Department for Environment, Food and Rural Affairs

Consultation on the implementation of the Carbon Reduction Commitment

Consultation Response Form

June 2007

Please use this form to answer the questions contained within the 'Consultation on the implementation proposals of the Carbon Reduction Commitment'. The closing date for the submission of consultation responses is 17:00 9 October 2007. Reponses to the consultation should be clearly marked in the subject field "Response: Consultation on the implementation proposals of the Carbon Reduction Commitment", and should be sent by email to:

crc@defra.gsi.gov.uk

or by post to:

Brian Rapose
Carbon Reduction Commitment Team
Climate & Energy: Business and Transport Division
Department for the Environment, Food and Rural Affairs
4A Ergon House
17 Smith Square
London, SW1P 3JR

The email address should also be used for general queries relating to this consultation. Please mark the subject field "Query: Consultation on the implementation proposals of the Carbon Reduction Commitment".

In order to help us analyse responses to the consultation, please provide details of your organisation below (please note: Defra's confidentiality statement related to this consultation can be found in the Consultation Letter at:

http://www.defra.gov.uk/corporate/consult/carbon-reduc/index.htm

Name	Martin Wiles
Organisation / Company	The Environmental Association for Universities and Colleges
Organisation Size (no. of employees)	120 member Universities and Colleges
Annual electricity use (MWh) / total energy bill (if known)	2,778,000 MWh electricity/ £307m all fuels
Job Title	Energy and Environmental Manager
Department	Energy and Environmental Management

Address	1/9 Old Park Hill Bristol	
	BS2 8BB`	
Email	m.r.wiles@bristol.ad	c.uk
Telephone	0117 928 8034	
Fax		
Organisation Type	Please mark/give de appropriate	etails as
NGO		
Public Sector (e.g. local / central government, hospitals, universities) (please give details)		University
Retail Sector (e.g. supermarkets) (please give details)		
Service Sector (e.g. cinemas, hotel chains, banks) (please give details)		
Light Industry / Manufacturing		
Property Management		
Trader / Verifier		
Research Institute		
Other (please give details)		
NB: on the form below, please leave the resp you do not wish to answer. Any other comme end of this form. All boxes may be expanded Section B - Coverage: Which organisation CRC?	nts can be recorded in as required.	n the box at the
 Should the CRC apply on a UK-wide basis Administrations develop separate scheme 		ved
Yes		
No U		
Not sure	a level playing field fo	r operators and
that the required carbon reductions estimated		
Yes one UK wide scheme will enable the FHI addressing this area of activity.		

2. Is the 'top-down' approach of defining a CRC organisation a suitable way of identifying large, non-energy intensive organisations?
Yes
No
Not sure
If not, can you suggest a preferable alternative?
There is a need to ensure that the organisations are not allowed to let small energy
intensive parts of an organisation split off and avoid the overall company to opt out
of carbon trading.
3. Do you have a view as to what would be the appropriate highest UK parent
organisation for public sector participants?
This should be at an institution level for the FHE sector.
4. Do you have a view as to whather Covernment should present with either action
4. Do you have a view as to whether Government should proceed with either option (A) or (B) above?
Option A Not sure
Option B Neither – do not
allow any split
Further comments
This provides participant flexibility.
The provided paragrams nowemy.
5. Could your organisation manage these procedures to correctly identify the CRC
organisation?
Yes
N. D
No
Not sure

6. Could the procedures be simplified and still allow Government to identify non-compliant organisations? If so, how?
7. Do you agree that 2008 should be used as the qualification year?
Yes U
Not sure
If not, which time period would you recommend?
Other Calendar Year
Other 12 month
period (please state)
Further Comments
An average of the last three calendar years including 2008. This is the same basis as for the EU ETS scheme and avoids any rouge years affecting the baseline for an organisation.
This said data from suppliers would have to be improved as some organisations would struggle to get three years worth of data.
8. Do you agree that the proposed approach to establishing which CRC organisation is responsible for energy use in a tenanted property is workable?
Yes
No
Not sure
If not, what prevents it from being workable?
Whoever pays the bill should be responsible for the CRC, and be able to recharge costs to tennants.

