SCHEDULE 1

Supplies and emissions

SECTION 4

Deductions from supplies

Deductions from supplies

- **12.**—(1) This section provides for deductions in calculating the amount of a supply of electricity, gas or fuel under section 1, 2 or 3 of this Schedule.
 - (2) The deductions apply only where provided under this Order.

Unconsumed supply

- 13.—(1) Sub-paragraph (3) applies where A does not consume for its own use some or all of the supply to it of electricity, gas or fuel.
 - (2) The amount not consumed by A is "unconsumed supply".
 - (3) Subject to paragraph 14, A is not supplied with the unconsumed supply.

Occupation of premises

- **14.**—(1) Sub-paragraph (2) applies where—
 - (a) A has an unconsumed supply; and
 - (b) that unconsumed supply is consumed by a person ("B") in respect of premises which B occupies with the permission of A.
- (2) Paragraph 13(3) does not apply to an unconsumed supply to which sub-paragraph (1) applies.

Consumption outside the United Kingdom

15. A is not supplied with electricity, gas or fuel to the extent that supply is consumed by A outside the United Kingdom.

Domestic accommodation

- 16.—(1) Subject to sub-paragraph (2), A is not supplied with electricity, gas or fuel—
 - (a) to the extent that supply is consumed by A for the purposes of domestic accommodation;
 - (b) where the conditions in sub-paragraph (4) are satisfied concerning that accommodation.
- (2) A is supplied with electricity, gas or fuel in respect of common areas described in sub-paragraph (5)(b) where a decision has been made under sub-paragraph (6) that those common areas are not part of the domestic accommodation.
- (3) "Domestic accommodation" means premises or that part of premises intended to be used as a person's permanent home.
 - (4) The conditions referred to in sub-paragraph (1)—
 - (a) the accommodation is not provided in relation to a person's education, employment or service; and

- (b) no services are provided for the care of a person in residence in that accommodation by the person to whom the supply of electricity, gas or fuel is made.
- (5) Where common areas of premises are used in relation to domestic accommodation and the premises are used—
 - (a) solely for domestic accommodation; or
 - (b) partly for domestic accommodation,

the common areas are part of that accommodation.

- (6) A may decide that the common areas where sub-paragraph (5)(b) applies are not part of the domestic accommodation.
 - (7) A decision made under sub-paragraph (6)—
 - (a) may be made in respect of—
 - (i) the supply in the qualification year of a phase and where so made, applies to the phase;
 - (ii) a phase where it was not made in respect of the qualification year, where such a decision is made on or before the participant submits its footprint report;
 - (b) must not be altered during the phase.

Caravan sites: accommodation

17.—(1) A is not supplied with electricity, gas or fuel to the extent that supply is consumed by A directly for the purposes of accommodation at a caravan site.

- (2) "Caravan site" means—
 - (a) in England and Wales and Scotland, a caravan site within the meaning of section 1(4) of the Caravan Sites and Control of Development Act 1960(1) which is in accordance with Part 1 of that Act—
 - (i) licensed;
 - (ii) exempt from requiring a licence; or
 - (iii) provided by a local authority as defined by that Part;
 - (b) in England and Wales, land licensed under section 269 of the Public Health Act 1936(2) for use as a site for a moveable dwelling within the meaning of that section;
 - (c) in Northern Ireland, a caravan site within the meaning of section 1(4) of the Caravans Act (Northern Ireland) 1963(3) which is—
 - (i) licensed in accordance with section 1(1) of that Act;
 - (ii) exempt from requiring a licence under section 2 of that Act;
 - (iii) provided by a district council as defined by section 21 of that Act(4); or
 - (iv) provided by the Northern Ireland Housing Executive pursuant to Article 28A of the Housing (Northern Ireland) Order 1981(5).

^{(1) 1960} c. 62

 ¹⁹³⁶ c. 49. Section 269 was amended by sections 30(1) and 48(1) of and Schedule 4 to the Caravan Sites and Control of Development Act 1960 (c. 62). There are other amendments to section 269 which are not relevant.

⁽**3**) 1963 c. 17.

⁽⁴⁾ Section 21 was amended by S.R. (NI) 1973 No 285.

⁽⁵⁾ S.I. 1981/156 (N.I. 3). Article 28A was inserted by S.I. 2003/412 (N.I. 2).

