
DRAFT STATUTORY INSTRUMENTS

2014 No.

The Electricity Capacity Regulations 2014

PART 10

Dispute resolution and appeals

CHAPTER 1

Delivery Body decisions

Delivery body reviewable decisions

68.—(1) In this Chapter, a “delivery body reviewable decision” means a decision by the Delivery Body under capacity market rules of a kind specified in the first column of the following table.

- (2) A dispute or appeal in relation to a delivery body reviewable decision may only be brought—
- (a) by a person specified in the corresponding entry in the second column of the table (an “affected person”); and
 - (b) in accordance with this Chapter.

Table

<i>Decision</i>	<i>Person who may bring dispute or appeal</i>
A prequalification decision.	The applicant or secondary trading entrant in relation to whom the decision has been made.
A refusal of a request for rectification of the capacity market register on the basis of factual inaccuracy.	The person who made a request for rectification in accordance with capacity market rules.
A refusal of a request to amend a capacity agreement notice on the basis of factual inaccuracy.	The capacity provider to whom a capacity agreement notice has been issued, and who has made a request to amend it in accordance with capacity market rules.
The issue of a termination notice, or a notice of intention to terminate a capacity agreement.	The capacity provider to whom the notice has been issued.

- (3) In the table in paragraph (2), “secondary trading entrant” has the meaning given in the Rules.