#### STATUTORY INSTRUMENTS

## 2016 No. 736

## INFRASTRUCTURE PLANNING

# The Progress Power (Gas Fired Power Station) (Correction) Order 2016

 Made
 11th July 2016

 Coming into force
 12th July 2016

The Progress Power (Gas Fired Power Station) Order 2015(1), which granted development consent within the meaning of the Planning Act 2008 ("the Act")(2), contains correctable errors within the meaning of the Act(3).

Before the end of the relevant period, as defined in paragraph 1(6)(a) of Schedule 4 to the Act, the Secretary of State received a written request from the applicant(4) for the correction of errors and omissions in the Progress Power (Gas Fired Power Station) Order 2015 under paragraph 1 (5)(a) of Schedule 4 to the Act.

The Secretary of State has informed Mid-Suffolk District Council and Suffolk County Council, the local planning authorities for the area in which the land to which the Progress Power (Gas Fired Power Station) Order 2015 relates is situated, that the request has been received and the statement issued, in accordance with paragraph 1(7) of Schedule 4 to the Act.

The Secretary of State, in exercise of the powers conferred by paragraph 1(4) and (8) of Schedule 4 to the Act, makes the following Order—

#### Citation and commencement

1. This Order may be cited as the Progress Power (Gas Fired Power Station) (Correction) Order 2016 and comes into force on 12th July 2016.

#### **Corrections**

- **2.**—(1) The Progress Power (Gas Fired Power Station) Order 2015 is to be corrected as provided for in the table in the Schedule, where—
  - (a) the first column sets out where the correction is to be made;
  - (b) the second column sets out how the correction is to be made; and

<sup>(1)</sup> S.I. 2015/1570.

<sup>(2) 2008</sup> c.29. Part 4 was amended by Schedule 13 to the Localism Act 2011 (c.20).

<sup>(3)</sup> As provided for in Schedule 4 to the Act.

<sup>(4)</sup> As defined in paragraph 4 of Schedule 4 to the Act.

(c) the third column sets out the text to be substituted, inserted or omitted.

Signed by the authority of the Secretary of State for Energy and Climate Change

Giles Scott
Head of Energy Infrastructure Planning and Coal
Liabilities
Department of Energy and Climate Change

11th July 2016

### SCHEDULE

Article 2

Provision	How correction is to be made	Text to be submitted, inserted or omitted
Schedule 1, Work No. 7	After the word "Schedule", insert	A comma
	After the word "Requirements", insert	A comma and the word "and"
Article 6(1)	For paragraph (1), substitute	"(1) The provisions of this Order shall have effect solely for the benefit of the undertaker, except—
		(a) in respect of Work No. 3 and Work No. 5, the provisions of this Order shall have effect for the benefit of the undertaker and the National Grid; and
		(b) in respect of Work No. 7, the provisions of this Order shall have effect for the benefit of the undertaker and the highway authority"
Schedule 1, Work No. 1	After the word "gross", insert	"rated"
Schedule 1, Work No. 7	After the word "Schedule", insert	A comma
	After the word "Requirements", insert	A comma and the word "and"
Schedule 2, Requirement 3(3), Detailed Design, in Table 2, in column 2 of the row beginning "Sealing end compound" (part of numbered Work 5)	For "12", substitute	"12.5"
Schedule 2, Requirement 3(3) in Table 2, in column 2 of the row beginning "Substation: (gas insulated substation)- "(maximum compound	For "12", substitute	"12.5"

Provision	How correction is to be made	Text to be submitted, inserted or omitted
size)" (part of numbered Work 5)		
Schedule 2, Requirement 3(3), in Table 2, in column 2 of the row beginning "Substation: (gas insulated substation)- "(indoor switchgear hall)" (part of numbered Work 5)	For "12", substitute	"12.5"
Schedule 2, Requirement 5(2)	For "regulation 4", substitute	"Requirement 4"

#### **EXPLANATORY NOTE**

(This note is not part of the Order)

This Order corrects errors and omissions identified in the Progress Power (Gas Fired Power Station) Order 2015, a development consent order made under the Planning Act 2008, following a written request from the applicant under paragraph 1(5)(a) of Schedule 4 to that Act.