

Energy Act 2004

CHAPTER 20

ENERGY ACT 2004

PART 1

THE CIVIL NUCLEAR INDUSTRY

CHAPTER 1

NUCLEAR DECOMMISSIONING

Establishment of NDA

- 1 The Nuclear Decommissioning Authority
- 2 Constitution of NDA

Principal function of NDA

- 3 Designated responsibilities
- 4 Additional responsibilities under designating directions
- 5 Supplemental provisions of designating directions
- 6 Designations relating to Scotland

Other functions of NDA

- 7 Supplemental functions
- 8 Special functions in relation to pensions etc.

General duties and powers of NDA

- 9 General duties when carrying out functions
- 10 Powers for carrying out functions

Changes to legislation: Energy Act 2004 is up to date with all changes known to be in force on or before 18 April 2024. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details) View outstanding changes

Strategies, plans and reports

- 11 Strategy for carrying out functions
- 12 Contents of strategy
- 13 Annual plans
- 14 Annual reports

Implementation of strategies and plans

- 15 Duty to decommission and clean up installations and sites
- 16 Duties to operate installations and to provide treatment etc.
- 17 Duty to use installations etc. for purposes of NDA
- 18 Directions by NDA to the person with control
- 19 Designation as a related site for the purposes of s. 18
- 20 Duty to comply with directions under s. 18

Financial provisions

- 21 Financial responsibilities of NDA
- 22 Expenditure and receipts of NDA
- 23 Borrowing by the NDA
- 24 Limit on NDA borrowing
- 25 Government guarantees for NDA borrowing
- 26 Accounts of NDA
- 27 Tax exemption for NDA activities
- 28 Taxation of NDA activities chargeable under miscellaneous provisions
- 29 Disregard for tax purposes of cancellation etc. of provisions
- 30 Disregard for tax purposes of provisions recognised by NDA

Nuclear Decommissioning Funding Account

- 31 Establishment and maintenance of the Account
- 32 Examination of the Account

Supplementary provisions of Chapter 1 of Part 1

- 33 Validity of transactions
- 34 Amendment of Schedule 12 to the 1989 Act
- 35 Power to modify Chapter 1 of Part 1
- Meaning of "nuclear site" etc. and "person with control"
- 37 General interpretation of Chapter 1 of Part 1

CHAPTER 2

TRANSFERS RELATING TO NUCLEAR UNDERTAKINGS

Transfer by scheme of property etc.

- 38 Nuclear transfer schemes
- 39 Transfers of publicly owned assets
- 40 Transfers with the consent of the transferor
- 41 Recovery of property from private ownership
- 42 Transfer of Nuclear Liabilities Investment Portfolio

iii

Document Generated: 2024-04-18

Changes to legislation: Energy Act 2004 is up to date with all changes known to be in force on or before 18 April 2024. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details) View outstanding changes

Extinguishment of undertakings and tax losses

- 43 Undertakings given by the Secretary of State
- 44 Extinguishment of BNFL losses for tax purposes

Provisions relating to transfers

- 45 Further provision applying to transferee companies
- 46 Pensions
- 47 Taxation
- 48 Supplementary powers of the Secretary of State, the NDA and the UKAEA

Supplementary provisions of Chapter 2 of Part 1

- 49 Duty to assist the Secretary of State
- 50 Interpretation of Chapter 2 of Part 1

CHAPTER 3

CIVIL NUCLEAR CONSTABULARY

Civil Nuclear Police Authority

51 The Civil Nuclear Police Authority

Civil Nuclear Constabulary

- 52 The Civil Nuclear Constabulary
- 53 Chief constable and other senior officers
- 54 Functions of senior officers
- 55 Members of the Constabulary

Additional services

- 55A Provision of additional police services
- 55B Provision of assistance to other forces

Jurisdiction and powers of Constabulary

- 56 Jurisdiction of Constabulary
- 56A Exercise of powers and privileges in Scotland
- 56B Exercise of functions in relation to children under the Scottish age of criminal responsibility
 - 57 Stop and search under Terrorism Act 2000

Administration of Constabulary

- 58 Government, administration and conditions of service
- 59 Members of Constabulary serving with other forces
- 59A Constables serving with National Crime Agency
 - 60 Charges

Supervision and inspection etc.

- 61 Planning and reports
- 62 Inspection

Changes to legislation: Energy Act 2004 is up to date with all changes known to be in force on or before 18 April 2024. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details) View outstanding changes

63	Supervision	by Secretary	of State
U3	Supervision	by Secretary	or State

Rights etc. of members of the Constabulary

- 64 Civil Nuclear Police Federation
- 65 Rank-related associations
- 66 Representation at certain disciplinary proceedings
- 67 Trade union membership

Supplementary provisions of Chapter 3 of Part 1

- 68 Application of offences etc. applying to constables
- 69 Minor amendments relating to the Constabulary
- 70 Nuclear transfer scheme for UKAEA Constabulary
- 71 Interpretation of Chapter 3 of Part 1

CHAPTER 4

AUTHORISATIONS RELATING TO RADIOACTIVE WASTE

- 72 Transfer of authorisations
- 73 Applications for variation of authorisations
- 74 Periodic reviews of authorisations
- 75 Consequential amendments of the 1993 Act

CHAPTER 5

MISCELLANEOUS PROVISIONS RELATING TO NUCLEAR INDUSTRY

- 76 Amendments for giving effect to international obligations
- 77 Regulation of equipment, software and information
- 78 Application of the 1965 Act to Northern Ireland
- 79 Expenditure on nuclear related matters
- 80 Additional functions of UKAEA

PART 2

SUSTAINABILITY AND RENEWABLE ENERGY SOURCES

CHAPTER 1

SUSTAINABLE ENERGY

- 81 Reports under section 1 of Sustainable Energy Act 2003
- 82 Microgeneration
- 83 Sustainable development

CHAPTER 2

OFFSHORE PRODUCTION OF ENERGY

Renewable Energy Zones

- 84 Exploitation of areas outside the territorial sea for energy production
- 85 Application of criminal law to renewable energy installations etc.

