



CORRECTION NOTICE
THE TILLBRIDGE SOLAR ORDER 2025
SCHEDULE 4 TO THE PLANNING ACT 2008
CORRECTION OF ERRORS IN DEVELOPMENT CONSENT ORDER

DATE: 29 APRIL 2026

The Secretary of State received a request dated 25 November 2025 on behalf of Tillbridge Solar Limited (“the Applicant”) for the correction of errors in the Tillbridge Solar Order 2025 (“the Order”), under Schedule 4 to the Planning Act 2008.

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

Corrections to the Articles:

1. Part 1 (Preliminary), Article 2(1) – definition of “archaeological mitigation strategy”

Correction requested by the Applicant: Remove “including Part 1 and Part 2”.

Secretary of State’s rationale: Correction to remove reference to parts that are not within the document.

2. Part 1 (Preliminary), Article 2(1) – definition of “framework landscape and ecological management plan”

Correction requested by the Applicant: Substitute “of” with “for”.

Secretary of State’s rationale: Correction of a typographical error.

3. Part 1 (Preliminary), Article 2(1) – definition of “maintain”.

Correction requested by the Applicant: Substitute “, to the extent assessed in the environmental statement” with “of”.

Secretary of State’s rationale: Correction to avoid unnecessary duplication with Article 5 of the Order ‘Power to maintain the authorised development’.

4. Part 1 (Preliminary), Article 2(1) – definition of “Order land”

Correction requested by the Applicant: Remove duplicative “to be”.

Secretary of State’s rationale: Correction of a typographical error.

5. Part 1 (Preliminary), Article 2(5)

Correction requested by the Applicant: Remove duplicative “and”.

Secretary of State’s rationale: Correction of a typographical error.

6. Part 4 (Supplemental Powers), Article 19(6)

Correction requested by the Applicant: Insert “of” after “the question”.

Secretary of State’s rationale: Correction of a typographical error.

7. Part 5 (Powers of Acquisition), Article 28(2)

Correction requested by the Applicant: Insert “)” after “order”.

Secretary of State’s rationale: Correction of a typographical error. The Secretary of State has accepted the request in principle but has instead inserted “)” between “order” and “ ”.

Corrections to the Schedules:

8. Schedule 1 (Authorised Development), paragraph 1 – definition of equipment storage

Correction requested by the Applicant: Substitute “2” in “1,200m²”, with “1,200m²”.

Secretary of State’s rationale: Correction of a typographical error.

9. Schedule 1 (Authorised Development), paragraph 1 – definition of Solar Station

Correction requested by the Applicant: Substitute “this” with “thick”.

Secretary of State’s rationale: Correction of a typographical error.

10. Schedule 1 (Authorised Development), paragraph 2(2) – Work No. 9(f) – areas of habitat management and protection including —

Correction requested by the Applicant: Insert “,” after “fencing” and after “gates” in “(f) fencing gates boundary treatment and other means of enclosure.”

Secretary of State’s rationale: Correction of a typographical error.

11. Schedule 1 (Authorised Development), paragraph 2(2) – Work No. 10(a)(i) – works to facilitate access to Work No. 1 to 9 including —

Correction requested by the Applicant: Remove “r” in “alternation”.

Secretary of State’s rationale: Correction of a typographical error.

12. Schedule 1 (Authorised Development), 2(2) – Work No. 11(b) – sensitive archaeological site protection and management including—

Correction requested by the Applicant: Insert “,” after “fencing” and after “gates” in “(b) fencing gates boundary treatment and other means of enclosure.”

Secretary of State's rationale: Correction of a typographical error.

13. Schedule 6 (Streets and Public Rights of Way), Part 1 (table row 20)

Correction requested by the Applicant: Substitute second "o" with "a" in "Cottom".

Secretary of State's rationale: Correction of a typographical error.

14. Schedule 13 (Documents and Plans to Be Certified) (table row 41)

Correction requested by the Applicant: Insert "s" after "e" in "Closet".

Secretary of State's rationale: Correction of a typographical error.

15. Schedule 15 (Protective Provisions), Part 18 – paragraph 280

Correction requested by the Applicant: "No acquisition except by agreement." Move this text from paragraph 280 to above paragraph 281 as a bold heading.

Secretary of State's rationale: Correction of a formatting error accepted in part. The Secretary of State accepts the deletion of text from paragraph 280 but does not accept the request to insert this text as a new heading above paragraph 281, as this is inert material that has no bearing on the meaning or interpretation of the Order.

16. Schedule 16 (Procedure for Discharge of Requirements) – paragraph 5(1)

Correction requested by the Applicant: Remove duplicative "not listed in".

Secretary of State's rationale: Correction of a typographical error.

Corrections which the Secretary of State has not made:

Corrections to the Articles

17. Article 22(3)

Correction requested by the Applicant: After "sub-paragraph (1)" insert the following text: "save that if an application is made under section 118 of the 2008 Act (legal challenges relating to applications for orders granting development consent) the applicable period is to be extended by —

(a) a period equivalent to the period beginning on the day the application is made and ending on the day it is withdrawn or finally determined; or

(b) if shorter, one year."

Secretary of State's rationale: The judicial review period has ended. Therefore the additional text is not necessary or applicable.

18. Part 6 (Miscellaneous and General), Article 39(5)

Correction requested by the Applicant: Substitute “p” in “part 1” and “part 2” with “P”.

Secretary of State’s rationale: The request is not necessary as it is not required to provide clarification of the Order.

Corrections to the Schedules

19. Schedule 6 (Streets and Public Rights of Way), Part 1 (table row 16)

Correction requested by the Applicant: **Substitute “s” with “S”** in “High street”.

Secretary of State’s rationale: The request is not necessary as it is not required to provide clarification of the Order.

20. Schedule 15 (Protective Provisions), Part 10 – paragraph 112(3)(b)

Correction requested by the Applicant: Insert “-“ between “sub” and “paragraph” before “(1)”.

Secretary of State’s rationale: The request is not necessary as it is not required to provide clarification of the Order.

21. Schedule 16 (Procedure for Discharge of Requirements) – paragraph 5(2)

Correction requested by the Applicant: Insert “-“ between “sub” and “paragraph” before “(2)(a),”.

Secretary of State’s rationale: The request is not necessary as it is not required to provide clarification of the Order.