

# Notice Board

## Public Notices

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### PUBLIC CONSULTATION NOTICE THE OFFSHORE OIL AND GAS EXPLORATION, PRODUCTION, UNLOADING AND STORAGE (ENVIRONMENTAL IMPACT ASSESSMENT) REGULATIONS 2020 Montrose Infill Project

NEO NEXT+ Energy Resources UK Limited has made an application for consent to the Oil and Gas Authority ("the OGA") for the above project. The OGA now operates under the business name of the North Sea Transition Authority (NSTA).

#### Summary of Project

**Location of Project:** The Developer and Operator, NEO NEXT+ Energy Resources UK Limited (hereafter referred to as NEO NEXT+), propose developing the Montrose field located within Quadrant 22, Blocks 22/17N and 22/18n, in the Central North Sea. It is located approximately 190 kilometres North-East of the Scottish coastline, Peterhead, and approximately 46 kilometres from the UK/Norway median line. The water depth at the proposed drill centre is approximately 91 metres LAT. Drilling is proposed at 5 locations all in close proximity to 57°27'30.053" N, 01°23'15.503" E. This is approximately 0.7 km north-west of the Montrose Bridge Linked Platform (BLP).

**Project Activities:** NEO NEXT+ propose the drilling of up to five production wells from a single subsea drill centre, and installation of subsea infrastructure to support tie-back of the wells to the existing Montrose Bridge Linked Platform (BLP), including: an 8" production flowline, 3" gas lift flowline, and an Electro-Chemical-Hydraulic Control umbilical for well control between the BLP and the manifold. Further, installation of a manifold, drilling template, if used, Xmas trees and wellhead protection structures and associated spools and umbilical jumpers between each production well and the manifold. The project also requires modification to the facilities at Montrose BLP: one individual modular structure to receive the development production.

The Montrose Alpha Platform comprises two component platforms processing hydrocarbons from the following: The Montrose BLP: Cayley and Shaw fields, and Montrose Platform: Montrose and Wood fields. The Montrose platform also processes hydrocarbons from the Arbroath Platform: Arbroath, Arkwright, Brechin, Carnoustie and Godwin fields. Processed oil and gas from both platforms export via the Forties Pipeline System (FPS) and Central Area Transmission Systems (CATS) routes respectively.

Aspects of this development were previously consented (within the NSTA Field Development Plan Addendum (FDPA) 2012 - Talisman Energy and the associated Environmental Statement, D/4124/2011) however the Montrose Infill development was not progressed at that time. A new Environmental Impact Assessment and revised FDPA have been developed to reflect the current NEO NEXT+ Montrose Infill proposal.

Production of the infill development at the Montrose BLP platform will be via the existing topside process comprising crude separation and stabilisation, gas compression and gas lift facility, produced water discharge and export of hydrocarbons infrastructure.

Montrose BLP topside modification is expected to commence ahead of drilling completion. Drilling is anticipated commencing Q3 2027 for approximately 1 year. Following this, installation of the subsea infrastructure is anticipated Q4 2028. Well tie-in and commissioning are also anticipated Q4 2028. First oil will occur following completion of the above anticipated Q4 2028.

#### Environmental Impact Assessment and Consent Process

In accordance with the above-mentioned Regulations, the project is subject to an environmental impact assessment procedure and regulation 13 applies as the project could have a significant effect on the environment of Norway, Denmark, Netherlands, Germany and Sweden.

The OGA is responsible for deciding whether or not to grant consent for the project, but agreement to the grant of consent must be obtained from the Secretary of State for Energy Security and Net Zero ("the Secretary of State") prior to consent being granted. The Secretary of State's decision on whether to agree to the grant of consent is based on the environmental impact assessment for the project.

