STATUTORY RULES OF NORTHERN IRELAND

2009 No. 154

The Renewables Obligation Order (Northern Ireland) 2009

PART 4

Cases and circumstances when a NIROC must not be issued

Generating stations in respect of which a NFFO arrangement applied but was terminated

- 19.—(1) This Article applies where—
 - (a) a NFFO arrangement ("the applicable NFFO arrangement") provided for the building of a generating station at a specified location ("the location");
 - (b) the applicable NFFO arrangement was terminated due to the operator of the generating station to which it applied having committed an unremedied breach of it; and
 - (c) the last period in the tables contained in Schedule 1 to the Non-Fossil Fuel Order which relates to the applicable NFFO arrangement has not expired.
- (2) Subject to paragraph (3), where this Article applies, no NIROCs are to be issued in respect of electricity generated by a generating station—
 - (a) which is situated wholly or partly at the location;
 - (b) to which the applicable NFFO arrangement applied at the time it was commissioned; and
 - (c) which is owned or operated by a person—
 - (i) who was a party to the applicable NFFO arrangement; or
 - (ii) who is a connected person or a linked person in relation to any such party.
- (3) Paragraph (2) does not apply in relation to electricity generated by a generating station in a month in which all of the electricity generated by that station is sold pursuant to another NFFO arrangement.