Changes to legislation: Energy Act 2004 is up to date with all changes known to be in force on or before 18 April 2024. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details) View outstanding changes

86	Prosecutions
87	Application of civil law to renewable energy installations etc.
88	Orders in Council under ss. 85 and 87
	Application of 1989 Act offshore
89	Activities offshore requiring 1989 Act licences
90	Modification of licence conditions for offshore transmission and distribution
91	Extension of transmission licences offshore
92	Competitive tenders for offshore transmission licences
93	Consents for generating stations offshore
94	Application of regulations under 1989 Act offshore
	Safety zones for installations
95	Safety zones around renewable energy installations
96	Prohibited activities in safety zones
97	Offences relating to safety zones
98	Supplementary provisions relating to offences under s. 97
	Navigation and civil aviation
99	Navigation
100	Further provision relating to public rights of navigation
101	Application of civil aviation regulations to renewable energy installations
	Supplementary provisions of Chapter 2 of Part 2
102	Amendments of 1989 Act consequential on Chapter 2 of Part 2
103	Other amendments consequential on Chapter 2 of Part 2
104	Interpretation of Chapter 2 of Part 2
	CHAPTER 3
	DECOMMISSIONING OF OFFSHORE INSTALLATIONS
	Decommissioning programmes
105	Requirement to prepare decommissioning programmes
105A	Section 105 notices: supplemental
106	Approval of decommissioning programmes
107	Failure to submit or rejection of decommissioning programmes
108	Reviews and revisions of decommissioning programmes
	Implementation of decommissioning programmes
109	Carrying out of decommissioning programmes
110	Default in carrying out decommissioning programmes
110A	Protection of funds held for purposes of decommissioning
110B	Section 110A: supplemental

Decommissioning regulations

111 Regulations about decommissioning

Supplementary provisions of Chapter 3 of Part 2

- 112 Duty to inform appropriate Minister
- 112A Power of appropriate Minister to require information and documents
 - 113 Offences relating to decommissioning programmes
 - 114 Interpretation of Chapter 3 of Part 2

CHAPTER 4

RENEWABLES OBLIGATIONS RELATING TO ELECTRICITY

- Discharge of renewables obligation in Great Britain by payment
- 116 Issue of green certificates in Great Britain
- 117 Use of green certificates issued in Northern Ireland
- 118 Distributions to Northern Ireland suppliers
- Supplementary provision relating to renewables obligation in Great Britain
- 120 Issue of green certificates in Northern Ireland
- 121 GEMA's power to act on behalf of Northern Ireland regulator
- 121A GEMA's power to act on behalf of Northern Ireland regulator in issuing guarantees of origin of renewables electricity
 - 122 Consultation in relation to Northern Ireland renewables orders
 - 123 Modification of conditions of Northern Ireland electricity licences

CHAPTER 5

RENEWABLE TRANSPORT FUEL OBLIGATIONS

- 124 Imposition of renewable transport fuel obligations
- 125 Appointment of the Administrator
- 125A General functions of the Administrator
- 125B Functions of the Administrator: supplementary
- 125C Transfer of functions to new Administrator
 - 126 Determinations of amounts of transport fuel
 - 127 Renewable transport fuel certificates
 - 128 Discharge of obligation by payment
 - 129 Imposition of civil penalties
 - 130 Objections to civil penalties
 - 131 Appeals against civil penalties
- 131A Disclosure of information held by Revenue and Customs
- 131B Further disclosure of information
- 131C Wrongful disclosure
- 131D Recycled carbon fuel and nuclear-derived fuel
 - 132 Interpretation of Chapter 5 of Part 2

PART 3

ENERGY REGULATION

CHAPTER 1

ELECTRICITY TRADING AND TRANSMISSION

133 "New trading and transmission arrangements"

Changes to legislation: Energy Act 2004 is up to date with all changes known to be in force on or before 18 April 2024. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details) View outstanding changes

134	Power to modify licence conditions
135	Alteration of transmission activities requiring licence
136	Transmission licences
137	New standard conditions for transmission licences
138	Conversion of existing transmission licences

- 139 Grant of transmission licences
- 140 Duties to provide information etc. to Secretary of State
- 141 Property arrangements schemes
- 142 Interpretation of Chapter 1 of Part 3
- 143 Amendments consequential on Chapter 1 of Part 3
- 144 Transition

CHAPTER 2

INTERCONNECTORS FOR ELECTRICITY AND GAS

Electricity interconnectors

145	Operators of electricity interconnectors to be licensed
146	Standard conditions for electricity interconnectors
147	Consequential amendments of the 1989 Act
148	Grant of electricity interconnector licences to existing operators

Gas interconnectors

- Operators of gas interconnectors to be licensed
 Standard conditions for gas interconnectors
 Disapplication of existing regimes
 Grant of gas interconnector licences to existing operators
- 153 Extraterritorial application of Gas Act 1986

CHAPTER 3

SPECIAL ADMINISTRATION REGIME FOR ENERGY LICENSEES

Energy administration orders

- 154 Energy administration orders
- 155 Objective of an energy administration
- 156 Applications for energy administration orders
- 157 Powers of court
- 158 Energy administrators
- 159 Conduct of administration, transfer schemes etc.