The range of possible decisions in response to the application of consent is:

- The Secretary of State agrees to the OGA's grant of consent following the Secretary of State's conclusion regarding the environmental effects of the project, and the OGA grants consent, so the project may proceed;
- The Secretary of State refuses to agree to the OGA's grant of consent following the Secretary of State's conclusion regarding the environmental effects of the project, so the project may not proceed; or
- The Secretary of State agrees to the OGA's grant of consent following the Secretary of State's conclusion regarding the environmental effects of the project, but the OGA does not grant consent, so the project may not proceed.

Where the Secretary of State agrees to the grant of consent, conditions that NEO NEXT+ Energy Resources UK Limited must comply with may be attached to the agreement, including environmental conditions to avoid, prevent, reduce or offset any significant adverse effects on the environment, and measures to monitor such conditions.

Notice of the decisions of the Secretary of State and OGA decisions for the project will be published at: <https://www.gov.uk/guidance/the-2020-eia-regulations#environmental-impact-assessments-eia> where information on the Secretary of State's decision to agree to or refuse to agree to the grant of consent will also be made available.

#### Access to Further Information

Copies of this notice, the summary of the project and the Environmental Statement can be viewed and downloaded at: [www.neonextplus.com/infrastructure](http://www.neonextplus.com/infrastructure) and at <https://www.gov.uk/guidance/the-2020-eia-regulations#environmental-impact-assessments-eia> Access shall remain at least three months after the date on which the Secretary of State publishes the notice under Regulation 16(1) (publication of consent decisions).

A copy of the Environmental Statement and summary of the project may also be obtained by post or email. Requests should be made by 05/07/2026 to: NEO NEXT+, 163 Holburn Street, Aberdeen, AB10 6BZ or by email to [environmentmgr@neonextplus.com](mailto:environmentmgr@neonextplus.com), or by telephone +44 (0)1224 352500.

#### Public Consultation

Representations, comments or questions relating to the project may be made to the Secretary of State by 05/07/2026. All representations should quote reference number ES/2023/006 and may be made by letter or by email to:

Business Support Team  
Oil and Gas Authority Regulator for Environment & Decommissioning  
Department for Energy Security and Net Zero  
AB1 Building  
Crimon Place  
Aberdeen  
AB10 1BJ  
OPRED@Energysecurity.gov.uk

Representations may be published on gov.uk Any responses published will be redacted to remove individuals' names and personal information. Personal data of respondents is processed as for consultation responses. For further information please see the Department for Energy Security and Net Zero privacy notice DESNZ privacy notices - GOV.UK

#### Judicial Review

A person aggrieved by the grant of consent for a project may apply to the Court for leave/permission to apply for judicial review of the relevant decision or decisions. The United Kingdom has three separate legal systems; one each for England and Wales, Scotland and Northern Ireland. The rules for any application for leave/permission to apply for judicial review may vary depending on where that application is made, but it is important to note that there are time limits for making any application and judicial review may only be available if the applicant has standing / a sufficient interest in the subject matter of the application. Further information about the process for seeking judicial review can be obtained from the Administrative Court (for England and Wales), the Court of Session (for Scotland) or the Judicial Review Office (Northern Ireland).

### The Forestry (Environmental Impact Assessment) (Scotland) Regulations 2017

An EIA Report in connection with an application for consent under the above Regulations, for Glen Dye Moor Woodland Creation at Glen Dye Moor approximately 14km southwest of Banchory on the edge of the Grampian Mountains on an area extending to 6,350 hectares, was advertised in this newspaper on 4th December 2025 in accordance with Paragraph 18 of these Regulations.

Following consultation with statutory agencies and the public, Scottish Forestry have now considered the application and the information provided in the EIA Report and have decided to grant consent subject to conditions.

Copies of the full decision can be viewed on the Current Applications for EIA Consent page of our website, or Monday to Friday, during normal office hours at:

Scottish Forestry  
Grampian Conservancy  
Portsoy Road  
Huntly  
AB54 4SJ

Telephone 0300 067 6210  
[grampian.cons@forestry.gov.scot](mailto:grampian.cons@forestry.gov.scot)

If you would like to appeal against the granting of this consent, you must make an application to the Court of Session with a copy to Steven Hutcheon, Conservator for Grampian Conservancy within 6 weeks from 30th May, the date that we published our decision.

