STATUTORY INSTRUMENTS

2014 No. 3219

The Electricity and Gas (Energy Company Obligation) Order 2014

PART 5

Enforcement

Final determination and reporting

- 31.—(1) The Administrator must determine whether a supplier has achieved its—
 - (a) total carbon emissions reduction obligation;
 - (b) total carbon saving community obligation; and
 - (c) total home heating cost reduction obligation.
- (2) A supplier may apply to the Administrator, in writing, by no later than 30th April 2017 for a qualifying action ("Q") or a surplus action ("S") to be credited against a different obligation to the one it is credited against at the time the application is made.
 - (3) The Administrator must approve an application if it is satisfied, as applicable, that—
 - (a) Q meets the applicable requirements in articles 12 to 16 in respect of that different obligation; or
 - (b) S meets the applicable requirement in article 27(3)(c) in respect of that different obligation.
- (4) The Administrator must notify the supplier of its determination under paragraph (1) no later than 30th September 2017.
- (5) The Administrator must submit to the Secretary of State a report each month, commencing in July 2015, setting out the progress which suppliers have made towards meeting their obligations under this Order.
- (6) Not later than 30th September 2017 the Administrator must submit to the Secretary of State a report setting out whether suppliers achieved the—
 - (a) overall carbon emissions reduction target;
 - (b) overall carbon saving community target;
 - (c) overall home heating cost reduction target.