

ENVIRONMENT & INFRASTRUCTURE

ENERGY

**CROSSBURNS WIND FARM LIMITED
ELECTRICITY ACT 1989
TOWN AND COUNTRY PLANNING (SCOTLAND) ACT 1997 THE
ELECTRICITY WORKS (ENVIRONMENTAL IMPACT
ASSESSMENT) (SCOTLAND) REGULATIONS 2000**

Further to the notice of an application for consent to construct and operate a wind farm scheme by Crossburns Windfarm Limited to the Scottish Ministers at the Urlar Estate approximately 4 kilometres southwest of Aberfeldy that lies within the Perth & Kinross local authority area (Central Grid Reference NN 824 440) and for a direction under Section 57(2) of the Town and Country Planning (Scotland) Act 1997 that planning permission for the development be deemed to be granted. The installed capacity of the proposed generating station would be up to 75 megawatts comprising 25 turbines with a ground to blade tip height of up to 115 metres.

Notice is hereby given that additional information has been received by Scottish Ministers on this application, in the form of additional information from the Applicant responding to consultation responses. A copy of the additional information is available for inspection, free of charge, during normal office hours at:

- Breadalbane Community Library, Breadalbane Community Campus, Crieff Road, Aberfeldy PH15 2BJ
- The Birnam Arts & Conference Centre, Station Road, Birnam, Dunkeld PH8 0DS
- Perth & Kinross Council, Pullar House, 35 Kinnoull Street, Perth, PH1 5GD

The additional information is also available online on the DPEA website: <https://www.dpea.scotland.gov.uk/CaseDetails.aspx?Reference=WIN-340-1>

Copies of the additional Information can be purchased from the Applicant for £100 for a hard copy or £10 for a CD. Requests for copies of the additional information can be obtained from:

ENGIE, Mynydd Awel, Mold Business Park, Maes Gwern, Mold, Flintshire CH7 1XN. Tel 01352 757604

Any representations should be made in writing to Jane Robertson, The Planning and Environmental Appeals Division, 4 The Courtyard, Callendar Business Park, Falkirk FK1 1XR, or by email to Jane.Robertson@gov.scot identifying the proposal and case reference WIN/340/1, not later than **4th April 2016**.

All previous representations received in relation to this development remain valid. (2492320)

**WHITELAW BRAE WINDFARM LIMITED
ELECTRICITY ACT 1989
TOWN AND COUNTRY PLANNING (SCOTLAND) ACT 1997
THE ELECTRICITY WORKS (ENVIRONMENTAL IMPACT
ASSESSMENT) (SCOTLAND) REGULATIONS 2000**

Further to the notice of an application for consent to construct and operate a wind farm at land approximately 3km south of Tweedsmuir that lies within the Scottish Borders Local Authority area (Central Grid Reference, OSGB: 307000, 620000) and for a direction under Section 57 of the Town and Country Planning (Scotland) Act 1997 that planning permission for the development be deemed to be granted. The installed capacity of the proposed generating station would be up to 50.4 MW comprising 14 wind turbines, comprising a maximum blade tip height of 133.5 metres, and a maximum rotor diameter of 107m and other ancillary development.

Notice is hereby given that additional information was received by Scottish Ministers on this application. Copies of this information have been forwarded to Scottish Borders Council, Council Headquarters, Newtown St. Boswells, Melrose, TD6 0SA to be made available for public inspection by being placed on the planning register. This information can also be viewed on the Scottish Government's Energy Consents Unit website at: www.energyconsents.scot

Request for copies of this additional information from Scottish Ministers or any queries about this additional information should be directed in the following ways:

In writing to Directorate of Planning and Environmental Appeals, Scottish Government, Callendar Business Park, Callendar Road, FALKIRK, FK1 1XR or emailing to Scott.mackenzie@gov.scot

Any subsequent additional information received by Scottish Ministers before determination of the application, if considered to be materially relevant, will be similarly forwarded to Scottish Borders Council, Council Headquarters, Newtown St. Boswells, Melrose, TD6 0SA to be placed on the planning register and made available for public inspection. However, no further public notice will be issued.

Any representations should be made in writing to Directorate of Planning and Environmental Appeals, Scottish Government, Callendar Business Park, Callendar Road, FALKIRK, FK1 1XR or email to Scott.mackenzie@gov.scot identifying the proposal and specifying grounds for objection or support, not later than **8th of April 2016**.

Energy Consents - Fair Processing Notice

The Scottish Government Energy Consents and Deployment Unit processes consent applications and consultation representations under The Electricity Act 1989. During the consent process and to support transparency of decision making the Scottish Government publishes most documents relating to current case work online.

Should the Scottish Ministers subsequently call a Public Local Inquiry (PLI), copies of application and representations and associated personal data you have supplied will then be shared securely with the Directorate of Planning and Environmental Appeals for the Reporter to consider during the inquiry.

Making a consent application

By submitting a consent application you are agreeing to its publication on the Energy Consents and Deployment Unit online portal along with all the associated and supporting application documentation.

Making a representation during consultation

When making an online electronic representation you will have to opt in to publication of your submission. When making an email or paper representation, individually or by petition, you will automatically be opted in to publication of your submission unless you choose to mark your representation as confidential.

Personal data

In order to comply with the Data Protection Act, all personal data (for example, your name and address) will be removed from applications and representations before publication.

Where an application or representation is made by an agent, official or elected representative or an employee of a named organisation or business acting in an official capacity and using official data, this will not be treated as personal data.

Should you choose not to provide your personal data in an electronic or paper representation then your representation will only be considered by Scottish Ministers and will not be shared for consideration with the Planning Authority, the Applicant, the Reporter via DPEA (should a PLI be called) or any other third party.

Should you wish to have your personal details (for example, name and address) published on the Energy Consents website please contact us at Econsents_Admin@gov.scot. You will be required to complete and sign a consent form for each representation.

Online publication of applications and representations

Online publication of an application and representations and all associated supporting documentation will cease, and all documents be removed, from the online portal 12 weeks after conclusion in regard to final decision and its notification. An exception is the decision notice itself and any associated conditional discharge details which will remain visible online for 10 years.

Summary reporting of representations

Whether you choose to provide your personal data or not, your representation will be used, without any publication of personal data, to contribute toward summary reporting of representations made, both for and against a consent application.

The summary reporting may be published online and issued to the Applicant, Planning Authority or third party upon receipt of a request made by a recognised person acting in official capacity for these organisations. Any production of summary reporting will be restricted to ensure it is not possible for an individual to be identified.

Enquiries in regard to the processing of personal data

If you have any queries or concerns about how your personal data will be handled, please email