

Energy Act 2023

2023 CHAPTER 52

PART 8

HEAT NETWORKS

CHAPTER 2

HEAT NETWORK ZONES

Identification, designation and review of zones

229 Identification, designation and review of zones

- (1) Zones regulations may make provision for, or in connection with—
 - (a) the identification by the Authority and zone coordinators of areas which are appropriate for the construction and operation of one or more district heat networks,
 - (b) the designation of those areas as heat network zones by zone coordinators or the Authority, and
 - (c) the review by zone coordinators, or the Authority, of the designation of areas as heat network zones.
- (2) Regulations made by virtue of subsection (1)(a) must require the identification of areas to be carried out in accordance with the zoning methodology established under section 230.
- (3) Regulations made by virtue of subsection (1)(b) may—
 - (a) make provision about the variation or revocation of designations by zone coordinators or the Authority;
 - (b) make provision about procedure;
 - (c) make provision about the publication of designations (and the variation or revocation of designations);

Status: Point in time view as at 31/01/2024.

Changes to legislation: There are currently no known outstanding effects for the Energy Act 2023, Section 229. (See end of Document for details)

- (d) require zone coordinators to notify the Authority of designations (and the variation or revocation of designations);
- (e) make provision for, or in connection with, the maintenance by the Authority of a register of areas designated as heat network zones.
- (4) Regulations made by virtue of subsection (3)(a) may, in particular—
 - (a) specify the circumstances in which a zone coordinator or the Authority may vary or revoke a designation;
 - (b) specify the factors a zone coordinator or the Authority may or must take into consideration in determining whether to vary or revoke a designation;
 - (c) impose on zone coordinators or the Authority requirements as to consultation.
- (5) Regulations made by virtue of subsection (1)(c) may—
 - (a) make provision about the circumstances in which reviews must be carried out and the frequency of reviews;
 - (b) set out the criteria against which the designation of areas as heat network zones is to be reviewed;
 - (c) impose on zone coordinators or the Authority requirements as to consultation;
 - (d) make provision requiring reports of reviews to be published.

Commencement Information

I1 S. 229 in force at Royal Assent, see s. 334(2)(1)

Status:

Point in time view as at 31/01/2024.

Changes to legislation:

There are currently no known outstanding effects for the Energy Act 2023, Section 229.