

Ofgem ECO Update

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ECO guidance plan

- Two guidance documents for two pieces of legislation
- Changes to first obligation period (up to March 2015)
 - ▣ ECO Guidance 1.2
 - ▣ Consultation – Summer 2014
 - ▣ Publication – Autumn 2014
- Changes for second obligation period (from April 2015)
 - ▣ Surplus actions early information – Autumn 2014
 - ▣ ECO Guidance 2
 - ▣ Consultation / publication timelines TBC
- **All timelines dependent on legislative timing**

Interim measures

- We have discussed our proposals for reporting and pre-notification assessment of interim measures with energy companies .
- Any interim reporting or assessment would only take place if and when legislation is laid.

CSCO Rural

- The latest published figures for CSCO rural showed that only 1% of the sub-obligation has been achieved to date.
- We will be placing increased scrutiny on this area and would welcome information from energy companies as to how they intend to comply with their obligations.

Technical monitoring

- Ofgem has provided example process for rescoring measures that failed technical monitoring on scoring and has invited suppliers to provide feedback on these examples.
- We expect all energy companies are now in a position to start rescoring measures, the results of which can be communicated to Ofgem using the current quarterly 'Responding to TM Fails' submission.

ECO Reporting Working Group

- Agreed standardisation documents were published on our website yesterday:
 - ▣ Standardised templates
 - ▣ A matrix of energy company requirements
 - ▣ A file naming convention
- Ofgem has also produced new and updated templates:
 - ▣ Boiler Assessment Checklist
 - ▣ Narrow Hard To Treat Declaration
 - ▣ Chartered Surveyor Recommended Measure Report

ECO Reporting Working Group 2

- Benefits for the ECO supply chain:
 - ▣ Provides clarity for new entrants on Ofgem and/or energy requirements
 - ▣ Enables firms working with multiple energy companies to use a single set of reporting templates and to follow one reporting process for most measures (subject to contractual arrangements)
 - ▣ for most firms, there should be a reduction in time spent scanning and renaming files.
- Members are keen to keep momentum up as changes to ECO are introduced.

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We work effectively with, but independently of, government, the energy industry and other stakeholders. We do so within a legal framework determined by the UK government and the European Union.