## **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;";
- (1) 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—

- ""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", "nonsettled 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);".

<sup>(1)</sup> S.I. 2012/1386.

<sup>(2)</sup> S.I. 2013/1119.

<sup>(3) 1996</sup> c.56. Section 597 was amended by section 14 and paragraphs 1 and 6 of Schedule 2 to the Academies Act 2010 (c. 32).

<sup>(4)</sup> 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).

<sup>(5)</sup> 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).

<sup>(6) 2000</sup> 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).