## Public Notices

## Personal

### GOODS VEHICLE OPERATOR'S LICENCE

### DUNCAN NIALL MUNRO

### trading as D.N. MUNRO PLANT

### HIRE LTD of SEANMHIARAIN, AULT-NA-CHUINNE, GLEN-SHIEL, KYLE, IV40 8HN

### is applying to change an existing licence as follows to keep an extra 3 goods vehicles and 0 trailers at the operating centre at SEANMHIARAIN, AULT-NA-CHUINNE, GLEN-SHIEL, KYLE, IV40 8HN. Owners or occupiers of land (including buildings) near the operating centres who believe that their use or enjoyment of that land would be affected, should make written representations to the Traffic Commissioner at Quarry House, Quarry Hill, Leeds, LS2 7UE stating their reasons, within 21 days of this notice. Representations must at the same time send a copy of their representations to the applicant at the address given at the top of this notice. A Guide to Making Representations is available at: [www.gov.uk/government/publications/a-guide-to-making-representations-objections-and-complaints-goods-vehicle-operator-licensing](http://www.gov.uk/government/publications/a-guide-to-making-representations-objections-and-complaints-goods-vehicle-operator-licensing)

### Monday: 09:00 to 13:00

### Tuesday: 14:00 to 17:00

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### Thursday: 09:00 to 13:00

### Friday: 10:00 to 14:00

### Saturday: 10:00 to 13:00

### Sunday: Closed

### Monday: Closed

### Tuesday: 09:00 to 18:00

### Wednesday: 09:00 to 17:00

### Thursday: Closed

### Friday: 09:00 to 17:00

### Saturday: 10:00 to 14:00

### Sunday: Closed

### Monday: Closed

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### Thursday: Closed

### Friday: 09:00 to 17:00

### Saturday: 10:00 to 14:00

### Sunday: Closed

## SINGLE, GENUINE MALE

Aged 68, in Huntly, hoping to meet a fun loving, friendly, outgoing lady, with a big personality. I am looking to build a meaningful friendship, which could potentially lead to a relationship.

Tel: 07732 424143

## Help Wanted

## WANTED

Person with disabilities looking for a driver with their own car (does not have to be wheelchair accessible)

Tel: 07836 232817

To book your advert call  
01224 691212

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### MORVEN OFFSHORE WIND FARM LIMITED ELECTRICITY ACT 1989 MARINE AND COASTAL ACCESS ACT 2009 ELECTRICITY WORKS (ENVIRONMENTAL IMPACT ASSESSMENT) (SCOTLAND) REGULATIONS 2017 ELECTRICITY WORKS (ENVIRONMENTAL IMPACT ASSESSMENT) REGULATIONS 2007 MORVEN OFFSHORE WIND FARM LIMITED (APPLICATIONS FOR CONSENT) REGULATIONS 1990

Given that Morven Offshore Wind Farm Limited, under company 251 at Chertsey Road, Sunbury On Thames, Middlesex, United Kingdom, has applied to the Scottish Ministers for consent under section 36 of the Electricity Act 1989; and under section 65 of the Marine and Coastal Access Act 2009;

to operate Morven South Offshore Wind Array Project in the North Sea, approximately 86 km southeast of Aberdeen with a total area of 347 km<sup>2</sup>, central latitude and longitude co-ordinates 58°59'41" N 0°00' 42.42897431" W (WGS84). The installed capacity generating station would be approximately 1,500 MW comprising up to 10 generators with a maximum height of 363 metres above Lowest Water Level.

The development is subject to an environmental impact assessment ("EIA") in accordance with the Regulations listed above and is likely to have significant effects on the environment in the European Economic Area State.