Can you suggest an alternative approach that is preferable and retains the emissions coverage of the current proposal?
Must make sure that tennants take ownership of their proportion of CRC.
9. Which option should Government take forward to ensure wide emissions
coverage of CRC?
Option 1
Option 2
Not sure
Further comments
For organisations with lots of small accounts this becomes a logistics problem if all
metered supplies are included. I would suggest the focus on the half hour meters as
the key driver.
10. Do you agree that organisations should be able to include all their sites in the
scheme?
Yes
No U
Not sure
If so do you agree that they should not be able to remove them at a later date?
If the site qualifies according to the 6,000 MWh criteria, they should add them to the
scheme. Once sites have been added to the scheme, they should only be removed
through closure or change of ownership
11 De vou agree with the Cavernment's proposal to implement a site level fuels de
11. Do you agree with the Government's proposal to implement a site level fuels <i>de minimis</i> ?
Yes 🛛
No Sure Sure
Should this be set at 5% of site energy use emissions, 3% or some other
percentage?
3%
Less than 3% Higher than 5%
Not sure
1101 0010
If <3% or >5% please state a level and explain why

	It should be at least 10%. This is based on the experience of the EU ETS
	where many small sites are included in the scheme. Management and
	verification time is disproportionate to the CO2 savings realised. A
l	higher deminimus would help avoid this. Meters should be excluded at the
	beginning of the scheme for the duration of the scheme unless there is a
	major change such as the supply capacity increased. This will help reduce
	verification and management time each year demonstrating that supplies
	still qualify as deminimus. Organisations will still be trying to reduce
	their emissions from these premises.
İ	Do you think that this percentage should be based on site energy use emissions (as
	proposed) or total site energy spend?
	Energy use
l	emissions
l	Energy expenditure
	Further comments
	Energy costs change on a regular basis. Emissions would therefore be a more
	simple and correct measure.
l	
l	
l	
L	
ſ	12. Do you agree that CCA organisations with more than 25% of their energy use
	emissions in CCAs should be excluded as described in the diagram above?
ĺ	Yes
İ	No
ŀ	Not sure
l	Further comments
İ	
l	
l	
l	
l	
l	
L	
ſ	13. Do you agree that unmetered supplies (UMS) should be included in the CRC,
	subject to a suitable <i>de minimis</i> ?
ŀ	Yes Yes
ŀ	
ŀ	No 🗵
ŀ	Not sure
п	FILLINGI COMMONIC

the deminimus should apply. This would incur significant management time and minor carbon reductions. Better to spend the time reducing carbon
emissions at those sites.
emissions at those sites.
14. Do you agree that pseudo half hourly metering should be incentivised by the CRC?
Yes
No
Not sure
If yes, do you think:
a) That pseudo half hourly metering should be treated in the same way as AMR for
the purposes of the performance league table?
Yes
No
Not sure
Further comments
Not completely clear about this area. Most UMS are very small
consumptions, to try and bring these into the scheme would put a further
burden on managing the scheme and less time for saving. UMS should be
ignored under CRC.
b) That the standard UMS billing methodology should be treated as an 'estimate' for the purposes of the adjustment factor and that pseudo half hourly metering should not be?
Yes
No
Not sure
Further comments
See point a above.
President and analysis
15. In terms of non-rail energy, would you highlight any key issues specific to the rail

sector that Government should bear in mind in developing the CRC policy

design?

