## DRAFT STATUTORY INSTRUMENTS

# 2022 No.

## The Warm Home Discount (Scotland) Regulations 2022

## PART 5

## Authority functions

### Approvals by the Authority: procedure

**29.**—(1) This regulation applies to notifications to the Authority under regulation 6(6), 20, 22 or 25.

(2) A notification must be in such form, and contain such information, as the Authority may require.

(3) The Authority must, before the end of the specified period—

- (a) notify the supplier of its decision; or
- (b) if the Authority requires further information from the supplier before approving the notification, request that information from the supplier.

(4) For the purposes of paragraph (3) "the specified period" is—

- (a) 12 weeks after the commencement day, if the notification is received by the Authority before the end of the period of eight weeks beginning with the commencement day;
- (b) otherwise, 20 working days after receipt of the notification.

(5) When a supplier replies to a request for further information, the Authority must before the end of the period of 20 working days beginning with the day on which the Authority receives the reply—

- (a) notify the supplier of its decision; or
- (b) if the Authority still requires further information from the supplier before approving the notification, request that information from the supplier.

(6) If the Authority refuses to approve a supplier's notification, or part of a notification, the Authority must give reasons for its refusal.

#### Determination of amounts spent by scheme suppliers

**30.** The Authority must in respect of each scheme year, as soon as reasonably practicable after the end of the scheme year, determine—

- (a) the total amount of rebates provided in the scheme year, or treated as being provided in the scheme year, by each scheme electricity supplier under Part 3;
- (b) the total amount of rebates provided in the scheme year by each compulsory scheme electricity supplier under Chapter 3 of Part 4;
- (c) the total amount of spending on industry initiatives under Chapter 4 of Part 4 incurred, or treated as incurred, by each compulsory scheme electricity supplier which that supplier may count towards its non-core spending obligation for the scheme year;

(d) the total amount of spending on specified activities under Chapter 5 of Part 4 incurred by each compulsory scheme electricity supplier which that supplier may count towards its non-core spending obligation for the scheme year.

#### Provision of information to the Authority

**31.**—(1) The Authority may request that a scheme supplier provide it with such information as the Authority requires for the purposes of carrying out its functions in relation to the Scheme.

(2) A request under paragraph (1)—

- (a) must specify the date by which the information is to be provided; and
- (b) may specify the form in which the information is to be provided.
- (3) A scheme supplier must comply with a request under paragraph (1).

#### Provision of information by the Authority

32.—(1) The Authority must notify the Secretary of State if—

- (a) the Authority is notified by a supplier of last resort of that supplier's intention to meet all or part of a failed supplier's non-core spending obligation for a scheme year; and
- (b) that notification is made on or before 15th February in that scheme year.

(2) A notification under paragraph (1) must be given by the Authority as soon as reasonably practicable after it is notified by the supplier of last resort.

- (3) For the purposes of this regulation—
  - (a) a "supplier of last resort" is a compulsory scheme electricity supplier who is given a direction (a "last resort supply direction") by the Authority to take over responsibility for the supply of electricity to another person's GB domestic customers; and
  - (b) a "failed supplier" is a person in respect of whose GB domestic customers the Authority gives a last resort supply direction.