Restrictions on other insolvency procedures

- 160 Restrictions on winding-up orders
- 161 Restrictions on voluntary winding up
- 162 Restrictions on making of ordinary administration orders
- 163 Restrictions on administrator appointments by creditors etc.
- 164 Restrictions on enforcement of security

Financial support for companies in administration

165 Grants and loans

Changes to legislation: Energy Act 2004 is up to date with all changes known to be in force on or before 18 April 2024. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details) View outstanding changes

166 167	Indemnities Guarantees where energy administration order is made
	Licence modifications relating to energy administration
168 169	Modifications of particular or standard conditions Licence conditions to secure funding of energy administration
	Supplemental provision of Chapter 3 of Part 3
170 171	Modification of Chapter 3 of Part 3 under Enterprise Act 2002 Interpretation of Chapter 3 of Part 3
	CHAPTER 4
	FURTHER PROVISIONS ABOUT REGULATION
	Security of supply
172	Annual report on security of energy supplies
	Appeals from GEMA decisions
173 174 175 176	Appeals to the CMA Procedure on appeals Determination of appeals Specialist members of Competition Commission
	Funding of appeals and references
177	Modifications of standard conditions for funding appeals and references
	Best practice
178	Duty to have regard to best regulatory practice
	Meaning of electricity supply and high voltage lines
179 180	Meaning of electricity supply Meaning of "high voltage line"
	Metering
181	Prepayment meters
	Inquiries under ss. 36 and 37 of the 1989 Act
182	Additional inspectors
	Confidential information
183	Exclusion of confidential information from registers
	Areas with high distribution or transmission costs
184 185 186	Assistance for areas with high distribution costs Adjustment of transmission charges Restrictions on disclosure of information

Payments into Scottish Consolidated Fund

187 Payments of sums raised by fossil fuel levy

PART 4

MISCELLANEOUS AND SUPPLEMENTAL

Imposition of charges

188 Power to impose charges to fund energy functions

International agreements relating to pipelines and offshore installations

189 Power to modify Petroleum Act 1998

Supplementary provision relating to functions of Secretary of State and GEMA

- 190 Application of general duties to Part 3 functions etc.
- 191 Supplementary provision about licence condition powers

Supplemental

- 192 Powers exercisable by statutory instrument
- 193 Service of notifications and other documents
- 194 Notifications and documents in electronic form
- 195 Timing and location of things done electronically
- 196 General interpretation
- 197 Repeals etc.
- 198 Short title, commencement and extent

SCHEDULES

SCHEDULE 1 — The Nuclear Decommissioning Authority
Part 1 — MEMBERS AND STAFF OF NDA

Tenure of office by non-executive members

1 (1) Subject to what follows, the chairman and each of...

Remuneration and pensions of non-executive members

2 (1) The NDA may pay— (a) to the chairman, and...

Terms and conditions of executive members of the NDA

3 (1) The chief executive is to hold office on such...

Constitution of NDA for initial period

4 (1) Until the end of the initial period the NDA...

Staffing of the NDA

5 (1) The NDA— (a) may appoint such employees, in addition...

UKAEA pensions for NDA staff

6 A pension scheme maintained by the UKAEA under paragraph 7(2) (b)...

Part 2 — PROCEEDINGS OF NDA

Committees of the NDA and advisory committees

7 (1) The NDA may make such arrangements as it thinks...

Delegation of functions

8 (1) Anything that is authorised or required by or under...

Quorums

9 (1) A decision of the NDA relating to a matter...

Proceedings of the NDA and of their committees etc.

10 (1) The NDA may make such other arrangements as it...

Authentication of NDA's seal

11 (1) Authentication of the application of the NDA's seal is...

Records of proceedings

12 (1) The NDA must make arrangements for the keeping of...

Validity of proceedings

13 (1) The validity of proceedings of the NDA, of the... Part 3 — SUPPLEMENTAL

Public records

14 In paragraph 3 of Schedule 1 to the Public Records...

Parliamentary Commissioner Act 1967

15 In Schedule 2 to the Parliamentary Commissioner Act 1967 (c....

Disqualification for House of Commons and Northern Ireland Assembly

16 In Part 2 of Schedule 1 to the House of...

Scottish devolution

17 The following provisions of the Scotland Act 1998 (c. 46)...

Freedom of information

18 In Part 6 of Schedule 1 to the Freedom of...

Interpretation of Schedule

In this Schedule "chairman", "chief executive", "executive member" and "non-executive...

Energy Act 2004 (c. 20)

хi

Document Generated: 2024-04-18

Changes to legislation: Energy Act 2004 is up to date with all changes known to be in force on or before 18 April 2024. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details) View outstanding changes

SCHEDULE 2 — Procedural requirements applicable to NDA's strategy

Approval required for strategy

1 Subject to paragraph 3(6), a strategy prepared or revised by...

Initial strategy

2 The NDA must—(a) prepare its first strategy, and

Strategy reviews and revisions

3 (1) The NDA must carry out and complete a review...

Consultation by NDA

4 (1) Before—(a) preparing a strategy, (b) revising a strategy...

Approval of strategy

5 (1) This paragraph applies where— (a) anything is submitted for...

Publication of strategy

6 (1) The NDA must publish its approved strategy in the...

SCHEDULE 3 — Procedural requirements applicable to NDA's annual plans

Preparation and revision of plan

1 (1) A plan prepared or revised by the NDA has...

Consultation by NDA

2 (1) Before preparing or revising a plan the NDA must...

Approval of annual plan

3 (1) This paragraph applies where a draft of the NDA's...

Publication of plan

4 (1) The NDA must publish its plan for a financial...

SCHEDULE 4 — Supplemental taxation provisions for exempt activities

Exempt activities to be separate trade

1 Exempt activities carried on—(a) by the NDA, or

Accounting periods of companies carrying on exempt activities

2 (1) An accounting period of the NDA or of an...