If the supply is un metered it will be very difficult to demonstrate that

None.
16. Given the UK commitment to consider the inclusion of surface transport within the EU ETS, do you agree that rail energy should currently be excluded from the CRC?
Yes
No
Not sure
If excluded, what other policy approaches (including voluntary action) would be most
suitable to deliver energy efficiency benefits and emissions reductions from train
energy use?
17. Do you think there are significant cost-effective opportunities for energy
efficiency within schools?
Yes
No L
Not sure
Further comments
40 D
18. Do you agree with the Government's decision not to mandate the inclusion of all
school energy use within local authority portfolios for CRC?
Yes
No 🗵
Not sure
Further comments

19. Do you agree with the proposed approach – of including school energy use
within CRC local authority portfolios where such authorities pay the energy bill?
Yes 🛛 🖂
No 🗆
Not sure
Further comments
20. Do you agree with the overall principle of not having to report changes of
20. Do you agree with the overall principle of not having to report changes of operation during each phase of the CRC?
operation during each phase of the CRC?
operation during each phase of the CRC? Yes
operation during each phase of the CRC? Yes No
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The Higher Education Sector could be hit hard by not allowing changes to	
the baseline. Potentially large energy using research activities could be	
discouraged or be penalised by this 'no change' policy. At a low level	
this is not a concern, but areas of research of national importance could	
be affected.	
SECTION C – CRC Phases and Cap Setting	
22. Do you agree with the proposed overall approach on cap setting?	
Yes 🛛	
No	
Not sure	
Further comments	
SECTION D – Scheme Market Design	
23. Which price option do you think would be most appropriate for the introductory	
23. Which price option do you think would be most appropriate for the introductory phase fixed price sale?	
23. Which price option do you think would be most appropriate for the introductory phase fixed price sale? Option A Option C	
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23. Which price option do you think would be most appropriate for the introductory phase fixed price sale? Option A	
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Making carbon reduction measures have shorter paybacks is always a good thing. This must be in proportion to the fuel cost, otherwise it will be easier to buy the emission credits.

Furthermore if the baseline is not reset organisations that have expanded could be at the bottom of the league table and those that have contracted (or say sold off student accommodation etc) be at the top regardless of their approach to carbon management, thus removing incentives for action.

If the baseline is reset, then this question could be answered as yes.

dynamic ascending	hanism would you prefer – the sealed bid auction or the
Option A - sealed bid	
auction	
Option B - dynamic	
ascending clock	
auction	
Further comments	
	ons option B will offer more flexibility. For smaller
	A would be better as they won't have the resources to
manage a live auction	•
manage a live auction	m process.
26 Do you agree with	the auction should take place each January, at the beginning
of the emissions ye	
Yes	
No	
Not sure	
Not sure	
Not sure Further comments	tion do you profor?
Not sure Further comments 27. Which payment op:	tion do you prefer?
Not sure Further comments 27. Which payment op Payment at time of	tion do you prefer?
Not sure Further comments 27. Which payment op Payment at time of auction	
Not sure Further comments 27. Which payment op Payment at time of auction Payment deferred by	tion do you prefer?
Not sure Further comments 27. Which payment op Payment at time of auction	

28. Do you agree that Government should limit the auction to only scheme
participants and their agents?
Yes
No
Not sure
Further comments
29. Do you think there should be a limit placed on the percentage of allowances
available to any one participant to buy in the auction?
Yes
No L
Not sure
Further comments
To avoid one participant buying and retiring allowances and therefore
pushing the price up of allowances or even meaning that there are not
enough allownaces in the martket.
30. Does the proposed mechanism for operating the safety valve seem reasonable?
30. Does the proposed mechanism for operating the safety valve seem reasonable? Yes
Yes
Yes 🔲 No
Yes
Yes 🔲 No
Yes

31. Do you think that a bonus or penalty of +/- 10% as described above is appropriate?
Yes
No \square
Not sure
If not, do you think the bonus or penalty should be higher or lower (please state a
percentage)?
32. Should the rate of bonus or penalty increase steadily and gradually over time?
Yes
No
Not sure
If yes, please state by how much and how regularly you think these increments
should be applied (e.g. 5% increments per year: +/-10% for year 1, +/-15% for year
2, +/-20% for year 3 and so on)?
A lower rate of change, possibly 3% per year.
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A lower rate of change, possibly 3% per year. 33. Should the league table include a metric to recognise those organisations who have been undertaking good energy management practices for some time? Yes No Not sure If so, Do you agree with the proposed AMR metric as a proxy for early action? Yes No