Emergency and temporary accommodation

- **18.**—(1) Where A is a housing body, A is not supplied with electricity, gas or fuel to the extent the supply is consumed by A for the purposes of emergency or temporary accommodation.
 - (2) In sub-paragraph (1)—
 - (a) "emergency or temporary accommodation" means accommodation provided in discharge of a duty on the housing body under—
 - (i) in England and Wales, Part VII of the Housing Act 1996(6);
 - (ii) in Scotland, Part II of the Housing (Scotland) Act 1987(7);
 - (iii) in Northern Ireland, Part II of the Housing (Northern Ireland) Order 1988(8);
 - (b) "housing body" means—
 - (i) in England and Wales, a local housing authority within the meaning of Part VII of the Housing Act 1996;
 - (ii) in Scotland, a local authority within the meaning of Part II of the Housing (Scotland) Act 1987;
 - (iii) in Northern Ireland, the Northern Ireland Housing Executive.

Transport consumption

- **19.**—(1) Subject to sub-paragraph (2), A is not supplied with electricity, gas or fuel to the extent that supply is consumed by A for the purposes of transport ("transport consumption").
- (2) A is supplied with an un-metered electricity or gas transport supply where a decision has been made that such a supply is not consumed for the purposes of transport under paragraph 20 or 21.

Un-metered transport supply: electricity

- **20.**—(1) Sub-paragraph (2) applies where—
 - (a) A has consumed a supply of electricity for the purposes of transport; and
 - (b) part of that supply so consumed was not measured by a meter of any sort ("un-metered electricity transport supply").
- (2) Where this sub-paragraph applies, A may decide that un-metered electricity transport supply is not consumed for the purposes of transport.
 - (3) A decision made under sub-paragraph (2)—
 - (a) may be made in respect of—
 - (i) qualifying electricity in the qualification year of a phase and where so made, applies also to supplies of electricity during the phase;
 - (ii) a phase where it was not made in respect of the qualification year, where such a decision is made on or before the participant submits its footprint report;
 - (b) must not be altered during the phase.

Un-metered transport supply: gas

21.—(1) Sub-paragraph (2) applies where—

^{(6) 1996} c. 52. Part VII is subject to various amendments under Schedule 1 to the Homelessness Act 2002 (c. 7).

^{(7) 1987} c. 26. Part II is subject to various amendments under section 3 of and Schedule 10 to the Housing (Scotland) Act 2001 (asp. 10) and section 25 is amended by section 1 of the Homelessness etc (Scotland) Act 2003 (asp. 10).

⁽⁸⁾ S.I. 1988/1990 (N.I. 23). Part II is subject to various amendments under chapter IV of the Housing (Northern Ireland) Order 2003 (S.I. 2003/412 (N.I. 2)).

- (a) A has consumed gas for the purposes of transport; and
- (b) part of that supply so consumed was not measured by a meter of any sort ("un-metered gas transport supply").
- (2) Where this sub-paragraph applies, A may decide that un-metered gas transport supply during a phase is not consumed for the purposes of transport.
 - (3) A decision made under sub-paragraph (2)—
 - (a) may be made in respect of a phase where such a decision is made on or before the participant submits its footprint report;
 - (b) must not be altered during the phase.

Purposes of transport

- **22.**—(1) In paragraph 19, electricity, gas or fuel is consumed for the purposes of transport where it is used—
 - (a) by a road going vehicle, a vessel, an aircraft or a train; or
 - (b) in relation to railways, for network services except where electricity, gas or fuel is used to provide power, heat or light to a building.
 - (2) The following definitions have effect for the purposes of sub-paragraph (1)—
 - "aircraft" means a self-propelled machine that can move through the air other than against the earth's surface;
 - "network services" has the same meaning it has in section 82 of the Railways Act 1993(9) but as if section 82(3)(h) of that Act did not apply;
 - "road going vehicle" means any vehicle—
 - (a) in respect of which a vehicle licence is required under the Vehicle Excise and Registration Act 1994(10);
 - (b) which is an exempt vehicle under that Act; or
 - (c) which is required to display a certificate of Crown exemption under regulation 31 of the Road Vehicles (Registration and Licensing) Regulations 2002(11);
 - "train" has the same meaning it has in section 83 of the Railways Act 1993;

[&]quot;vessel" means any boat or ship which is self-propelled and operates in or under water.

^{(9) 1993} c. 43.

^{(10) 1994} c. 22.

⁽¹¹⁾ S.I. 2002/2742.