Charges on income in connection with exempt activities

3 No qualifying charitable donations made— (a) by the NDA, or...

	Finance leasing of plant and machinery
4	(1) This paragraph applies where there is a finance lease
	Mixed use of industrial buildings
5	
	Residue of qualifying expenditure on industrial buildings
6	
SO	CHEDULE 5 — Supplementary provisions about nuclear transfer schemes
	Identification of property to which scheme applies
1	A nuclear transfer scheme may set out the property, rights
	Property, rights and liabilities that may be transferred
2	(1) The property, rights and liabilities that may be transferred
	Dividing and modifying transferor's property, rights and liabilities
3	(1) A nuclear transfer scheme may contain provision—
	Obligation to effect transfers etc. under a nuclear transfer scheme
4	(1) A nuclear transfer scheme may contain provision for imposing
	Effect of nuclear transfer schemes
5	(1) In relation to each provision of a nuclear transfer
	Supplementary provisions of schemes
6	(1) A nuclear transfer scheme may make incidental, supplemental, consequential
	Proof of title by certificate
7	A certificate issued by the Secretary of State to the
	Duties in relation to foreign property
8	(1) Where there is a transfer in accordance with a
	Modification of scheme by agreement
9	(1) This paragraph applies in the case of a nuclear
T_{i}	he Transfer of Undertakings (Protection of Employment) Regulations 1981
10	(1) The 2006 regulations apply to a transfer of an
	Compensation for third parties
11	(1) Where— (a) an entitlement of a third party to

Compensation for transferor in case of a recovery scheme

12 (1) If the Secretary of State is satisfied in the...

Interpretation

13 (1) In this Schedule— "modification agreement" means an agreement for...

SCHEDULE 6 — Structure etc. of transferee companies

Application and interpretation of Schedule

1 (1) This Schedule applies where— (a) property, rights and liabilities...

Initial Government holding in the transferee company

2 (1) As a consequence of the vesting, in accordance with...

Government investment in securities of transferee company

3 (1) The Treasury or a Minister of the Crown may...

Exercise of functions through nominees

4 (1) The Treasury, a Minister of the Crown or either...

Payment of dividends etc. into Consolidated Fund

5 Dividends or other sums received by the Treasury or a...

Distributable reserves of transferee companies

6 (1) This paragraph applies where statutory accounts of the transferee...

Dividends

7 (1) This paragraph applies where a distribution is proposed to...

Saving for inherent powers of Ministers

8 Nothing in this Schedule is to be construed as prejudicing...

SCHEDULE 7 — Finances and accounts of transferee companies

Interpretation of Schedule

1 (1) In this Schedule— "designated BNFL company" means a company...

Government lending to transferee companies

2 (1) Subject to paragraphs 5 and 6, the Secretary of...

Guarantees for designated BNFL companies

3 Section 1 of the Nuclear Industry (Finance) Act 1977 (c....

Changes to legislation: Energy Act 2004 is up to date with all changes known to be in force on or before 18 April 2024. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details) View outstanding changes

Government guarantees for loans of undesignated publicly controlled transferee companies

4 (1) Subject to paragraph 6, the Secretary of State may...

Financial limits of BNFL and publicly controlled companies that are designated

5 (1) Section 2 of the Nuclear Industry (Finance) Act 1977...

Financial limits for publicly controlled transferees that are not designated

6 (1) The aggregate amount outstanding by way of principal in...

Temporary restrictions on borrowing of transferee companies

7 (1) This paragraph applies if the articles of association of...

Statutory accounts of transferee companies

8 (1) This paragraph has effect for the purposes of the...

Accounts of Crown owned transferee companies to be laid before Parliament

9 As soon as practicable after the holding of a general...

SCHEDULE 8 — Pensions
Part 1 — PRELIMINARY

Interpretation

- 1 (1) In this Schedule— "BNFL company" means BNFL or a...
 Part 2 EXTENSIONS OF CERTAIN PENSION SCHEMES
 - (1) The NDA may, by direction, make such modifications of...
 - Part 3 PUBLIC SECTOR TRANSFERS OF UKAEA PENSION SCHEME MEMBERS

Transfers of employment for NDA purposes

3 For the purposes of this Part of this Schedule a...

Application of UKAEA pension scheme

4 (1) A person who— (a) in accordance with a nuclear...

Modification of UKAEA pension scheme

5 (1) The Secretary of State may direct the UKAEA to...

Transfer of funds from UKAEA pension scheme

6 (1) The Secretary of State may direct the UKAEA to...

Exercise of powers of Secretary of State

7 (1) A direction under paragraph 5 or 6 may require...

Payments to UKAEA by relevant public sector employer

Where employees, or directors or other officers, of a relevant...

Part 4 — OTHER TRANSFERS

Persons entitled to pension protection under paragraphs 10 and 11

9 (1) For the purposes of this Part of this Schedule...

Persons entitled to reformed protection under paragraphs 10 and 11

9A (1) For the purposes of this Part of the Schedule,...

Protection on transfer in accordance with a nuclear transfer scheme

10 (1) Before the coming into force of a nuclear transfer...

Protection on a transfer in accordance with transfer arrangements

11 (1) It shall be the duty of the NDA to...

Modification of NDA schemes

- 12 (1) The Secretary of State shall have power by direction...
 - Part 5 UKAEA PENSIONS FOR EMPLOYEES OF DESIGNATED BNFL COMPANIES
- 13 (1) A UKAEA pension scheme may apply to employees of...
 - SCHEDULE 9 Taxation provisions relating to nuclear transfer schemes
 Part 1 TRANSFERS TO THE NDA OR A SUBSIDIARY OF THE NDA

Trading losses: transfer of company carrying on exempt activities

1 (1) This paragraph applies for the purposes of corporation tax...

Trading losses: transfer of undertaking carrying on exempt activities

2 (1) This paragraph applies for the purposes of corporation tax...

Chargeable gains: assets to be treated as disposed without a gain or a loss

3 (1) This paragraph applies for the purposes of the 1992...

Chargeable gains: assets treated as acquired at nil cost

4 (1) This paragraph applies for the purposes of the 1992...

Chargeable gains: degrouping charges

5 (1) This paragraph applies if a company ("the degrouped company")
—...