The installation of AMR does not automatically indicate early action. Also many organisations have taken early action however for a variety of reasons such as site infrastructure are not able to install AMR. These organisations would be penalised. AMR is still a measure that could be considered along side other measures such as, Good Quality CHP, Energy Efficiency Accreditation, involvement with the Carbon Trust as a Partner or via the sector specific Carbon Management programmes or finally organisations with an accredited Environmental Management System. All these will have been independently verified and show great commitment/continual improvement.

Further comments

A number of EAUC members questioned the need for a league table. Will CRC result in a real conflict between keeping things simple and having a league table that is credible with the dynamic nature of organisations. While proxies for this have been included in the CRC they will be insufficient to represent reality.

A suggested approach would be to dispense with the league table and the method of recycling money and organisations just pay for the CO2 they produce. The objectives of forcing organisations to report and placing a value on CO2 would be met.

34. Would the benefits of the league table including a few simple yes / no disclosure based questions outweigh the additional complexity involved?
Yes
No
Not sure
If so, are the questions outlined above appropriate?
Yes
No
Not sure
And, should they be incorporated for revenue recycling calculations?
Yes
No 🗵
Not sure
The metrics are a bit too crude and would be easy for an organise to
achieve. It is not clear if these metrics would have an end benefit, i.e.
change behaviour of an organisation.

	he CRC league table should include a relative metric to take sational growth / decline?
Yes	
No	
Not sure	
	vith the proposed growth metric described above?
Yes	That the proposed growth metho described above.
No	
Not sure	
	petter alternative that meets the stated league table design
criteria.	,
As noted earlier, r	esearch within the Higher Education sector maybe
penalsied if energy	intensive. This may relate to trun over but for a
	staffing bill overall turnover may not reflect the
_	. Use of energy use per floor area would be more of a
	rowth of the organisation.
Terrection of the 8	Towell of the organization.
Further comments	
	if turnover / revenue expenditure is used to formulate the
	t organisations should report the published figure for the
-	most closely corresponds with the 'emissions year'?
Yes	
No	
Not sure	
Further comments	
	growth metrics are included in the league table, do you agree
Yes	weighting of 60%: 20%: 20% (absolute: early action: growth)?
No Not sure	
Not sure	an alternative weighting that you profess?
ii not, piease suggest	an alternative weighting that you prefer?

Suggest that 70%, 0%, 30%.
38. Do you agree that the Government should be able to adjust key parameters
within phases if absolutely necessary as an option of last resort?
Yes
No
Not sure
If yes, what limits should be placed on the use of this power (e.g. requirement to
engage in public consultation as to whether circumstances are sufficient to justify
use of the power, and with Parliamentary approval)? Agree with the statement above.
Agree with the statement above.
39. Should a percentage of CRC auction revenues be top-sliced and either given to
Carbon Trust / Salix or handed out to participants as credits/ tokens?
Yes
No 🗵
Not sure
If so, do you prefer Option A, paying 10% of auction revenue directly to Carbon Trust / Salix, or Option B paying 10% of each participant's revenue recycling
payment as 'credits'?
Option A
Option B
Not sure
Further comments
There is feeling that top-slicing leads to a climate change levy
arrangement, with money from that being recycled to bodies such as the
Carbon Trust. This part of the scheme should be limited if applied.
If top slicing is applied then option B is preferable.
It should also be noted that the FHE sector can't access some existing
carbon management funding such as Enhanced Capital Allowances. Though this
falls under the remit of the Treasury, there should be joined up thinking
when approaching Climate Change.
What percentage of CRC auction revenue should be top-sliced and either given to
Carbon Trust / Salix or handed out to participants as credits/ tokens?

