#### STATUTORY INSTRUMENTS

## 2015 No. 1947

# The Renewables Obligation Order 2015

### PART 2

The renewables obligation

### Further provision in relation to the production of UK ROCs

- **14.**—(1) A designated electricity supplier may discharge its renewables obligation by the production to the Authority of a Northern Ireland certificate.
- (2) A designated electricity supplier may discharge up to 25% of its renewables obligation in respect of an obligation period by producing to the Authority UK ROCs relating to electricity supplied in the immediately preceding obligation period.
- (3) Subject to paragraph (4), no more than 4% of a designated electricity supplier's renewables obligation may be satisfied by the production of UK ROCs issued in respect of electricity generated from bioliquid.
- (4) The limit set out in paragraph (3) does not apply to the production of UK ROCs issued in respect of electricity—
  - (a) generated by a generating station to which article 34 applies,
  - (b) generated by a qualifying CHP station which has, as at the date of generation of the electricity, a total installed capacity of less than 1 megawatt,
  - (c) generated from advanced fuel, or
  - (d) generated in the way described as "energy from waste with CHP" in Schedule 5.
- (5) A designated electricity supplier must not produce to the Authority a UK ROC which is previously been or has previously been produced to the Northern Ireland authority under a NIRO Order.