

SCHEDULE

Article 2

Table

<i>Where the correction is to be made</i>	<i>How the correction is to be made</i>	<i>Text to be substituted, inserted or omitted</i>
Article 2 (Interpretation)	Omit	Definition of “book of reference”
Article 2 (Interpretation)	Omit	Definition of “land plans”
Article 30(1) (Certification of plans etc)	Omit	Article 30(1)(a)
Article 30(1) (Certification of plans etc)	Omit	Article 30(1)(b)
Schedule 1, Part 2, Requirements	For paragraph 20(11)(c), substitute	“(c) the authorised project is to be taken as “to be abandoned” where following commencement of development but prior to the commencement of generation, the undertaker knows that no construction work will be carried out within the next calendar year”
Schedule 1, Part 2, Requirements	Omit	Paragraph 21(2)(a)
Schedule 1, Part 2, Requirements	In paragraph 21(3), following “of the environmental statement”, insert	“Where access is given by the landowner and any tenant in occupation at the time, surveys for the authorised development are required. The Undertaker will include the existing bomb store identified in chapter 11 of the environmental statement within the pre-commencement survey and the watching brief forming part of the archaeological compensation and enhancement strategy”
Schedule 6, Part 2, Protection for Dwr Cymru Cyfyngedig (DCC)	For paragraph 3(1), substitute	“(1) Regardless of any provision in this Order the undertaker is not to acquire any DCC apparatus or its accessories or override or extinguish any easement or other interest of DCC or acquire any land or other interest of DCC or create any new rights over the same otherwise than by agreement

		with DCC in accordance with the provisions of this Schedule.”
--	--	---

EXPLANATORY NOTE

(This note is not part of the Order)

This Order corrects errors and omissions in the Glyn Rhonwy Pumped Storage Generating Station Order 2017, a development consent order made under the Planning Act 2008, following a request under paragraph 1(5)(a) of Schedule 4 to that Act. The amendments correct minor errors and remove incorrect references to the “book of reference” and “land plans” that are unnecessary given the exclusion of compulsory purchase provisions from the Order as made.