Status: Point in time view as at 05/10/2004. This version of this provision has been superseded. Changes to legislation: Energy Act 2004, Section 155 is up to date with all changes known to be in force on or before 02 April 2024. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details)



Energy Act 2004

# **2004 CHAPTER 20**

# PART 3

## ENERGY REGULATION

# CHAPTER 3

#### SPECIAL ADMINISTRATION REGIME FOR ENERGY LICENSEES

#### Energy administration orders

# 155 Objective of an energy administration

(1) The objective of an energy administration is to secure—

- (a) that the company's system is and continues to be maintained and developed as an efficient and economical system; and
- (b) that it becomes unnecessary, by one or both of the following means, for the energy administration order to remain in force for that purpose.

(2) Those means are—

- (a) the rescue as a going concern of the company subject to the energy administration order; and
- (b) transfers falling within subsection (3).

# (3) A transfer falls within this subsection if it is a transfer as a going concern—

- (a) to another company, or
- (b) as respects different parts of the undertaking of the company subject to the energy administration order, to two or more different companies,

of so much of that undertaking as it is appropriate to transfer for the purpose of achieving the objective of the energy administration.

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- (4) The means by which transfers falling within subsection (3) may be effected include, in particular—
  - (a) a transfer of the undertaking of the company subject to the energy administration order, or of a part of its undertaking, to a wholly-owned subsidiary of that company; and
  - (b) a transfer to a company of securities of a wholly-owned subsidiary to which there has been a transfer falling within paragraph (a).
- (5) The objective of an energy administration may be achieved by transfers falling within subsection (3) to the extent only that—
  - (a) the rescue as a going concern of the company subject to the energy administration order is not reasonably practicable or is not reasonably practicable without such transfers;
  - (b) the rescue of that company as a going concern will not achieve that objective or will not do so without such transfers;
  - (c) such transfers would produce a result for the company's creditors as a whole that is better than the result that would be produced without them; or
  - (d) such transfers would, without prejudicing the interests of those creditors as a whole, produce a result for the company's members as a whole that is better than the result that would be produced without them.
- (6) In this section "the company's system", in relation to an energy administration, means-
  - (a) the system of electricity distribution or of electricity transmission, or
  - (b) the pipe-line system for the conveyance of gas,
  - which the company subject to the energy administration order has been maintaining as the holder of a relevant licence.
- (7) In this section "efficient and economical", in relation to a system for electricity distribution or electricity transmission, includes co-ordinated.

#### **Commencement Information**

II S. 155 in force at 5.10.2004 by S.I. 2004/2575, art. 2(1), Sch. 1

# Status:

Point in time view as at 05/10/2004. This version of this provision has been superseded.

# Changes to legislation:

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