ANNEX VII

Document Generated: 2023-08-25

Status: Point in time view as at 19/12/2018.

Changes to legislation: There are outstanding changes not yet made to Commission Delegated Regulation (EU) 2019/331. Any changes that have already been made to the legislation appear in the content and are referenced with annotations. (See end of Document for details)

ANNEX VII

Data monitoring methods

7. RULES FOR DETERMINING NET MEASURABLE HEAT

7.3. Distinguishing district heating, EU ETS and non-ETS heat

Where an installation imports measurable heat, the operator shall determine separately the quantity of heat coming from installations covered by the EU ETS, and heat imported from non-EU ETS entities. Where an installation consumes measurable heat exported from a nitric acid product benchmark sub-installation, the operator shall determine that amount of heat consumed separately from other measurable heat.

Where an installation exports measurable heat, the operator shall determine separately the quantity of heat exported to installations covered by the EU ETS, and heat exported to non-EU ETS entities. Furthermore, the operator shall determine separately quantities of heat qualifying as district heating.

Status:

Point in time view as at 19/12/2018.

Changes to legislation:

There are outstanding changes not yet made to Commission Delegated Regulation (EU) 2019/331. Any changes that have already been made to the legislation appear in the content and are referenced with annotations.