STATUTORY INSTRUMENTS

2013 No. 768

The Renewables Obligation (Amendment) Order 2013

Co-firing

11. After article 28 of the 2009 Order insert—

"High-range co-firing in the 2013/14 obligation period

28A.—(1) This article applies to electricity which is generated—

- (a) before 1st April 2014,
- (b) in the way described as "high-range co-firing" in Schedule 2, and
- (c) by a generating station to which article 29 does not apply.
- (2) Subject to paragraph (4), the amount of electricity to be stated in each ROC issued

in respect of electricity to which this article applies is $\frac{1}{7}$ of a megawatt hour.

- (3) Paragraph (4) applies to electricity to which this article applies which is generated—
 - (a) in the way described as "high-range co-firing with CHP" in Schedule 2, and
 - (b) using—
 - (i) pre-2013 capacity, or
 - (ii) 2013/15 capacity in respect of which a declaration has been made in accordance with article 28(7).
- (4) Where this paragraph applies, the amount of electricity to be stated in each ROC is—
 - (a) in respect of the qualifying proportion of the electricity to which this paragraph

applies, $\frac{5}{6}$ of a megawatt hour; and

(b) in respect of the remainder of the electricity to which this paragraph applies,

 $\frac{10}{7}$ of a megawatt hour.

(5) This article is subject to article 32.

Co-firing of regular bioliquid in the 2013/14 and 2014/15 obligation periods

28B.—(1) This article applies to electricity which is generated—

- (a) before 1st April 2015,
- (b) in the way described as "co-firing of regular bioliquid" in Schedule 2, and
- (c) by a generating station to which article 29 does not apply.

	(2) Si	ubject to para	ngraph (4), the amoun	t of electricity to b	be stated in each ROC issued $\underline{10}$	
in	respec	t of electricit	y to which this article	applies is	3 of a megawatt hour.	
	(3) Pa	ragraph (4) a	applies to electricity to	which this article	applies which is generated—	
	(a)	in the way of and	lescribed as "co-firing	g of regular bioliqu	id with CHP" in Schedule 2,	
	(b)	using—				
		(i) pre-20	013 capacity, or			
			15 capacity in respectance with article 28(7)		claration has been made in	
	(4) W	4) Where this paragraph applies, the amount of electricity to be stated in each ROC is—				
	(a)	in respect o			icity to which this paragraph	
			<u>5</u>			
		applies,	4 of a mega	awatt hour; and		
	(b)	in respect of	of the remainder of the	ne electricity to w	hich this paragraph applies,	
			10			
			3 of a megawatt he	our.		
	(5) Tl	his article is s	subject to article 32.			
Lo	w-ran	ge co-firing	in the 2013/14 and 2	014/15 obligation	periods	
	28C	–(1) This ar	ticle applies to electric	city which is gener	rated—	
	(a)	before 1st A	pril 2015,			
	(b) in the way described as "low-range co-firing" in Schedule 2, and					
(c) by a generating station to which article 29 does not apply.					apply.	
	(2) Subject to paragraph (4), the amount of electricity to be stated in each ROC i					
					10	
in	respec	t of electricit	y to which this article	applies is	3 of a megawatt hour.	
	(3) Pa	ıragraph (4) a	applies to electricity to	which this article	applies which is generated—	
	(a)	in the way o	described as "low-rang	ge co-firing with C	THP" in Schedule 2, and	
	(b)	using—				
		(i) pre-20	013 capacity, or			
			15 capacity in respectance with article 28(7)		claration has been made in	
	(4) W	here this para	agraph applies, the am	ount of electricity	to be stated in each ROC is—	
	(a)	in respect o	f the qualifying propo 5	ortion of the electri	icity to which this paragraph	
		applies,	_	awatt hour; and		
		applies,	or a mega	awan noui, and		

(b) in respect of the remainder of the electricity to which this paragraph applies,

 $\frac{10}{3}$ of a megawatt hour.

(5) This article is subject to articles 28D, 28E and 32.

Low-range co-firing of relevant energy crops

- **28D.**—(1) This article applies to electricity which is generated—
 - (a) before 1st April 2019,
 - (b) by a generating station to which article 29 does not apply, and
 - (c) from relevant energy crops burned in a combustion unit in a month in which—
 - (i) the energy content of the biomass burned in that combustion unit is less than 50% of the energy content of all of the energy sources burned in that combustion unit during that month, and
 - (ii) the generating station generates electricity partly from fossil fuel and partly from renewable sources.
- (2) The amount of electricity to be stated in each ROC issued in respect of electricity to which this article applies is—
 - (a) $\frac{5}{4}$ in the case of electricity generated before 1st April 2015, a megawatt hour; and
 - (b) in the case of electricity generated on or after 1st April 2015, 1 megawatt hour.
- (3) Paragraphs (a), (b) and (d) of paragraph 1(2) of Part 1 of Schedule 2 apply for the purposes of this article as they apply for the purposes of that Schedule.
- (4) In this article, "relevant energy crops" means energy crops which are supplied to the operator of a generating station in accordance with an agreement made—
 - (a) in writing,
 - (b) before 7th September 2012, and
 - (c) between the owner or operator of the generating station and a person who is not connected to the owner or operator of the station within the meaning of section 1122 of the Corporation Tax Act 2010(1).
 - (5) This article is subject to articles 28E and 32.

Low-range co-firing of relevant energy crops with CHP

- **28E.**—(1) This article applies to electricity which is generated—
 - (a) before 1st April 2019,
 - (b) by a qualifying combined heat and power generating station to which article 29 does not apply,
 - (c) from relevant energy crops burned in a combustion unit in a month in which—
 - (i) the energy content of the biomass burned in that combustion unit is less than 50% of the energy content of all of the energy sources burned in that combustion unit during that month,

- (ii) the generating station generates electricity partly from fossil fuel and partly from renewable sources, and
- (iii) the fossil fuel and the relevant energy crops have been burned in separate combustion units, and
- (d) using-
 - (i) pre-2013 capacity, or
 - (ii) 2013/15 capacity, 2015/16 capacity or post-2016 capacity in respect of which a declaration has been made in accordance with article 28(7).
- (2) Paragraph (3) applies to electricity to which this article applies which is generated before 1st April 2015.
 - (3) Where this paragraph applies, the amount of electricity to be stated in each ROC is—
 - (a) in respect of the qualifying proportion of the electricity to which this paragraph

applies, $\frac{10}{13}$ of a megawatt hour; and

(b) in respect of the remainder of the electricity to which this paragraph applies,

 $\frac{5}{4}$ of a megawatt hour.

- (4) Paragraph (5) applies to electricity to which this article applies which is generated on or after 1st April 2015.
 - (5) Where this paragraph applies, the amount of electricity to be stated in each ROC is—
 - (a) in respect of the qualifying proportion of the electricity to which this paragraph

applies, $\frac{2}{3}$ of a megawatt hour; and

- (b) in respect of the remainder of the electricity to which this paragraph applies, 1 megawatt hour.
- (6) Paragraphs (a), (b) and (d) of paragraph 1(2) of Part 1 of Schedule 2 apply for the purposes of this article as they apply for the purposes of that Schedule.
 - (7) In this article, "relevant energy crops" has the same meaning as in article 28D.
 - (8) This article is subject to article 32.".