

---

STATUTORY INSTRUMENTS

---

**2015 No. 534**

**The Renewable Transport Fuel  
Obligations (Amendment) Order 2015**

**Amendment of article 4 (the renewable transport fuel obligation)**

- 4.—(1) After article 4(8)(c) omit “and”.
- (2) After article 4(8)(d) insert—
- “; and
- (e) to the extent that the eligible oil is hydrotreated vegetable oil derived from relevant feedstocks and thermochemically treated with hydrogen derived from a non-biological origin, S is deemed to be 100% in respect of that portion of the eligible oil.”.
- (3) For article 4(9) substitute—
- “(9) For the purposes of this article—
- (a) except where sub-paragraph (b) or (c) applies, one kilogram of gaseous relevant hydrocarbon oil must be treated as equivalent to one litre of relevant hydrocarbon oil;
- (b) where the gaseous relevant hydrocarbon oil is biomethane, one kilogram of that oil must be treated as equivalent to 1.90 litres of liquid relevant hydrocarbon oil; and
- (c) where the gaseous relevant hydrocarbon oil is either biobutane or biopropane (or a combination of both biobutane and biopropane), one kilogram of that oil must be treated as equivalent to 1.75 litres of liquid relevant hydrocarbon oil.”.