10%
Greater than 10%
Further comments
SECTION E - Monitoring, Reporting and Audit
OLOTION E - Monitoring, Reporting and Addit
40. Do you agree with the Government's proposal on what would be required within
an 'evidence pack'?
Yes
No
Not sure
If not, why not?
ii flot, why flot:
41. Do you agree with this approach to reporting emissions from CHP?
Yes
No 🖂
Not sure
If not, why not?
CHP generating electricity and heat for only on-site use, will be
monitored on emissions of fuel used in CHP only.
,
The approach to CHP does not credit the host organisation
with the embedded benefits of their investment and results in inconsistency between
CO2 reduction measures. Compare to Part L of the Building Regulations (L2A tab
2 - grid displaced electricity).
2 grid displaced clockloky).

42. What in your experience is the extent of estimated billing for energy use on which CRC returns would be based?

Returns could be based on a significant proportion dependent on the	
suppliers performance at the end of the reporting period. There should be	bе
an option to report on actual site meter readings which can then be	
verified against bill readings as with the EU ETS presently.	
42 De veu think that there about the are adjustment factor for any action to a	
43. Do you think that there should be an adjustment factor for any estimates of energy use from individual sources in an CRC organisation to encourage	
operators to read their own meters or press for accurate bills from their	
suppliers?	
Yes	
No No	
Not sure	
Further comments	
The supplier should be made to provide at least an annual read for a site where	
access is possible. Penalities should not be leveied to CRC organisations due to	
incorrect billing by supply companies.	
If so, is 10% the right figure to apply?	
Yes	
No	
Not sure	
Further comments	
44. Are there any other suggestions for reducing reliance on estimated bills?	
Self billed data is key to reduce estimates and suppliers should be	
required to help customers provide self reads wherever possible outside of	of
normal supplier meter reads.	
Alternatively suupliers could be forced to provide at least quarterly	
reads, but this may have unforseen side effects.	
reads, but this may have diffused stud critects.	
45. Does your organisation have previous experience of using other similar online registries?	
Yes	

No 🗆
If yes, which registry / registries does your organisation have experience of and
what features worked well / badly (please specify)?
EU ETS Registry. The site was generally simple however the need for
digital certificates and their expiry created access problems. Many
smaller institutions do not have experienceof these types of registries.
46. Do you have any further comments or suggestions in relation to the features and
functions the CRC registry should have?
Make it easier to use, accessible from any computer by more than two
people, use a different security system, low maintenance.
47. Do you agree that organisations that fail to provide the necessary evidence for
exemption on CCA grounds within the required timescales should not be
exempted from the scheme? Yes
No
Not sure
Further comments
Nobody should be exempt
48. Do you agree that a more moderate fine can be applied to over-reporting of
emissions than under-reporting?
Yes
Yes No
Yes S No S No S Not sure S S No S No S No S No S No S No S No S
Yes 🔲 No
Yes S No S No S Not sure S No S No S No S No S No S No S No S N
Yes S No S No S Not sure S No S No S No S No S No S No S No S N
Yes S No S No S Not sure S No S No S No S No S No S No S No S N
Yes S No S No S Not sure S No S No S No S No S No S No S No S N
Yes S No S No S Not sure S No S No S No S No S No S No S No S N

	the overall approach towards penalties – of proportionality ce and the penalty?
Yes	
No	
Not sure	
Further comments	,
The penalties do sec	em out of proportion to the offence.
•	
50 D '41	
	the proposed approach on penalties in respect of the offences
listed?	the proposed approach on penalties in respect of the offences
	the proposed approach on penalties in respect of the offences
listed?	the proposed approach on penalties in respect of the offences
listed? Yes	the proposed approach on penalties in respect of the offences
listed? Yes No Not sure	the proposed approach on penalties in respect of the offences
listed? Yes No Not sure	