Applications including plan(s) detailing the location, together with a report discussing Morven Offshore Wind Farm Limited's proposed development and presenting an analysis of the environmental effects, are available for inspection electronically, free of charge at:

Address	Opening Hours
Evan Street Stonehaven AB39 2ET	Monday, Tuesday, and Friday: 09:00 to 13:00 and 14:00 to 17:00 Wednesday: 10:00 to 13:00 and 14:00 to 17:00 Thursday: 09:00 to 13:00 and 14:00 to 19:00 Saturday: 10:00 to 13:00 Sunday: Closed
21 High Street Carnoustie DD7 6AN	Monday: 10:00 to 16:00 Tuesday: 14:00 to 20:00 Wednesday: 10:00 to 14:00 Thursday: 10:00 to 16:00 Friday: 10:00 to 16:00 Saturday: 10:00 to 13:00 Sunday: Closed
Bleachingfield Community Centre Dunbar EH42 1DX	Monday: Closed Tuesday: 09:00 to 18:00 Wednesday: 09:00 to 17:00 Thursday: Closed Friday: 09:00 to 17:00 Saturday: 10:00 to 14:00 Sunday: Closed

can also be viewed online at <https://marine.gov.scot/?q=node/23899> or [www.morvenoffshorewind.com](http://www.morvenoffshorewind.com). Copies of the EIA report may also be obtained from Morven Offshore Wind Farm Limited (email: [info@morvenoffshorewind.com](mailto:info@morvenoffshorewind.com) 5110) at a charge of £1,000 hard copy and free of charge on USB (post and packaging). Copies of a short non-technical summary are available above locations and can be requested free of charge.

Applications should be made in writing to the Scottish Ministers by email to [MarineRenewables@gov.scot](mailto:MarineRenewables@gov.scot) or by post to Marine Directorate - Licensing Operations Team, Scottish Government, 375 Victoria Road, Aberdeen, AB11 9DB, notifying the proposed development and specifying the grounds for the application, not later than 16 July 2026.

The Scottish Ministers may however consider representations received after this date. Applications should be dated and should clearly state the name (in block capitals) and postal address of those making the representation.

Applications for consent by Morven Offshore Wind Farm Limited of additional or further information (as defined in the above EIA regulations) to the Scottish Ministers should be made in a similar manner to the current application including publication on the project website. Representations relative to additional or further information should be made on the same basis as detailed above.

If the Scottish Ministers decide to exercise their discretion to do so, the Scottish Ministers may cause a Public Local Inquiry ("PLI") to be held.

For more information on the Environmental Impact Assessment and the above Regulations, please contact the Scottish Ministers at the above address or by email to [info@morvenoffshorewind.com](mailto:info@morvenoffshorewind.com) or by telephone to 01224 691212. The Scottish Ministers may also be contacted on the proposed development, with or without conditions attached; or on the proposed development.

#### Fair Processing Notice

The Scottish Government's Marine Directorate - Licensing Operations Team determine applications for marine licences under the Marine (Scotland) Act 2010 and the Marine and Coastal Access Act 2009 and section 36 consents under the Electricity Act 1989.

In the consultation process any person having an interest in the outcome of the application may make a representation to MD-LOT. The representation may contain any information, for example a name or address. This representation will only be used for the purpose of determining an application and will be stored securely in the Scottish Government's official corporate record. Representations will be shared with the relevant statutory agencies. If you are an applicant, any person or organisation acting on behalf of the applicant, any person or organisation that we consult in relation to the application, the Directorate of Planning and Environmental Appeals should the Scottish Ministers call a PLI and, where appropriate, be published online, however personal information will be removed before publication.

Further information can be found at [www.gov.scot/publications/marine-licensing-privacy-notice/](http://www.gov.scot/publications/marine-licensing-privacy-notice/) If you are unable to access this, or you have any concerns about how your personal information will be handled, contact [MarineRenewables@gov.scot](mailto:MarineRenewables@gov.scot) or Marine Directorate - Licensing Operations Team, Scottish Government, 375 Victoria Road, Aberdeen, AB11 9DB.

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