights of way to be temporarily stopped up)

5.5.1 This Schedule lists the rights of way which will be temporarily stopped up during the construction of the authorised development, in accordance with article 14 (Temporary stopping up and permitting vehicular use on public rights of way).

Authority to be amended and/or varied in writing by the Planning Authority. Any such amendment or variation must be in accordance with the principles and assessments set out in the Environmental Statement, and must not give rise to any materially new or materially different environmental effects from those assessed in the Environmental Statement.

- 5.2.21 Requirement 178: Consultation. This requirement provides that, where the Planning Authority is required to consult with another person or body before discharging a requirement of the Order, the undertaker must consult with that person or body prior to making an application to discharge the requirement.
- 5.2.22 Requirement 189: Hydrogeological Works. This requirement provides that, no phase of the authorised development which requires horizontal direct drilling or any other trenchless utility installation methods, may commence until a hydrogeological risk assessment has been submitted to and approved by the local planning authority in consultation with the Environment Agency.
- 5.2.22 Requirement 1920: Foundation Works. This requirement provides that no part of the authorised development is to commence until method statements for all foundations works which may impact the principal and/or secondary A aquifers present on the site, and a foundation works risk assessment for such works within zone 1 (inner) of a groundwater source protection zone, have been submitted to and approved by the local planning authority in consultation with the Environment Agency. The method statements must include details of the proposed foundation construction methodology, including measures to minimise the potential for detrimental impact on groundwater quality to result from the stated activity. The foundation works risk assessment must include: (a) options for the proposed piling method at each location where piling is proposed; (b) for each piling method option at each location, mitigation measures to minimise detrimental impact on underlying groundwater resources. The authorised development must be carried out in accordance with the approved method statements and, where relevant, the approved risk assessment.
- 5.2.23 Requirement 204: Glint and Glare Mitigation Strategy. This requirement provides that no phase of the authorised development may commence until a Glint and Glare Mitigation Strategy for that phase has been submitted to and approved by the local planning authority. At the same time as the Glint and Glare Strategy is submitted to the local planning authority for approval, it shall also be provided to Burn Gliding Club. The Glint and Glare Mitigation Strategy shall be implemented as approved.
- 5.2.24 Requirement 212: Flood Management Strategy. This requirement provides that prior to the commencement of Work No.2 and Work No.3 a flood management strategy must be submitted to and approved by the local planning authority in consultation with the Environment Agency. The flood management strategy submitted for approval must be in accordance with the flood risk assessment and include: (a) details of the design of a suitable flood defence bund; (b) details of the design of a suitable 'level for level' and 'volume for volume' floodplain compensation scheme to mitigate the effect of the flood defence bund; and (c) details of the delivery and ongoing maintenance of the flood defence bund and floodplain compensation scheme over the lifetime of the development to include the operational and decommissioning phases. The flood management strategy must be implemented as approved.

