

## SCHEDULE 9

### Amendments to the CRC Energy Efficiency Scheme Order 2010

2. In article 3 (interpretation)—
- (a) for the definition of “allowance”, substitute—  
““allowance” means a tradeable allowance issued under regulation 10 of the 2012 Regulations;”;
  - (b) for the definition of “CCA emissions”, substitute—  
““CCA emissions” has the meanings given by paragraph 12(3) of Schedule 5, as that paragraph had effect before its amendment by the 2013 Order;”;
  - (c) for the definition of “core supply”, substitute—  
““core supply” means a supply of electricity or gas described in Schedule 2, as that Schedule had effect before its amendment by the 2013 Order;”;
  - (d) for the definition of “EU ETS emissions”, substitute—  
““EU ETS emissions” has the meanings given by paragraph 12(2) of Schedule 5, as that paragraph had effect before its amendment by the 2013 Order;”;
  - (e) for the definition of “EU ETS installation”, substitute—  
““EU ETS installation” means—
    - (a) an activity or installation within the scope of the EU ETS Directive; and
    - (b) any additional activity not included within Annex 1 of that Directive but approved in the United Kingdom under Article 24 of that Directive;”;
  - (f) for the definition of “footprint report”, substitute—  
““footprint report” has the meaning given by article 39(1)(a), as that article had effect before its amendment by the 2013 Order;”;
  - (g) for the definition of “footprint supplies”, substitute—  
““footprint supplies” has the meaning given by article 41(5), as that article had effect before its amendment by the 2013 Order;”;
  - (h) in the definition of “franchise”, after “franchise premises,”, insert ““franchise supply,””;
  - (i) for the definition of “performance table”, substitute—  
““performance table” has the meaning given by article 77(1), as that article had effect before its amendment by the 2013 Order;”;
  - (j) for the definition of “qualifying electricity”, substitute—  
““qualifying electricity” means electricity supplied to a public body or undertaking in accordance with sections 1 to 5 of Schedule 1, measured by a settled half hourly meter;”;
  - (k) for the definition of “residual measurement list”, substitute—  
““residual measurement list” has the meaning given by article 44(4), as that article had effect before its amendment by the 2013 Order;”;
  - (l) for the definition of “residual supplies”, substitute—  
““residual supplies” has the meaning given by article 44(5), as that article had effect before its amendment by the 2013 Order;”;
  - (m) for the definition of “settled half hourly meter”, substitute—

*Status: This is the original version (as it was originally made).*

“settled half hourly meter” applies in relation to a supply of electricity and has the meaning given by paragraph 2(1) of Schedule 2, as that paragraph had effect before its amendment by the 2013 Order;”;

(n) omit the definitions of “community tradeable emissions”, “core emissions”, “daily meter”, “dynamic supply”, “early action”, “footprint emissions”, “fuel”, “hourly meter”, “non-settled half hourly meter” and “relative change”;

(o) at the appropriate place, insert the following definitions—

“the 2012 Regulations” means the CRC Energy Efficiency Scheme (Allocation of Allowances for Payment) Regulations 2012(1);”

“the 2013 Order” means the CRC Energy Efficiency Scheme Order 2013(2);”

“Academy” has the same meaning it has in section 579 of the Education Act 1996(3);”

“CCA certification period” means the period beginning on 1st April 2011 and ending on 31st March 2013;”

“city college for the technology of the arts” has the same meaning it has in section 482 of the Education Act 1996, as originally enacted;”

“city technology college” has the same meaning it has in section 482 of the Education Act 1996, as originally enacted;”

“local authority” has the same meaning it has in paragraph 7 of Schedule 1 to the 2000 Act;”

“maintained nursery school” has the same meaning it has in paragraph 52 of Schedule 1 to the 2000 Act(4);”

“maintained school” has the same meaning it has in paragraph 52 of Schedule 1 to the 2000 Act(5);”

“specified facility certificate” means a certificate given by the Secretary of State to Her Majesty’s Revenue and Customs under paragraph 44(1)(a) of Schedule 6 to the Finance Act 2000 for the CCA certification period(6);”.

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(1) [S.I. 2012/1386](#).

(2) [S.I. 2013/1119](#).

(3) [1996 c.56](#). Section 597 was amended by section 14 and paragraphs 1 and 6 of Schedule 2 to the Academies Act [2010 \(c. 32\)](#).

(4) The definition of “maintained nursery school” in the Freedom of Information Act [2000 \(c. 36\)](#) derives from the School Standards and Framework Act [1998 \(c. 31\)](#).

(5) The definition of “maintained school” in the Freedom of Information Act [2000 \(c. 36\)](#) derives from the School Standards and Framework Act [1998 \(c. 31\)](#).

(6) [2000 c. 17](#). Paragraph 441(1)(a) was substituted by section 207(a) and paragraphs 1 and 2 of Schedule 31 to the Finance Act [2012 \(c. 14\)](#).