

SETT Wind Development

ELECTRICITY ACT 1989

TOWN AND COUNTRY PLANNING (SCOTLAND) ACT 1997

**THE ELECTRICITY WORKS (ENVIRONMENTAL IMPACT ASSESSMENT) (SCOTLAND)
REGULATIONS 2017; REGULATIONS 19 AND 20.**

Notice is hereby given that Additional Environmental Information (“AEI”) has been submitted to Scottish Ministers by SETT Wind Development relating to an application made in December 2018 under section 36 of the Electricity Act 1989 and for a direction under section 57(2) of the Town and Country Planning (Scotland) Act 1997 to construct and operate a wind farm with a rated capacity of more than 50 MW. The proposed development comprises up to 17 turbines, 15 with a ground to blade tip height of 149.9 metres and 2 with a ground to blade tip height of 125 metres and a battery energy storage facility. The proposal is subject to Environmental Impact Assessment.

The AEI provides the following updated environmental information to enable an assessment of the significant effects of the proposed development:

- i. Updated Landscape and Visual Cumulative Assessment;
- ii. Assessment of B729 Offsite Roadworks; and
- iii. Assessment of cumulative effects in conjunction with Lorg Grid Connection scoping layout.

The AEI comprises the following volumes: Volume 1: Written Statement; Volume 2a: Figures; Volume 2b: Landscape and Visual Visualisations; and Volume 3: Appendices.

The AEI can be viewed on the DPEA website at www.dpea.scotland.gov.uk under reference WIN-170-2005 and on the application website at <http://www.shepherdsrigwindfarm.co.uk>.

Copies of the information may be obtained from SETT Wind Development Limited (telephone: 0800 980 4299/email info@shepherdsrigwindfarm.co.uk) at a charge of £500 hard copy and free of charge while stocks last on CD.

Any person who wishes to make representation to Scottish ministers about the AEI should make them in writing **on or before 17 May 2021** (quoting reference WIN-170-2005) to Ms Liz Kerr, Planning and Environmental Appeals Division (DPEA), Ground Floor, Hadrian House, Callendar Business Park, Falkirk, FK1 1XR or by email to Liz.Kerr@gov.scot.

Written or emailed representation should be dated, clearly stating the name, full return email and postal address of those making representations. Only comments on the AEI will be

accepted and all previous representation made in respect of the application shall continue to be taken into consideration.

Any subsequent additional information which is submitted by the developer may be subjected to further public notice in this manner and representations may, at that time, be submitted by similar means.

The Scottish Ministers shall consider the application in accordance with section 36 and Schedule 8 of the Electricity Act 1989 and have caused a Public Local Inquiry ("PLI") to be held by two duly appointed Reporters who shall report to them following the inquiry. The Scottish Ministers will determine the application for consent by either consenting to it, with or without conditions attached, or by refusing the application for consent.

DPEA collect information if you take part in the planning process, use DPEA websites, send correspondence to DPEA or attend a webcast. To find out more about what information is collected, how the information is used and managed please read the DPEA's privacy notice - <https://www.gov.scot/publications/planning-and-environmental-appeals-division-privacy-notice/>.