Chargeable gains: disposal of debts

6 (1) This paragraph applies if— (a) a debt owed to...

Capital allowances: transfer of whole trade

7 (1) This paragraph applies where— (a) a company ("the transferor...

Capital allowances: transfer of part of a trade

8 (1) Where—(a) a company ("the transferor company") which is...

Capital allowances: transfer of plant or machinery

9 (1) This paragraph applies where— (a) there is a transfer...

Capital allowances: transfer not to be transaction between connected persons

10 For the purposes of Part 2 of the 2001 Act...

Continuity in relation to loan relationships

11 (1) This paragraph applies if, in consequence of a section...

Continuity in relation to derivative contracts

12 (1) This paragraph applies if, in consequence of a section...

Continuity in relation to transfer of intangible assets

13 (1) Where—(a) property is transferred in accordance with a...

Chargeable intangible assets: degrouping charges

14 (1) This paragraph applies if a company ("the degrouped company") —...

Computation of profits and losses in respect of transfer of trade

15 (1) This paragraph applies where, in consequence of a section...

Part 2 — TRANSFERS RELATING TO BNFL OR THE UKAEA ETC.

Application of Part 2 of Schedule

16 (1) This Part of this Schedule applies to a transfer...

Application of rules for reorganisations under same ownership

17 Where Chapter 1 of Part 22 of the Corporation Tax...

Chargeable gains: assets to be treated as disposed without a gain or a loss

18 (1) This paragraph applies for the purposes of the 1992...

Chargeable gains: degrouping charges

19 (1) This paragraph applies if a company ("the degrouped company") —...

Chargeable gains: disposal of debts

20 (1) This paragraph applies if— (a) a debt owed to...

Capital allowances: transfer of plant or machinery

21 (1) This paragraph applies where— (a) property transferred by a...

Capital allowances: transfer not to be transaction between connected persons

For the purposes of Part 2 of the 2001 Act...

Continuity in relation to loan relationshi	Continuity	in re	lation	to	loan	rel	ations	hii	25
--	------------	-------	--------	----	------	-----	--------	-----	----

23 (1) This paragraph applies if, in consequence of a transfer...

Continuity in relation to derivative contracts

24 (1) This paragraph applies if, in consequence of a transfer...

Continuity in relation to transfer of intangible assets

25 (1) Where— (a) property is transferred by a transfer to...

Chargeable intangible assets: degrouping charges

26 (1) This paragraph applies if a company ("the degrouped company") —...

Computation of profits and losses: transfer of trade

- 27 (1) This paragraph applies where, in consequence of a section...

 Part 3 TRANSFERS RELATING TO RELEVANT SITE LICENSEES
- 28 (1) This paragraph applies where, in consequence of a nuclear...
- 29 (1) This paragraph applies where— (a) as a consequence of...
- 30 In this Part of this Schedule "relevant site licensee" has...

Part 4 — Transfer of Nuclear Liabilities Investment Portfolio

Application of Part 4 of Schedule

31 This Part of this Schedule applies to a transfer to...

Chargeable gains: assets to be treated as disposed without a gain or a loss

32 (1) This paragraph applies for the purposes of the 1992...

Neutral effect of transfer for loan relationships and derivative contracts

- No credit or debit shall be required or allowed, in...
 - Part 5 STAMP DUTY ETC.
- 34 (1) Stamp duty is not to be chargeable—

Part 6 — SUPPLEMENTAL PROVISIONS OF SCHEDULE

Groups of companies

35 References to a company in the following enactments shall apply...

Consequential amendment

36

Interpretation of Schedule

37 (1) In this Schedule— "the 1992 Act" means the Taxation...

SCHEDULE 10 — The Civil Nuclear Police Authority
Part 1 — MEMBERSHIP

Appointment

1 (1) The Police Authority shall consist of not fewer than...

Terms of appointment

2 (1) Subject to what follows, each member of the Police...

Remuneration

3 The Police Authority may pay to each of its members... Part 2 — PROCEEDINGS

Police Authority to regulate procedure

4 (1) The Police Authority may make such arrangements as it...

Validity etc.

5 The validity of proceedings of the Police Authority shall not...
Part 3 — EMPLOYEES

Employees of the Police Authority

6 (1) The Police Authority may employ such persons as it...

UKAEA pensions for employees of the Police Authority

7 (1) A pension scheme maintained by the UKAEA under paragraph...
Part 4 — FINANCES

Borrowing by the Police Authority

8 (1) The Police Authority may borrow money, but only in...

Guarantees for borrowing by the Police Authority

9 (1) The Secretary of State may guarantee—

Grants and loans to the Police Authority

10 (1) The Secretary of State may— (a) make payments by...

Financial duties

11 (1) The Secretary of State may determine the financial duties...

Accounts and audit

12 (1) The Police Authority must—(a) keep proper accounts and...

Receipts and surpluses

13 (1) The Secretary of State may give a direction requiring...

Destination of receipts

14 The Secretary of State must pay sums received by him... Part 5 — MISCELLANEOUS

Authentication of Police Authority's seal

15 (1) The application of the seal of the Police Authority...

xix

Document Generated: 2024-04-18

Changes to legislation: Energy Act 2004 is up to date with all changes known to be in force on or before 18 April 2024. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details) View outstanding changes

Status

16 (1) The Police Authority is not to be regarded—

Disqualification for House of Commons

17 In Part 2 of Schedule 1 to the House of...

Freedom of information

18 In Part 5 of Schedule 1 to the Freedom of...

SCHEDULE 11 — Removal and suspension of senior officers of Constabulary

Removal of senior officers by Police Authority

1 (1) The Police Authority may call on a senior officer,...

Power of Secretary of State to require removal of chief constable

2 (1) The Secretary of State may require the Police Authority...

Suspension of senior officers by Police Authority pending removal

3 (1) This paragraph applies where— (a) the Police Authority has...

