### DRAFT STATUTORY INSTRUMENTS

# 2014 No.

# The Contracts for Difference (Allocation) Regulations 2014

## PART 1

### Introduction

### Citation, commencement and extent

- 1.—(1) These Regulations may be cited as the Contracts for Difference (Allocation) Regulations 2014 and come into force on the day after the day on which they are made.
  - (2) Except for Part 10, these Regulations do not extend to Northern Ireland.

# Interpretation

- 2.—(1) In these Regulations—
  - "accreditation" means accreditation under any of the renewables obligation orders;
  - "the Act" means the Energy Act 2013;
  - "additional qualification requirements" means the requirements set out in Chapter 4 of Part 4 applicable to particular applications;
  - "administrative strike price" means the strike price—
  - (a) used by the delivery body to value an application under regulation 29(1); and
  - (b) which is the maximum strike price which applies to a successful application;
  - "allocation process" means the process included in an allocation framework by which the delivery body determines which qualifying applications are successful applications and the strike price applicable to successful applications;
  - "allocation round notice" has the meaning given by regulation 4;
  - "appeals deadline date" has the meaning given by regulation 43(2)(c) and which date is listed in the allocation framework for an allocation round further to regulation 31(1)(b);
  - "applicable planning consents" has the meaning given by regulation 24(1);
  - "applicant" has the meaning given by regulation 16(2);
  - "application" means (except in paragraph 4(b) of Schedule 1) a request by an applicant to the delivery body to take part in an allocation process in respect of a CFD unit;
  - "application closing date" in relation to an allocation round has the meaning given by regulation 4(2)(b)(iii);
  - "applications valuations" has the meaning given by regulation 29(1) and (2);
  - "audit report" has the meaning given by regulation 36(2)(b);

<sup>(1)</sup> The method of calculation, which uses the administrative strike price, is set out in the allocation framework for the allocation round, see regulation 29(3)(a).

- "budget notice" means a notice required by regulation 11;
- "budget revision notice" means a notice referred to in regulation 12(2)(b);
- "CFD unit" means the whole or part of an eligible generating station;
- "connection agreement" has the meaning given by regulation 25(6);
- "delivery body" means—
- (a) the national system operator; or
- (b) if the national system operator's functions under Chapter 2 of Part 2 of the Act have been transferred to an alternative delivery body, that body;
- "delivery year" means any of—
- (a) the period from the date on which these Regulations come into force and ending on 31st March 2015; and
- (b) the 12 month periods commencing on 1st April 2015 and each anniversary of that date and ending with the 12 month period ending on 31st March 2020;
- "distribution system" has the meaning given by section 4(4) of the Electricity Act 1989(2);
- "excluded application" has the meaning given by regulation 14(1);
- "final strike price" means the strike price which applies to a successful application after the allocation process applicable to that application has been completed;
- "framework notice" has the meaning given by regulation 7(1);
- "framework revision notice" has the meaning given by regulation 8(4);
- "general qualification requirements" means the requirements set out in Chapter 3 of Part 4;
- "halt direction" has the meaning given by regulation 38(1)(a)(ii);
- "maxima" has the meaning given by regulation 11(2)(b);
- "minima" has the meaning given by regulation 11(2)(a);
- "non-fossil fuel orders" means-
- (a) the Electricity (Non-Fossil Fuel Sources) (England and Wales) Order 1994(3);
- (b) the Electricity (Non-Fossil Fuel Sources)(Scotland) Order 1994(4);
- (c) the Electricity (Non-Fossil Fuel Sources) (England and Wales) Order 1997(5);
- (d) the Electricity (Non-Fossil Fuel Sources)(Scotland) Order 1997(6);
- (e) the Electricity (Non-Fossil Fuel Sources) (England and Wales) Order 1998(7);
- (f) the Electricity (Non-Fossil Fuel Sources)(Scotland) Order 1999(8);
- "non-qualification determination" has the meaning given by regulation 19(2)(b);
- "non-qualification review" has the meaning given by regulation 20(1);
- "non-qualification review request date" has the meaning given by regulation 20(2)(a);
- "offshore waters" means waters—
- (a) in or adjacent to England, Wales or Scotland which are between the mean low water mark and the seaward limits of the territorial sea; or

<sup>(2) 1989</sup> c. 29. The definition of "transmission system" was inserted by section 135(1) and (4) of the Energy Act 2004 (c. 20).

<sup>(3)</sup> S.I. 1994/3259.

<sup>(4)</sup> S.I. 1994/3275 (S. 190).

<sup>(</sup>**5**) S.I. 1997/248.

