#### SCOTTISH STATUTORY INSTRUMENTS

## 2009 No. 140

# The Renewables Obligation (Scotland) Order 2009

#### PART 4

Cases and circumstances when a SROC must not be issued

### [F1 Combustion units in relation to which a CFD or investment contract has been entered into

- **21B.**—(1) This article applies to a combustion unit in relation to which a CFD or investment contract has been entered into.
- (2) Subject to paragraph (3), SROCs are not to be issued in respect of any electricity generated by a combustion unit to which this article applies.
- (3) Paragraph (2) does not apply if a CFD transfer notice has been given to the Authority by the operator of the generating station in respect of the combustion unit.
  - (4) A CFD transfer notice is a notice which—
    - (a) is in writing;
    - (b) identifies the combustion unit to which it relates;
    - (c) states the date from which the operator of the generating station intends to start using that combustion unit to generate electricity only from biomass ("the conversion date"); and
    - (d) states the date on which a CFD or investment contract was entered into in relation to that combustion unit.
  - (5) Once a CFD transfer notice has been received by the Authority it cannot be withdrawn.
- (6) Subject to paragraph (7), the operator of a generating station may change the conversion date stated in a CFD transfer notice in respect of a combustion unit at the generating station by giving notice to the Authority in writing.
  - (7) The conversion date stated in a CFD transfer notice cannot be changed—
    - (a) after [F231st] March 2027;
    - (b) after the CFD transfer notice has come into force; or
    - (c) if a CFD entered into in relation to the combustion unit to which the CFD transfer notice relates has been terminated or otherwise ceased to have effect.
  - (8) For the purpose of this article, a CFD transfer notice comes into force—
    - (a) on the conversion date stated in the CFD transfer notice; or
    - (b) if earlier, as from the start of the first month—
      - (i) which is after March 2014; and
      - (ii) during which the combustion unit to which the CFD transfer notice relates burns only biomass.
- (9) For the purpose of paragraph (8)(b)(ii), no account is to be taken of any fossil fuel or waste which is used—

- (a) in the combustion unit for a purpose listed in article 22(3)(a); and
- (b) in a month in which the energy content of the fossil fuel or waste used in that combustion unit for a purpose listed in article 22(3)(a) (or, where both fossil fuel and waste are so used during a month, their combined energy content) does not exceed 10% of the energy content of all of the energy sources burned in that combustion unit during that month.]
- F1 Arts. 21A, 21B inserted (1.4.2014) by The Renewables Obligation (Scotland) Amendment Order 2014 (S.S.I. 2014/94), arts. 1(1), 6 (with art. 27)
- F2 Word in art. 21B(7)(a) substituted (1.12.2015) by The Renewables Obligation (Scotland) Amendment Order 2015 (S.S.I. 2015/384), arts. 1(1), 5 (with art. 16)

Changes to legislation:
There are currently no known outstanding effects for the The Renewables Obligation (Scotland) Order 2009, Section 21B.