Power of Secretary of State to require suspension of chief constable

(1) This paragraph applies where— (a) the Police Authority has...

SCHEDULE 12 — Planning and reports about Constabulary Part 1 — PLANNING

Determination of annual objectives for Constabulary

1 (1) Before the beginning of each financial year, the Police...

Annual policing plan

2 (1) Before the beginning of each financial year, the Police...

Three-year strategy plan

3 (1) Before the beginning of each three-year period, the Police...

Initial objectives and plans

4 The first objectives that are required to be determined under...
Part 2 — REPORTS

Annual report by chief constable

5 The chief constable must, as soon as possible after the...

Power of Police Authority to require reports

6 (1) Whenever he is required to do so by the...

Annual report by Police Authority

7 (1) As soon as possible after the end of each...

Power of Secretary of State to require reports

8 (1) The Secretary of State may at any time require...

Meaning of "reporting year"

9 (1) In this Part of this Schedule "reporting year", in...

SCHEDULE 13 — Directions by Secretary of State about Constabulary

Objectives

1 (1) The Secretary of State may give directions to the...

Directions with respect to the Constabulary

2 (1) The Secretary of State may give directions to the...

Government, administration and conditions of service

3 (1) The Secretary of State may give directions to the...

Remedial action

4 (1) This paragraph applies where the Secretary of State considers...

SCHEDULE 14 — Minor amendments relating to Constabulary

Public Records Act 1958

1 In paragraph 3 of Schedule 1 to the Public Records...

Police (Scotland) Act 1967

2 (1) Section 12 of the Police (Scotland) Act 1967 (c....

Firearms Act 1968

3 In section 54 of the Firearms Act 1968 (c. 27)...

Race Relations Act 1976

Ministry of Defence Police Act 1987

5 (1) In section 2 of the Ministry of Defence Police...

Official Secrets Act 1989

6 In section 12 of the Official Secrets Act 1989 (c....

Police Act 1996

7 In section 23 of the Police Act 1996 (c. 16)...

Energy Act 2004 (c. 20) xxi

Document Generated: 2024-04-18

Changes to legislation: Energy Act 2004 is up to date with all changes known to be in force on or before 18 April 2024. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details) View outstanding changes

Regulation of Investigatory Powers Act 2000 (1) In section 46(3) of the Regulation of Investigatory Powers... Criminal Justice and Police Act 2001 9 Anti-terrorism, Crime and Security Act 2001 (1) In section 77(7) of the Anti-terrorism, Crime and Security... 10 Police Reform Act 2002 In section 82 of the Police Reform Act 2002 (c.... 11 SCHEDULE 15 — Amendments of 1993 Act **Preliminary** The 1993 Act is amended as follows. Applications for authorisations In section 16(6) (obligation to send copy of application to... Duty to display documents In section 19 (duty to display authorisation etc.), for... 3 Requirements with respect to records In section 20(1) (imposition of requirements with respect to records),... Enforcement notices (1) In subsection (1) of section 21 (enforcement notifications), for... Prohibition notices In section 22(6) (copy of prohibition notice to be served... Directions in relation to applications etc. 7 (1) In subsection (1)(b) of section 23 (directions in relation... Power to call in applications In section 24(1)(a) (applications that may be called in), for... 8 Power to restrict knowledge of applications etc. (1) In subsection (2)(a) of section 25 (directions to restrict... Appeals (1) In subsection (1) of section 26 (appeals), after paragraph...

Offences

11 In each of paragraphs (c) and (d) of section 32(1)...

False and misleading statements

12 In section 34A (offences of making false and misleading statements)

Meaning of "prescribed"

13 In section 47(1) (interpretation), for the definition of "prescribed" substitute—...

SCHEDULE 16 — Applications and proposals for notices under section 95

Interpretation

- 1 In this Schedule references to a safety zone notice are...
- 2 In this Schedule "relevant renewable energy installation", in relation to...

Requirements for applications

3 (1) An application for a safety zone notice must describe,...

Objections to an application

4 (1) The appropriate Minister may by regulations make provision for...

Objections in other cases

5 (1) This paragraph applies where— (a) the appropriate Minister is...

Public inquiries

6 (1) This paragraph applies where a public inquiry is to...

Use of additional inspectors for an inquiry

7 (1) This paragraph applies in the case of—

Combined notices

8 A notice required by or under this Schedule may be...

Parliamentary control of regulations

9 Regulations under this Schedule—(a) if made by the Secretary...

SCHEDULE 17 — Conversion of existing transmission licences: licensing scheme

Licensing scheme

1 (1) Before the commencement of section 136, the Secretary of...

Consequential amendment of related codes and agreements

2 The Secretary of State may include in a scheme under...

Energy Act 2004 (c. 20) XXIII

Document Generated: 2024-04-18

Changes to legislation: Energy Act 2004 is up to date with all changes known to be in force on or before 18 April 2024. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details) View outstanding changes

Effect of licensing scheme

3 (1) A scheme under paragraph 1 shall, by virtue of...

Modification of licensing scheme

4 (1) If at any time after a scheme under paragraph...

Consultation by the Secretary of State

5 (1) Before carrying out any function under this Schedule the...

"Existing transmission licence"

6 In this Schedule, references to an existing transmission licence are...

SCHEDULE 18 — Property arrangements schemes

Scheme-making power

1 (1) GEMA may, on application, make a scheme providing for—...

Applications for schemes

2 (1) An application for the making of a property arrangements...

GEMA's functions in relation to applications

- 3 (1) On an application for the making of a property...
- 4 (1) Subject to the following provisions of this paragraph, where...
- 5 (1) A determination under paragraph 4, so far as relating...
- 6 GEMA may require any of the following persons to give...
- 7 GEMA may engage such consultants as it thinks fit for...

Effect of property arrangements scheme

- 8 A property arrangements scheme shall, by virtue of this paragraph,...
- 9 (1) A transaction of any description effected by or under...

