STATUTORY INSTRUMENTS

2012 No. 2782

The Feed-in Tariffs Order 2012

[F1PART 5A

Treatment of FIT generators following licence revocation

[^{F1}Other installations not yet accredited

24B.—(1) Paragraph (2) applies where—

- (a) a FIT licensee ("A") has received a written request for MCS-certified registration from a FIT generator ("P") in respect of an eligible installation accompanied by an MCS certificate in respect of that installation;
- (b) following receipt of that request, a specified event has happened in relation to A; and
- (c) another FIT licensee ("B")-
 - (i) (where B is a mandatory FIT licensee) has received a notification from P that P's request for MCS-certified registration is to be treated as having been made to B; or
 - (ii) (where B is a voluntary FIT licensee) has received a request from P that P's request for MCS-certified registration be treated as having been made to B, and B has accepted this request in writing to P; and
- (d) the installation is subsequently accredited.

(2) Where this paragraph applies, the eligibility date for the installation referred to in paragraph (1)(a) is the later of—

- (a) the date on which the written request for MCS-certified registration accompanied by an MCS certificate in respect of that installation was received by A; or
- (b) the date on which the installation was commissioned $[^{F2}; or]$

[where the date on which the written request was received by A on or after 15th January

^{F2}(c) 2016, the first date of the tariff period within which the installation is accepted for accreditation by the Authority.]

(3) For the purposes of paragraph (1)(b), a specified event has happened in relation to A if an event in article 24A(3) has occurred.]

Textual Amendments

- F1 Pt. 5A inserted (1.7.2013) by The Feed-in Tariffs (Amendment) Order 2013 (S.I. 2013/1099), arts. 1, 5
- F2 Art. 24B(2)(c) and word inserted (15.1.2016) by The Feed-in Tariffs (Amendment) (No. 3) Order 2015 (S.I. 2015/2045), arts. 1, 16 (with art. 24)

Changes to legislation: There are currently no known outstanding effects for the The Feed-in Tariffs Order 2012, Section 24B.