

40.— Certification of plans, etc.

(1) The undertaker must, as soon as practicable after the making of this Order, submit to the Secretary of State copies of—

- (a) the land plans (Document Reference No. 2.2, dated January 2016) which are listed in full in Schedule 10 (documents subject to certification);
- (b) the works plans which are listed in full in Schedule 10 (documents subject to certification);
- (c) the rights of way and access plans (Document Reference No. 2.4, dated March 2015);
- (d) the engineering drawings and sections which are listed in full in Schedule 12 (engineering drawings, sections and other information);
- (e) the book of reference (Document Reference No. 4.3, dated January 2016);
- (f) the environmental statement (Document Reference No. 6.1, dated March 2015);
- (g) the outline environmental management plan (Document Reference No. 6.3/4.2, dated March 2015);
- (h) the outline construction environmental management plan (Document Reference No. 6.3/4.2, dated March 2016);
- (i) the engineering and design report (Document Reference No. 7.3, dated April 2022);
- (j) the environmental masterplan, , which is listed in full in Schedule 12 (engineering drawings, sections and other information);
- (k) the drainage strategy report (Document Reference No. 7.5, dated January 2016);
- (l) the replacement land plan (Document Reference 514451-MUH-ML-ZZ-SK-LR-301458, dated March 2015); and
- (m) the flood risk assessment (Document Reference No. 5.3, dated February 2016),

for certification that they are true copies of the plans or documents referred to in this Order.

(2) A plan or document so certified is admissible in any proceedings as evidence of the contents of the document of which it is a copy.