
DRAFT STATUTORY INSTRUMENTS

2014 No.

**The Electricity and Gas (Energy Companies
Obligation) (Amendment) (No. 2) Order 2014**

Amendment to article 21

12. In article 21 (excess actions) for paragraph (9) substitute—

“(9) Subject to paragraph (9A), the Administrator must approve the application if it is satisfied that the measure to which the application relates is an excess action.

(9A) The Administrator must not approve an application in respect of a measure which was approved and installed under the 2008 Order if it has received an application under article 21ZA from—

- (a) the supplier (“A”); or
- (b) a supplier who was a member of the same group of companies as A on 31st December 2012.

(9B) An excess action which is credited against a supplier’s total carbon saving community obligation may be credited against the supplier’s rural requirement if the Administrator is satisfied that the excess action was promoted to a member of the super priority group living in a rural area.”.