STATUTORY INSTRUMENTS

2014 No. 928

The Domestic Renewable Heat Incentive Scheme Regulations 2014

PART 9

Metering and monitoring agreements

Additional payments where a registered metering and monitoring agreement relates to an accredited domestic plant

49.—(1) The Authority must determine registration applications in accordance with this Part.

(2) Subject to regulations 53 and 55, where the Authority has given registration for a metering and monitoring agreement, the Authority must make metering and monitoring payments to the participant who is a party to that agreement.

(3) Metering and monitoring payments accrue from the date on which registration is given and continue to accrue until the earliest of the following dates—

- (a) the tariff end date for the accredited domestic plant to which the metering and monitoring agreement relates;
- (b) the date on which the metering and monitoring agreement comes to an end or is terminated; or
- (c) the date on which registration is withdrawn under regulation 55.
- (4) The Authority may—
 - (a) decide on the frequency of any metering and monitoring payments; and
 - (b) make metering and monitoring payments in advance, in arrears, or partly in advance and partly in arrears.
- (5) Schedule 7 has effect.