<sup>(6)</sup> S.I. 1997/799 (S. 76).

<sup>(7)</sup> S.I. 1998/2353.

<sup>(8)</sup> S.I. 1999/439 (S. 24).

- (b) within the area of the sea designated under section 41(3) of the Marine and Coastal Access Act 2009(9);
- "offshore wind CFD unit" means a CFD unit which generates electricity by the use of wind and which is situated (or is to be situated) wholly in offshore waters;
- "overall budget" means an amount set out in a budget notice, which is the total—
- (a) sum of money potentially payable by the CFD counterparty under CFDs to eligible generators in a delivery year;
- (b) capacity of electricity which may be generated by generating stations subject to a CFD in a delivery year; or
- (c) a combination of (a) and (b);
- "pending applicant" and "pending application" have the meanings given to those terms by regulation 49(2);
- "pending bid" has the meaning given by regulation 50(2)(b);
- "phased offshore wind CFD unit" means an offshore wind CFD unit—
- (a) which is to be established or altered by two or three phases of construction;
- (b) where each phase of construction is to provide new generating capacity; and
- (c) in the case of a CFD unit which is to be established, where each phase of construction is to provide a generating capacity of more than 5 megawatts;
- "post-appeals indicative start date" has the meaning given by regulation 31(2);
- "pot" has the meaning given by regulation 11(2)(c);
- "proceed direction" has the meaning given by regulation 38(1)(b)(i);
- "proceed notice" has the meaning given by regulation 37(1)(b)(i);
- "qualification appeal" has the meaning given by regulation 43(1);
- "qualifying applicant" has the meaning given by regulation 17(2) and includes a person determined by the appeals body as a qualifying applicant;
- "qualifying application" has the meaning given by regulation 17(2);
- "registration" means, other than in Schedule 1, registration on the central FIT register as an accredited FIT installation within the meaning of Part 3 of the Feed-in Tariffs Order 2012(10);
- "relevant CFD unit" means the CFD unit which is the subject of an application;
- "relevant works" has the meaning given by regulation 23(2) and (4);
- "renewables obligation orders" means—
- (a) the Renewables Obligation Order 2009(11); or
- (b) the Renewables Obligation (Scotland) Order 2009(12);
- "re-run notice" has the meaning given by regulation 37(1)(b)(ii);
- "review notice" has the meaning given by regulation 20(1);
- "round variation notice" has the meaning given by regulation 5(1)(a);
- "strike price" means (except in Part 10) a price ("SP") for one megawatt hour of electricity generated by a CFD unit;

<sup>(9) 2009</sup> c. 23. By article 2 of the Exclusive Economic Zone Order 2013 (S.I. 2013/3161), which came into force on 31st March 2014, an area of the sea outside territorial waters has been designated under this section.

<sup>(10)</sup> S.I. 2012/2782 as amended by S.I. 2013/1099.

<sup>(11)</sup> S.I. 2009/785 as amended by: S.I. 2010/829, 2010/1107, 2011/984, 2011/988, 2013/768.

<sup>(12)</sup> S.S.I. 2009/140 as amended by: S.S.I. 2009/276, 2010/147, 2011/225, 2013/116.

"successful application" means an application in respect of which, further to an allocation process, a CFD notification may be made or, in the case of an application in respect of a phased offshore wind CFD unit, more than one CFD notification may be made;

- (a) bank holidays within the meaning of section 1 of the Banking and Financial Dealings Act 1971(13), including—
  - (i) except in respect of Part 10, those bank holidays in part only of Great Britain;
  - (ii) in respect of Part 10, those bank holidays in part only of the United Kingdom;
- (b) Good Friday; and
- (c) when it falls on a day that would otherwise be a working day, Christmas Day.
- (2) The following have the same meanings as they have in the Contracts for Difference (Definition of Eligible Generator) Regulations 2014(14)—

```
"biomass conversion station";
"complete CCS system";
"eligible generating station";
"eligible generator";
"generating station";
"hydro generating station";
"landfill gas";
"photovoltaic array";
"relevant fossil fuel generating station";
"sewage gas".
```

<sup>&</sup>quot;termination notice" has the meaning given by regulation 5(1)(b);

<sup>&</sup>quot;transmission system" has the meaning given by section 4(4) of the Electricity Act 1989;

<sup>&</sup>quot;variation notice" has the meaning given by regulation 34(2);

<sup>&</sup>quot;working day" means 9 am to 5 pm on Mondays to Fridays excluding—

<sup>(13) 1971</sup> c. 80.

<sup>(14)</sup> S.I. 2004/xxxx.