

Energy Act 2023

2023 CHAPTER 52

PART 2

CARBON DIOXIDE CAPTURE, STORAGE ETC AND HYDROGEN PRODUCTION, TRANSPORT AND STORAGE

CHAPTER 5

CARBON STORAGE INFORMATION AND SAMPLES

Enforcement of sanctionable requirements

122 Subsequent sanction notices

- (1) This section applies where the OGA gives a sanction notice in respect of a particular failure to comply with a sanctionable requirement (whether the notice is given alone or at the same time as another type of sanction notice).
- (2) If the sanction notice given is a revocation notice or an operator removal notice, no further sanction notices may be given in respect of the failure to comply.
- (3) If the sanction notice given is a financial penalty notice which does not require compliance with the sanctionable requirement, no further sanction notices may be given in respect of the failure to comply.
- (4) Subsection (5) applies if the sanction notice given is—
 - (a) an enforcement notice, or
 - (b) a financial penalty notice which requires compliance with the sanctionable requirement.
- (5) No further sanction notices may be given in respect of the failure to comply before the end of the period specified under section 116(1)(c) or 117(1)(c)(i), as the case may be (period for compliance with sanctionable requirement).

Part 2 – Carbon dioxide capture, storage etc and hydrogen production, transport and storage Chapter 5 – Carbon storage information and samples Document Generated: 2024-04-05

Changes to legislation: There are currently no known outstanding effects for the Energy Act 2023, Section 122. (See end of Document for details)

Commencement Information

I1 S. 122 in force at 26.12.2023, see s. 334(3)(b)

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There are currently no known outstanding effects for the Energy Act 2023, Section 122.