

CORRECTION NOTICE

KNOTTINGLEY POWER PLANT ORDER 2015

SCHEDULE 4 TO THE PLANNING ACT 2008 CORRECTION OF ERRORS IN DEVELOPMENT CONSENT DECISIONS

21 July 2016

The Secretary of State received a request dated 23 March 2015 on behalf of Knottingley Power Limited for the correction of errors in the Knottingley Power Plant Order 2015 (“the Order”), under section 119 of and Schedule 4 to, the Planning Act 2008.

The Secretary of State has made the following corrections to the Order:

Article 2(1), (“Interpretation”)

The Secretary of State has amended the Order to correct the omission of the following definition, which is inserted after the definition of “compulsory acquisition notice”:

“design drawings” means the indicative AGI layout drawings, indicative generating station layout drawings, indicative overhead lines and pylons layout drawings and indicative pump house layout drawing.”

Article 2(1), (“Interpretation”) in the definition of “operational phase notice”

The Secretary of State has amended the Order to replace the reference to “Requirement 35” with a reference to “Requirement 38” to correct an error in the cross-referencing.

Schedule 1, Part 1, works No. 9 (“Authorised Development”)

The Secretary of State has amended the Order to replace “requirements” with “Requirements” to correct typographical errors.

Schedule 1, Part 2, paragraph 1 (“Interpretation”), Schedule 1, Part 2, Requirement 12(1) (“Surface and foul water drainage”), Schedule 1, Part 2, Requirement 16(1) (“Ecological management plan”), Schedule 8 (“Protective provisions”) sub- title, and Schedule 8, paragraph 15

The Secretary of State has amended the Order to replace the references to “Canal and River Trust” with references to “Canal & River Trust” to correct typographical errors.

Schedule 1, Part 2, paragraph 1 (“Interpretation”)

The Secretary of State has amended the Order in the definition of “current CCS proposal” to replace the reference to “Requirement 29” with a reference to “Requirement 30” to correct an error in the cross-referencing.

Schedule 1, Part 2, Requirement 28(3) (“Combined heat and power”)

The Secretary of State has amended the Order to replace “Plant” with “plant” to correct a typographical error.

Schedule 1, Part 2, Requirement 28(4) (“Combined heat and power”)

The Secretary of State has amended the Order to add after the word “scheme” a single inverted comma, and before the word “should”, to delete an inverted comma to correct typographical errors.

Schedule 1, Part 2, Requirement 34 (1) (“Approved details”)

The Secretary of State has amended the Order to replace the reference to “article 37” with “article 35” to correct an error in the cross-referencing.

Schedule 7, paragraph 1(1) (“Procedure for Discharge of Requirements”)

The Secretary of State has amended the Order to replace “requirement” with “Requirement” to correct a typographical error.

Schedule 7, paragraph 2(2) (“Procedure for Discharge of Requirements”)

The Secretary of State has amended the Order to replace the first reference to “requirement” with “Requirement” to correct a typographical error. This amendment does not apply to the reference “requirement consultee” in Schedule 7, paragraph 2(2), which is a defined term in Schedule 7(5) of the Order.

Schedule 7, paragraph 2(3) (“Procedure for Discharge of Requirements”)

The Secretary of State has amended the Order to replace the first reference to “requirement” with “Requirement” to correct a typographical error.

Schedule 7, paragraph 3(1) (“Procedure for Discharge of Requirements”)

The Secretary of State has amended the Order to replace “requirement” with “Requirement” to correct a typographical error.

Schedule 7, paragraph 4(1)(a) (“Procedure for Discharge of Requirements”)

The Secretary of State has amended the Order to replace “requirement” with “Requirement” to correct a typographical error.

Schedule 7, paragraph 5 (“Procedure for Discharge of Requirements”) in the definition of “requirement consultee”

The Secretary of State has amended the Order to replace the second and third references to “requirement” with “Requirement” to correct typographical errors.

The validity of the Secretary of State’s decision to make these above corrections may be challenged by making an Application to the Planning Court for leave to seek a judicial review. Such an Application must be made as soon as possible and in any event not later than 6 weeks from the date when the Order is published. Parties seeking further information as to how to proceed should seek independent legal advice from a solicitor or legal adviser, or alternatively may contact the Administrative Court at the Royal Courts of Justice, Strand, London WC2A 2LL, General Enquiries 020 7947 665.