

SCHEDULE 5

Article 5

Information

SECTION 1

Information on registration

General

1. Information in this section is required under Part 2 and Schedule 6.

Contact information

2. Subject to paragraph 4, as applicable to the applicant—
 - (a) name, postal address, email address and telephone number;
 - (b) the principal place of activity;
 - (c) any company registration number and registered office;
 - (d) any trading or other name by which the applicant is commonly known.
3. Where the applicant is a group of undertakings—
 - (a) the information in paragraph 2 in respect of—
 - (i) each significant group undertaking; and
 - (ii) the highest parent undertaking;and
 - (b) where an undertaking other than the highest parent undertaking is to be the account holder of the compliance account, the information in paragraph 2 in respect of that undertaking.
4. Where the applicant is a group of public bodies, the information in paragraph 2 is required only in respect of the following in that group—
 - (a) a government department;
 - (b) the Scottish Ministers;
 - (c) the Welsh Assembly Government;
 - (d) a Northern Ireland Department;
 - (e) a local authority;
 - (f) a university;
 - (g) for a group which does not include a public body described in sub-paragraphs (a) to (f), the body in the group intended to be the account holder in respect of the compliance account.
5. The name, postal address, email address and telephone number of at least three individuals who will act as contacts for the applicant, one of whom must exercise management control in respect of the public body or undertaking which is to be the account holder of the compliance account.

Total supplies of qualifying electricity

- 6.—(1) A list of all settled half hourly meters which measured the supply of qualifying electricity to the applicant in the qualification year.
- (2) The total amount of qualifying electricity in the qualification year.
- (3) The amount of electricity under sub-paragraph (2) may be estimated.

Exemptions

7. Where the participant intends to claim—
- (a) a member CCA exemption, in respect of the member its total emissions and its CCA emissions;
 - (b) a general CCA exemption, the participant’s total emissions and CCA emissions;
 - (c) a group CCA exemption, “X” and “Y” referred to in article 34(2).

SECTION 2

Information in footprint years

General

8. Information in this section is required from a participant under Part 4.

Supplies

9.—(1) The amount of electricity, gas and fuel supplied to the participant in the footprint year calculated in accordance with sections 1 to 5 of Schedule 1 but excluding any such supplies to—

- (a) an EU ETS installation; or
- (b) a CCA facility to which a member CCA exemption does not apply.

(2) Core supplies calculated in accordance with sections 1 to 5 of Schedule 1 but excluding such supplies made to—

- (a) an EU ETS installation; or
- (b) a CCA facility to which a member CCA exemption does not apply.

(3) The amount of any supply of energy during the footprint year except electricity, gas or fuel, identifying the energy source.

Residual measurement list and residual supplies

10. Whether or not the participant has compiled a residual measurement list and, if it has, the residual supplies in that list.

Electricity generating credit and renewables generation

11. The amount, if any, of electricity generating credit and renewables generation.

EU ETS and CCA emissions

12.—(1) The emissions from the participant’s—

- (a) EU ETS installations (“EU ETS emissions”);
- (b) CCA facilities (“CCA emissions”) excluding a facility to which a member CCA exemption applies.

(2) “EU ETS emissions” means—

- (a) the emissions required to be reported by the participant to comply with the EU ETS Directive in the calendar year commencing on the 1st January immediately before the start of the footprint year; or

- (b) the emissions in respect of the amount of electricity, gas and fuel supplied at the EU ETS installations and where—
 - (i) those supplies are calculated in accordance with sections 1 to 5 of Schedule 1; and
 - (ii) the emissions from those supplies are calculated in accordance with paragraph 29 of Schedule 1.
- (3) “CCA emissions” means—
 - (a) the emissions required to be reported by the participant under the CCA for the CCA facilities, where those facilities are subject to a CCA target period ending in the footprint year; or
 - (b) the emissions in respect of the amount of electricity, gas and fuel supplied at the CCA facilities and where—
 - (i) those supplies are calculated in accordance with sections 1 to 5 of Schedule 1; and
 - (ii) the emissions from those supplies are calculated in accordance with paragraph 29 of Schedule 1.

Decisions in respect of domestic accommodation and un-metered transport supplies

- 13.** Whether or not it has made a decision—
- (a) under paragraph 16 of Schedule 1 that common areas are not part of domestic accommodation;
 - (b) under paragraph 20 of Schedule 1 that un-metered electricity transport supply is not consumed for the purposes of transport;
 - (c) under paragraph 21 of Schedule 1 that un-metered gas transport supply is not consumed for the purposes of transport.