DRAFT STATUTORY RULES OF NORTHERN IRELAND

2013 No.

ELECTRICITY

The Renewables Obligation (Amendment) Order (Northern Ireland) 2013

THE RENEWABLES OBLIGATION (AMENDMENT) ORDER (NORTHERN IRELAND) 2013

- 1. Citation, commencement, extent and interpretation
- 2. Amendments to Article 2 of the 2009 Order (interpretation)
- 3. Amendment to Article 4 (biomass and fuels which are to be treated as biomass)
- 4. Amendments to Article 13 (further provision in relation to the production of renewables obligation certificates)
- 5. Amendment to Article 15 (when electricity is to be regarded as supplied to customers in Northern Ireland)
- 6. Amendments to Article 18A (generating stations accredited for longer than 20 years)
- 7. Amendments to Article 21 (circumstances in which no NIROCs are to be issued in respect of electricity generated from renewable sources)
- 8. Amendment to Article 22 (NIROCs to be issued by Authority in respect of a generating station's renewable output)
- Renumber Article 22A (circumstances in which no NIROCs are to be issued in respect of electricity generated from bioliquid) as Article 21A
- 10. Renumber Article 22B (common agricultural requirements) as Article 21B
- 11. Amendments to Article 23 (calculating a generating station's renewable output)
- 12. Amendments to Article 24 (renewable output of a qualifying combined heat and power generating station)
- 13. Amendment to Article 25 (the amount of electricity to be stated in each NIROC)
- 14. Substitution of Article 26 (qualifying combined heat and power generating stations)
- 15. Co-firing

- 16. Amendment to Article 27 (microgenerators and qualifying new small scale generators)
- 17. For Article 27(3) of the 2009)Order substitute—
- 18. Amendment to Article 27A (Qualifying new onshore wind stations and qualifying new solar photovoltaic stations)
- 19. Amendment to Article 27B (Qualifying new hydro stations)
- 20. Amendments to Article 28 (generating stations which were accredited as at 11th July 2006)
- 21. Wave and tidal stream generating stations
- 22. Amendments to Article 29 (generating stations which were accredited, or held preliminary accreditation, as at 31st March 2009)
- 23. Amendment to Article 30 (generating stations in respect of which a statutory grant has been awarded)
- 24. Amendments to Article 31 (review of banding provisions)
- 25. Amendment to Article 34 (general criteria for the issue of NIROCs)
- 26. Amendments to Article 46 (information to be provided to the Authority where electricity is generated from biomass or fossil derived bioliquid)
- 27. Amendments to Article 46A (bioliquid sustainability audit report)
- 28. Registration as a grace period generating station
- 29. Amendment to Article 52 (modification of this Order in relation to microgenerators in certain circumstances)
- 30. The 2009 Order: Schedule 1
- 31. Amendments to Part 1 of Schedule 2 (interpretation)
- 32. Substitution of Part 2 of Schedule 2 (amount of electricity to be stated in NIROCs generally)
- 33. Amount of electricity to be stated in NIROCs issued for electricity generated using 2013/14 capacity, 2014/15 capacity, 2015/16 capacity or post-2016 capacity
- 34. Transitionals
 Signature
 Explanatory Note