

The conditions:

- 1) (1) An Environmental Body must not spend any qualifying contribution or income derived from it except -
 - a) under regulation 33A(1)(j),
 - b) under regulation 33(7), or
 - c) on a project, during the prescribed period.(2) For the purposes of sub-clause (1) above -
 - a) a “project” means the carrying out of approved objectives,
 - b) the “prescribed period” is a period which begins at the start of the month approved for the commencement of that project and which ends at the end of the month approved for completion of that project, and
 - c) “approved” means notified to ENTRUST and approved.

- 2) (1) An Environmental Body that has failed to submit information in accordance with regulation 33A(1)(h) must not -
 - a) receive qualifying contributions or transfers of qualifying contributions from other approved bodies, or
 - b) spend qualifying contributions or income derived from qualifying contributionsuntil after that information has been provided.
(2) Where sub-clause (1) applies ENTRUST may publish -
 - a) the name and enrolment number of the Environmental Body,
 - b) material particulars of that Environmental Body’s failure to comply with regulation 33A(1)(h) along with material particulars of any previous failures, and
 - c) notification that the prohibitions in sub-clause (1) apply,but this is subject to sub-clause (3).
(3) ENTRUST shall publish a further notification in a similar manner and medium within 14 days of the date upon which the prohibitions in sub-clause (1) cease to apply.