Review of determinations

- 10 (1) Any person aggrieved by a determination of GEMA under...
- 11 (1) This paragraph applies where— (a) the Competition Appeal Tribunal...
- 12 (1) This paragraph applies where— (a) the Competition Appeal Tribunal...
- 13 (1) This paragraph applies where— (a) the Competition Appeal Tribunal...
- 14 An order under paragraph 10(4)(b) may include provision for the...
- 15 Section 120(6) to (8) of the Enterprise Act 2002 (c....

Interim arrangements pending review of determination

- 16 (1) This paragraph applies where— (a) a person makes an...
- 17 (1) This paragraph applies where—(a) a person makes an...
- 18 In exercising its powers under paragraph 16 or 17, the...
- 19 Paragraphs 16 and 17 are without prejudice to any powers...
- 20 (1) If an order under paragraph 16 or 17 is...

Supplementary

- 21 The Secretary of State may by order designate the holder...
- 22 An application under this Schedule is not allowed to be...
- 23 (1) In this Schedule— "existing transmission licence" means a transmission...

SCHEDULE 19 — Consequential amendments relating to Chapter 1 of Part 3

Water (Scotland) Act 1980 (c. 45)

1 In Schedule 4 to the Water (Scotland) Act 1980 (provisions...

Telecommunications Act 1984 (c. 38)

2 In section 98(9) of the Telecommunications Act 1984, in the...

Electricity Act 1989 (c. 29)

- 3 The 1989 Act is amended as follows.
- 4 In section 3A(5)(a), for "transmit, distribute or supply" substitute "...
- 5 In section 6 (licences authorising supply etc.), for subsection (7)...
- 6 In section 6A (procedure for licence applications), in subsection (1)...
- 7 (1) Section 6B (applications for transmission licence) is amended as...
- 8 (1) Section 9 (general duties of licence holders) is amended...
- 9 (1) Section 10 (powers of licence holders) is amended as...
- 10 In section 29 (regulations relating to supply and safety), in...
- In section 30 (electrical inspectors), in subsection (2)(a) (duty to...
- 12 (1) Section 35 (which supplements section 34 about fuel stocks...
- 13 In section 43B (supplementary provision about orders under section 43A)....
- 14 In section 58 (directions restricting the use of certain information)—...
- 15 (1) Section 64 (interpretation of Part 1) is amended as...
- 16 In Schedule 9 (preservation of amenity and fisheries), in paragraphs...

Water Industry Act 1991 (c. 56)

17 In Schedule 13 to the Water Industry Act 1991 (protective...

Water Resources Act 1991 (c. 57)

18 In Schedule 22 to the Water Resources Act 1991 (protective...

Land Drainage Act 1991 (c. 59)

19 In Schedule 6 to the Land Drainage Act 1991 (protective...

Utilities Act 2000 (c. 27)

20 In section 33(1) of the Utilities Act 2000 (which provides...

SCHEDULE 20 — Conduct of energy administration

Part 1 — APPLICATION OF SCHEDULE B1 TO THE 1986 ACT

Application of Schedule B1 provisions

1 (1) The provisions of Schedule B1 to the 1986 Act...

Those provisions of Schedule B1 to the 1986 Act are...
Part 2 — MODIFICATIONS OF SCHEDULE B1

Introductory

The modifications set out in this Part of this Schedule...

General modifications of the applicable provisions

4 In those provisions— (a) for "administration application" in each place...

Specific modifications

- 5 (1) In paragraph 1, for sub-paragraph (1) (which defines "administrator")...
- 6 In paragraph 40 (dismissal of pending winding-up petition), omit subparagraphs...
- 7 In paragraph 42 (moratorium on insolvency proceedings), omit subparagraphs (4)...
- 8 In paragraph 44 (interim moratorium), omit sub-paragraphs (2) to (4),...
- 9 In paragraph 46(6) (date for notifying administrator's appointment), for paragraphs...
- 10 (1) In sub-paragraph (2)(b) of paragraph 49 (administrator's proposals) for...
- For paragraph 54 (revision of administrator's proposals) substitute—(1) The energy administrator of a company may on one...
- 12 In paragraph 60 (powers of an administrator), the existing text...
- 13 (1) In paragraph 68 (management duties of an administrator), for...
- In paragraphs 71(3)(b) and 72(3)(b) (handling of secured property), for...
- 15 In paragraph 73(3) (which contains a reference to the administrator's...
- 16 (1) In paragraph 74 (challenge to administrator's conduct), for subparagraph...
- 17 In paragraph 75(2) (misfeasance), after paragraph (b) insert—
- 18 (1) In paragraph 79 (end of administration), for sub-paragraphs (1)...
- 19 In paragraph 83(3) (notice to registrar when moving to voluntary...
- 20 (1) In paragraph 84 (notice to registrar when moving to...
- 21 In paragraph 87 (resignation of administrator), for sub-paragraph (2)(a) to...
- 22 In paragraph 89 (administrator ceasing to be qualified), for subparagraph...
- 23 In paragraph 90 (filling vacancy in office of administrator), for...
- 24 (1) In paragraph 91 (vacancies in court appointments), for subparagraph...
- 25 In paragraph 98 (discharge from liability on vacation of office),...
- 26 (1) In paragraph 99 (charges and liabilities upon vacation of...
- 27 In paragraph 100 (joint and concurrent administrators), omit subparagraph (2)....
- 28 In paragraph 101(3) (joint administrators), after "87 to" insert "...
- 29 (1) In paragraph 103 (appointment of additional administrators), in subparagraph...
- In paragraph 106 (penalties), omit sub-paragraph (2)(a), (b), (f), (g),...
- 31 In paragraph 109 (references to extended periods), omit "or 108"....

