



Energy Act 2023

2023 CHAPTER 52

PART 2

CARBON DIOXIDE CAPTURE, STORAGE ETC AND HYDROGEN PRODUCTION, TRANSPORT AND STORAGE

CHAPTER 1

REVENUE SUPPORT CONTRACTS

Allocation of contracts

75 Allocation notifications

- (1) A hydrogen production allocation body may, in accordance with provision made by revenue support regulations, give a notification to a hydrogen production counterparty specifying—
 - (a) an eligible low carbon hydrogen producer, and
 - (b) such other information as may be required for the purpose of making an offer under [section 77](#) to contract with that low carbon hydrogen producer.
- (2) A carbon capture allocation body may, in accordance with provision made by revenue support regulations, give a notification to a carbon capture counterparty specifying—
 - (a) an eligible carbon capture entity, and
 - (b) such other information as may be required for the purpose of making an offer under [section 77](#) to contract with that carbon capture entity.
- (3) A notification given under [subsection \(1\)](#) or [\(2\)](#) is called an “allocation notification”.
- (4) Revenue support regulations may make further provision about allocation notifications and in particular provision about—
 - (a) the circumstances in which an allocation notification may or must be given;

Status: Point in time view as at 31/01/2024.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 75. (See end of Document for details)*

- (b) the kinds of information that must be specified in an allocation notification in accordance with [subsection \(1\)\(b\)](#) or [\(2\)\(b\)](#);
- (c) appeals against decisions not to give allocation notifications.

Commencement Information

II [S. 75](#) in force at 26.12.2023, see [s. 334\(3\)\(b\)](#)

Status:

Point in time view as at 31/01/2024.

Changes to legislation:

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