

CORRECTION NOTICE

THE REINFORCEMENT TO THE NORTH SHROPSHIRE ELECTRICITY DISTRIBUTION NETWORK ORDER 2020 (“the Order”):

SECTION 119 AND SCHEDULE 4 TO THE PLANNING ACT 2008 CORRECTION OF ERRORS IN DEVELOPMENT CONSENT DECISIONS

30 September 2020

The Secretary of State received a request on 1 May 2020 from SP Energy Networks on behalf of SP Manweb plc (“the Applicant”) for the correction of errors in The North Shropshire Electricity Distribution Network Order 2020 (“the Order”) under Schedule 4 to the Planning Act 2008.

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

Article 26(1)(c) and Article 26(4) (Temporary use of land for carrying out the authorised development)

The Secretary of State has amended Article 26(1)(c) and Article 26(4), to insert the words “and permanent works”.

The Secretary of State’s rationale:

The Applicant having clarified the original inclusion of the reference to permanent works in this article, including to ensure the extent of land over which compulsory rights are exercised is minimised, the original references in Article 26(1)(c) and Article 26(4) have been reinstated.

Schedule 2 Requirements

Requirement 9(3) (Construction environmental management plan)

The Secretary of State has amended Requirement 9 of Schedule 2 by inserting at the end of the second sub-paragraph: “(3) The authorised development must be carried out in accordance with the detailed construction environmental management plan.”

The Secretary of State’s rationale

To correct a typographical error. This correction would have the effect of presenting the Order in the manner it was submitted and considered throughout the Examination.

Requirement 10 (Construction environmental management plan)

The Secretary of State has deleted the heading “The authorised development must be carried out in accordance with the detailed construction environmental management plan. Approved plans and amendments to approved plans” and replaced this with a new heading “Approved plans and amendments to approved plans”.

The Secretary of State’s rationale

To correct a typographical error. This correction would have the effect of presenting the Order in the manner it was submitted and considered throughout the Examination.

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 day after the Correction 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 0207947 665