STATUTORY INSTRUMENTS

2014 No. 2011

The Contracts for Difference (Allocation) Regulations 2014

PART 6

CFD notifications

Application of Part 6

- **41.** This Part applies where the delivery body—
 - (a) gives a proceed notice and does not receive in respect of that notice—
 - (i) a re-run direction; or
 - (ii) a halt direction; or
 - (b) receives a proceed direction.

Timing and content of CFD notifications and notices

- **42.**—(1) The delivery body must comply with this regulation—
 - (a) where a proceed notice applies, as soon as practicable after the period specified in regulation 38(2) to receive a re-run direction or a halt direction has expired;
 - (b) where a proceed direction applies, in accordance with the time period in that notice.
- (2) The delivery body must in respect of each successful application—
 - (a) concerning a phased offshore wind CFD unit, give a CFD notification in respect of each phase; or
 - (b) where sub-paragraph (a) does not apply, give a CFD notification.
- (3) A CFD notification must state the final strike price applicable to the successful application and include such information—
 - (a) supplied by the applicant to the delivery body with the application; or
 - (b) as may be contained in the allocation framework,

which enables the CFD counterparty to complete the terms and conditions applicable to the intended CFD.

- (4) Paragraph (5) applies to each qualifying application which is not a successful application, other than a pending application.
- (5) Where this paragraph applies, the delivery body must give a notice to each applicant in respect of the qualifying application made by the applicant which states—
 - (a) that a CFD notification is not given in respect of the qualifying application; and
 - (b) the reason why a CFD notification is not given.