

Delegated Powers and Law Reform Committee

Rt Hon Grant Shapps MP Secretary of State for Transport *By email* T1.01 Chamber Office EDINBURGH EH99 1SP

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4 April 2022

Dear Secretary of State

At the meeting of the Scottish Parliament's Delegated Powers and Law Reform Committee on 29 March, the Committee considered the delegated powers relevant to Scotland in the <u>High Speed Rail (Crewe Manchester) Bill</u> as referred to in the <u>Legislative Consent Memorandum</u> ("the LCM") lodged by the Scottish Government with the Scottish Parliament on 7 February 2022.

The Committee noted that the following powers to make regulations and rules by statutory instrument are exercised by the Secretary of State in consultation with the Scottish Ministers —

- schedule 5 Paragraph 15 (as modified by Schedule 33) Designation of trunk or special roads;
- clause 18 (deemed planning permission) and Schedule 17 Paragraph 17 and 24(6) (as modified by Schedule 33) - Power to make provision about fees relating to requests for approval and appeals in connection with the payment of fees by means of a cheque;
- clause 18 (deemed planning permission) and Schedule 17 Paragraph 24 to 27 (as modified by Schedule 33) – Powers relating to modification of the appeals procedure;
- clause 58 Power to make rules about the provision of arbitration of the Bill; and
- clause 22(1) and 22(2) and Schedules 18 and 19 (as modified by Schedule 33) Power to disapply provisions related to listed buildings and ancient monuments.

These powers are exercisable in relation to matters within the legislative competence of the Scottish Parliament.

The Committee would therefore be grateful if you could explain the UK Government's reasons why it is considered appropriate that they are exercised in consultation with Scottish Ministers, but without a statutory requirement to obtain the Scottish Ministers' consent. As part of your response, the Committee would welcome specific details on what 'in consultation with Scottish Ministers' will mean in practice.

The Committee also noted the following powers to make regulations are exercised by the Secretary of State, but that there is no requirement to consult Scottish Ministers—

- Clause 18 (deemed planning permission) and Schedule 17 Paragraph 13 (as modified by Schedule 33) Power to specify qualifying authority;
- Clause 19 (as modified by Schedule 33) Power to extend the time limit of deemed planning permission; and
- Clause 22(1) and 22(2) and Schedules 18 and 19 (as modified by Schedule 33) Power to disapply provisions related to listed buildings and ancient monuments.

These powers are exercisable in relation to matters within the legislative competence of the Scottish Parliament.

The Committee would therefore be grateful if you could explain why it is considered appropriate that these powers are exercised without a requirement for consultation with or consent from the Scottish Ministers?

I would be grateful if you were able to provide a response to these question by **Wednesday, 20 April 2022**.

I am writing in similar terms to the Scottish Government and copying this letter to the Scottish Parliament's Net Zero, Energy and Transport Committee.

Yours sincerely

Stuart McMillan MSP Convener of the Delegated Powers and Law Reform Committee