32 (1) In sub-paragraph (1) of paragraph 111 (interpretation)—
Part 3 — FURTHER SCHEDULE B1 MODIFICATIONS FOR NON-GB
COMPANIES

Introductory

- 33 (1) Where the provisions of Schedule B1 to the 1986...
- 34 In paragraphs 35 to 40— (a) the provisions of Schedule...

Modifications

- 35 In the case of a non-GB company—
- 36 (1) The applicable provisions and Schedule 1 to the 1986...
- 37 (1) Paragraph 41 of Schedule B1 to the 1986 Act...
- Paragraph 43(6A) of Schedule B1 to the 1986 Act (moratorium...
- 39 Paragraph 44(7) of Schedule B1 to the 1986 Act (proceedings...
- 40 Paragraph 64 of Schedule B1 to the 1986 Act (general...

Part 4 — OTHER MODIFICATIONS

General modifications

- 41 (1) Subject to paragraph 42, every reference falling within subparagraph...
- 42 (1) Paragraph 41, in its application to section 1(3) of...

Modifications of 1986 Act

- 43 In section 5 of the 1986 Act (effect of approval...
- 44 (1) Section 6 of that Act (challenge of decisions in...
- 45 In section 129(1A) of that Act (commencement of winding up),...

Power to make further modifications

46 (1) The Secretary of State may by order make such...

Interpretation of Part 4 of Schedule

47 In this Part of this Schedule— "administration order", "administrator", "enters...

SCHEDULE 21 — Energy transfer schemes

Application of Schedule

- 1 This Schedule applies where— (a) the court has made an...
- 2 It is for the energy administrator, while the energy administration...

Making of energy transfer schemes

3 (1) The old energy company may— (a) with the consent...

Provision that may be made by a scheme

4 (1) An energy transfer scheme may contain provision—

Transfer of licences

5 (1) The provision that may be made by an energy...

Powers and duties under statutory provisions

6 (1) The provision that may be made by an energy...

Supplemental provisions relating to transfers

7 (1) An energy transfer scheme may make incidental, supplemental, consequential...

Effect of scheme

8 (1) In relation to each provision of an energy transfer...

Subsequent modification of scheme

9 (1) The Secretary of State may by notice to the...

Transfers in the case of non-GB companies

10 Where the old energy company is a non-GB company, the...

Provision relating to foreign property etc.

11 (1) Where there is a transfer in accordance with an...

Application of Schedule to transfers to subsidiaries

Where the proposed transfer falling within subsection (3) of section...

Interpretation

13 In this Schedule— "energy transfer scheme" has the meaning given...

SCHEDULE 22 — Procedure for appeals under section 173

Application for permission to bring appeal

1 (1) An application for permission to bring an appeal may...

Addition of parties to appeal

2 (1) This paragraph applies if—(a) before the end of...

Suspension of decision

3 (1) Where permission has been granted to bring an appeal...

Time limit for representations and observations by GEMA

4 (1) Where GEMA wishes to make representations or observations to...

Consideration and determination of appeal by group

5 (1).....

Timetable for determination of appeal

6 (1) The CMA must determine an appeal before the end...

Matters to be considered on appeal

7 The CMA, if it thinks it necessary to do so...

Production of documents

8 (1) The CMA may, by notice, require a person to...

Oral hearings

9 (1) For the purposes of this Schedule an oral hearing...

Written statements

10 (1) The CMA may, by notice, require a person to...

Defaults in relation to evidence

11 (1) If a person ("the defaulter")— (a) fails to comply...

Appeal rules

12 (1) The CMA Board may make rules regulating the conduct...

Costs

13 (1) A group that determines an appeal must make an...

The Secretary of State's power to modify time limits

14 (1) The Secretary of State may by order modify any...

Interpretation of Schedule

15 (1) In this Schedule— "appeal" means an appeal under section...

SCHEDULE 23 — Repeals

Part 1 — REPEALED PROVISIONS

Part 2 — SAVINGS ETC.

- 1 The repeal by this Act of section 19 of the...
- 2 The repeal by this Act of a provision of the...
- 3 The repeal by this Act of section 76 of the...

Changes to legislation:

Energy Act 2004 is up to date with all changes known to be in force on or before 18 April 2024. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations.

View outstanding changes

```
Changes and effects yet to be applied to:
- s. 89(1) words inserted by 2023 c. 52
```

- s. 89(1) words inserted by 2023 c. 52 Sch. 14 para. 12(a)(i)
- s. 89(1) words inserted by 2023 c. 52 Sch. 14 para. 12(a)(ii)
- s. 89(1) words inserted by 2023 c. 52 Sch. 14 para. 12(b)
- s. 137(3)(a) word omitted by 2011 c. 16 s. 117(a)
- s. 172(2D)(b) words inserted by 2023 c. 52 Sch. 17 para. 14(a)
- s. 172(4) words inserted by 2023 c. 52 Sch. 17 para. 14(b)
- Sch. 22 para. 4(1) words substituted by 2023 c. 52 Sch. 14 para. 11(2)(a)
- Sch. 22 para. 4(2) words substituted by 2023 c. 52 Sch. 14 para. 11(2)(c)
- Sch. 22 para. 6(1) words substituted by 2023 c. 52 Sch. 14 para. 11(3)(a)
- Sch. 22 para. 6(2) words substituted by 2023 c. 52 Sch. 14 para. 11(3)(b)(i)
- Sch. 22 para. 6(2) words substituted by 2023 c. 52 Sch. 14 para. 11(3)(b)(ii)

Changes and effects yet to be applied to the whole Act associated Parts and Chapters:

Whole provisions yet to be inserted into this Act (including any effects on those provisions):

- s. 137(3)(c)-(e) inserted by 2011 c. 16 s. 117(b)
- s. 173(2C) inserted by 2023 c. 52 Sch. 14 para. 10
- Sch. 22 para. 4(1A) inserted by 2023 c. 52 Sch. 14 para. 11(2)(b)