
STATUTORY INSTRUMENTS

2012 No. 2782

ELECTRICITY

The Feed-in Tariffs Order 2012

Made - - - - *6th November 2012*

Laid before Parliament *8th November 2012*

Coming into force *1st December 2012*

THE FEED-IN TARIFFS ORDER 2012

PART 1

Introductory provisions

1. Citation and commencement
2. Interpretation

PART 2

Specified maximum capacity

3. Specified maximum capacity

PART 3

Accreditation and matters relating to accreditation

CHAPTER 1

Accreditation

4. Application of this Chapter
5. Accreditation of eligible installations
6. Accreditation of eligible installations not previously accredited under the ROO
7. Exceptions to accreditation applicable to all eligible installations
- 7A Accreditation on or after 1st April 2019
- 7B Certain delays in grid or radar works
8. Limit on numbers of eligible installations using combined heat and power
- 8A The pause period
- 8B The application limit

Changes to legislation: There are currently no known outstanding effects for the The Feed-in Tariffs Order 2012. (See end of Document for details)

- 8C The application limit: adjustments
- 8D Transitional installations

CHAPTER 2

Preliminary accreditation and pre-registration

- 9. Preliminary accreditation
- 10. Effect of preliminary accreditation
- 11. Pre-registration of community energy installations
- 12. Pre-registration of school installations

CHAPTER 3

Matters relating to accreditation

- 13. Tariff codes
- 14. Unique identifiers for accredited FIT installations
- 15. Site of accredited FIT installations
- 16. Calculating and publishing FIT payment rates
- 17. Withdrawal of accreditation, etc.
- 17A Withdrawal of preliminary accreditation for certain hydro generating stations

PART 4

Accreditation of extensions to installations

- 18. Accreditation of extensions to accredited FIT installations
- 19. Accreditation of extensions to installations which are not accredited FIT installations
- 20. Part 4: interpretation

PART 5

The central FIT register

- 21. The central FIT register
- 22. Error in the central FIT register
- 23. Modifications, nominations and terminations
- 24. Switching

PART 5A

Treatment of FIT generators following licence revocation

- 24A Accredited FIT installations
- 24B Other installations not yet accredited

PART 6

Levelisation

- 25. Levelisation fund
- 26. Calculation of annual levelisation payments
- 27. Calculation of FIT contributions, etc.
- 27A The capped amount of qualifying renewable electricity

- 28. Periodic levelisation
- 29. Notice of levelisation payments
- 30. Payments by the Authority
- 30A Mutualisation
- 30B Termination of supply licence
- 30C Levelisation correction
- 30D Late payments

PART 7

Administrative functions of the Authority

- 31. Publication of guidance
- 32. List of FIT licensees
- 33. Annual reports
- 34. Additional information
- 35. Notices to reduce, withhold or recoup FIT payments
- 35ZA Notices to reduce, withhold or recoup generation payments for the purposes of Part 8A
- 35A FIT applications data

PART 8

Functions of the Secretary of State

- 36. FIT deployment data
- 37. Deemed exports
- 38. Determinations relating to levelisation
- 38A For the period commencing on 1st July 2013 until the...

PART 8A

Anaerobic digestion installations and entitlement to generation payments

- 38B Application
- 38C Ongoing obligation to meet sustainability criteria
- 38D Ongoing obligation to provide quarterly declarations relating to sustainability criteria
- 38E Entitlement to generation payments for electricity produced annually from biogas derived other than from waste and residue
- 38F Ongoing obligation to provide annual declarations relating to feedstock types
- 38G Ongoing obligation to provide annual audit report relating to sustainability criteria and feedstock type
- 38H Ongoing obligation to provide quarterly meter readings to the FIT licensee
- 38I Reporting periods
- 38J Interpretation

PART 9

Miscellaneous

- 39. Notices
- 40. Revocations, transitional provisions and savings
- Signature

Changes to legislation: There are currently no known outstanding effects for the The Feed-in Tariffs Order 2012. (See end of Document for details)

SCHEDULE A1 — MCS-certified installations

1. An eligible installation is an MCS-certified installation if it is...
2. In paragraph 1, “relevant installation standard” means—
3. When exercising any functions under this Order, the Authority may...
4. In this Schedule, “MCS” means the Microgeneration Certification Scheme.

SCHEDULE 1 — The central FIT register

1. (1) The central FIT register must contain sufficient information to...
2. The central FIT register must contain sufficient information to identify,...

SCHEDULE 1A — Limit of aggregate capacity of eligible installations

SCHEDULE 2 — FIT applications data

1. Within the first 5 working days of each tariff period,...
2. The data referred to in paragraph 1 are—
3. In this Schedule— “applied for” refers to an application for...

SCHEDULE 2A — Greenhouse gas criteria

PART 1 — Greenhouse gas criteria

1. The greenhouse gas criteria
2. Calculating the greenhouse gas emissions
3. The default value method must not be used to calculate...
4. For the purposes of paragraph 3(c), paragraph 7 of Part...
5. Interpretation

PART 2 — Default greenhouse gas emissions from the production of biomass

SCHEDULE 3 — Revocations

Explanatory Note

Changes to legislation:

There are currently no known outstanding effects for the The Feed-in Tariffs Order 2012.