

**Offshore Petroleum Production and Pipelines (Assessment of Environmental Effects)  
Regulations 1999 (as amended)**

**Finlaggan Field Development**

The Secretary of State for Business, Energy and Industrial Strategy has been informed that Zennor Pathway Limited has applied for consent in relation to the above Finlaggan field development located 114 miles from the east coast of Scotland, at 57° 58' 10.48" N; 00° 53' 39.10" E. In accordance with the above-mentioned Regulations, this application is accompanied by an Environmental Statement, copies of which may be inspected by appointment between 10 am and 4 pm on business days at Zennor Pathway Limited, First Floor, Hays House, Millmead, Guildford, Surrey, GU2 4HJ until close of business on 06/10/2017. Copies of the Environmental Statement may also be obtained from the address detailed above, or may be accessed via the internet at <http://www.zennorpetroleum.com>.

Interested parties have until the date specified above to make representations in relation to the submission to the Secretary of State. All representations should quote the Department's reference number (D/4201/2017) and may be made by letter or e-mail to:

Environmental Management Team  
Department for Business, Energy and Industrial Strategy  
Offshore Petroleum Regulator for Environment & Decommissioning  
AB1 Building  
Crimon Place  
Aberdeen, AB10 1BJ  
Email: [EMT@beis.gov.uk](mailto:EMT@beis.gov.uk)

Copies of representations may be made publicly available. Following receipt of all representations the Secretary of State will either agree to the grant or refusal of the consent (with or without conditions). Notice of the Secretary of State's decision will then be published in the London, Edinburgh and Belfast Gazettes, and on the GOV.UK website.

Within six weeks from the date of publication of the details of the consent or the related approval, any person aggrieved by the decision may apply to the Court. The Court may grant an order quashing the approval or the granting of consent, where it is satisfied this was done in contravention of the requirement to consider the Environmental Statement, any other relevant information or any representations received from relevant authorities or other interested parties. The court may also grant such an order where the interests of the aggrieved person have been prejudiced by a failure to comply with any other requirement of the Regulations. Pending determination of the application by an aggrieved person, the court may by interim order, stay the operation of the consent/approval.