STATUTORY INSTRUMENTS

2018 No. 610

ENERGY

The Domestic Renewable Heat Incentive Scheme (Amendment) Regulations 2018

Made - - - - 21st May 2018

Coming into force in accordance with regulation 1

THE DOMESTIC RENEWABLE HEAT INCENTIVE SCHEME (AMENDMENT) REGULATIONS 2018

- 1. Citation and commencement
- 2. Amendments to the Domestic Renewable Heat Incentive Scheme Regulations 2014
- 3. Amendments to regulation 2 (interpretation)
- 4. Amendments to regulation 5 (requirements for heat pumps)
- 5. Amendments to regulation 10 (requirements regarding funding of plants)
- 6. Amendments to regulation 14 (metering requirements)
- 7. Amendments to regulation 17 (accreditation applications)
- 8. Amendments to regulation 21 (accreditation)
- 9. Amendments to regulation 22 (rejection of accreditation applications)
- 10. Insertion of Part 3A (Investors)
- 11. Amendment to regulation 25 (authorisation)
- 12. Amendments to regulation 26 (duty to make RHI payments)
- 13. Amendments to regulation 36 (calculation of initial tariffs: calculation of B)
- 14. Amendment to regulation 39 (ongoing obligations: general)
- 15. Amendments to regulation 40 (ongoing obligations: changes affecting accredited domestic plants)
- 16. Amendments to regulation 41 (ongoing obligations: annual declarations)
- 17. Insertion of Part 7A (ongoing obligations for RIs)
- 18. Amendments to regulation 45 (review of accreditation following notification of a change in circumstances)
- 19. Amendments to regulation 46 (changes affecting whether accredited domestic plants must be metered)
- 20. Amendments to regulation 48 (changes in ownership of accredited domestic plants)
- 21. Amendments to regulation 49 (additional payments where a registered metering and monitoring agreement relates to an accredited domestic plant)

Status: This is the original version (as it was originally made). This item of legislation is currently only available in its original format.

- 22. Amendment to regulation 53 (exceptions to duty to give registration)
- 23. Insertion of regulation 54A (power to withhold MM payments during investigation) and regulation 54B (power to withhold MM payments in the case of non-compliance)
- 24. Amendments to regulation 55 (withdrawal of registration)
- 25. Amendments to regulation 57 (power to withhold RHI payments during investigation)
- 26. Power to investigate an RI's status and withhold RHI payments
- 27. Amendments to regulation 58 (power to withhold RHI payments in the case of non-compliance)
- 28. Amendment to regulation 59 (revocation of accreditation)
- 29. Revocation of investor registration
- 30. Amendments to regulation 60 (overpayment notices and offsetting)
- 31. Amendments to regulation 61 (revocation of sanctions)
- 32. Amendments to regulation 62 (right of review)
- 33. Amendments to regulation 65 (provision of information to the Authority)
- 34. Amendment to regulation 66 (reliance on declarations and other information available to the Authority)
- 35. Amendment to regulation 67 (duty to maintain a central register)
- 36. Amendment to regulation 68 (duty to publish guidance)
- 37. Amendment to regulation 69 (duty to report to the Secretary of State)
- 38. Amendment to regulation 70 (duty to provide additional information to the Secretary of State)
- 39. Amendment to Part 1 of Schedule 4 (information required from all applicants making an accreditation application)
- 40. Information required from all investors making an investor application
- 41. Amendment to Schedule 6 (expenditure for individual technologies)
- 42. Amendment to Schedule 7 (requirements for metering and monitoring agreements)

Signature

Explanatory Note