DRAFT STATUTORY INSTRUMENTS

2012 No.

The Green Deal Framework (Disclosure, Acknowledgment, Redress etc.) Regulations 2012

PART 7

Confirmation and disclosure and acknowledgment

CHAPTER 2

Disclosure and acknowledgment of green deal plans

Intended occupation under transactions or arrangements to be entered into

- **43.** Regulation 44 applies in relation to a green deal property where—
 - (a) a person ("A") intends that a transaction or arrangement is to be entered into under which another person ("B") is to have a right to occupy the property;
 - (b) the intended transaction or arrangement does not—
 - (i) fall within section 12(1); or
 - (ii) include a transfer of ownership from A to B;
 - (c) A intends that—
 - (i) the transaction or arrangement will be made in writing; and
 - (ii) A will be a party to the transaction or arrangement;
 - (d) A intends that B will—
 - (i) start to occupy the property under the transaction or arrangement within three years of the transaction or arrangement being entered into; and
 - (ii) be the bill payer at the property whilst in that occupation; and
 - (e) at the time the green deal plan for the property was entered into, B did not provide a confirmation under regulation 36.

Disclosure and acknowledgment in circumstances described in regulation 43

- **44.**—(1) Where this regulation applies, A must—
 - (a) free of charge, provide B with-
 - (i) the disclosure document for the property; or
 - (ii) if the obligation in section 8(4) has not yet been complied with, a document containing the same information in connection with the green deal plan as the disclosure document would have contained; and

- (b) secure that B acknowledges in writing(1) that, as the bill payer, B will be—
 - (i) liable to pay green deal instalments; and
 - (ii) bound by the terms of the green deal plan which bind a bill payer(2).
- (2) The requirement in paragraph (1)(a) must be satisfied—
 - (a) no later than seven days before the transaction or arrangement is to be entered into; or
 - (b) where compliance with sub-paragraph (a) is not practicable, as soon as practicable before the transaction or arrangement is to be entered into.
- (3) The requirement in paragraph (1)(b) must be satisfied as soon as practicable before the transaction or arrangement is to be entered into.

Intended transfers of ownership

- **45.** Regulation 46 applies in relation to a green deal property where—
 - (a) a person ("C") intends that a transaction or arrangement is to be entered into under which ownership of the property or a lease of the property is to be transferred to another person ("D");
 - (b) the intended transaction or arrangement does not fall within section 12(1);
 - (c) C intends that—
 - (i) the transaction or arrangement will be made in writing; and
 - (ii) C will be a party to the transaction or arrangement; and
 - (d) at the time the green deal plan for the property was entered into, D did not provide a confirmation under regulation 36.

Disclosure and acknowledgment in circumstances described in regulation 45

- **46.**—(1) Where this regulation applies, C must—
 - (a) free of charge, provide D with—
 - (i) the disclosure document for the property; or
 - (ii) if the obligation in section 8(4) has not yet been complied with, a document containing the same information in connection with the green deal plan as the disclosure document would have contained; and
 - (b) secure that the document which effects the transfer of ownership to D includes an acknowledgment(3) by D that, as the bill payer at the property, D will be—
 - (i) liable to pay green deal instalments; and
 - (ii) bound by the terms of the green deal plan which bind a bill payer(4).
- (2) The requirement in paragraph (1)(a) must be satisfied—
 - (a) no later than seven days before the transaction or arrangement is to be entered into; or

⁽¹⁾ In respect of England and Wales, the Secretary of State has prescribed the form that the acknowledgment required by this regulation must take. See the Green Deal (Acknowledgment) Regulations 2012 (S.I. []), which were made under section 15(3) of the Act. The Scotlish Ministers have prescribed the form of acknowledgment for Scotland. See the Green Deal (Acknowledgment) (Scotland) Regulations 2012 (S.S.I. []), which were made under section 15(4) of the Act.

⁽²⁾ The terms of the plan which bind a bill payer are set out in regulation 40.

⁽³⁾ In respect of England and Wales, the Secretary of State has prescribed the form that the acknowledgment required by this regulation must take. See the Green Deal (Acknowledgment) Regulations 2012 (S.I. []), which were made under section 15(3) of the Act. The Scottish Ministers have prescribed the form of acknowledgment for Scotland. See the Green Deal (Acknowledgment) (Scotland) Regulations 2012 (S.S.I. []), which were made under section 15(4) of the Act.

⁽⁴⁾ The terms of the plan which bind a bill payer are set out in regulation 40.

(b) where compliance with sub-paragraph (a) is not practicable, as soon as practicable before the transaction or arrangement is to be entered into.

Oral tenancies and unwritten licence agreements

- 47. Regulation 48 applies in relation to a green deal property where—
 - (a) a person ("E") intends that a tenancy or licence agreement is to be entered into under which another person ("F") is to have a right to occupy the property;
 - (b) E does not intend that the tenancy or licence agreement will be made in writing;
 - (c) E intends that—
 - (i) F will start to occupy the property under the tenancy or licence agreement within six months of the tenancy or licence agreement being entered into;
 - (ii) F will be the bill payer at the property whilst in that occupation; and
 - (iii) E will be a party to the tenancy or licence agreement; and
 - (d) at the time the green deal plan for the property was entered into, F did not provide a confirmation under regulation 36.

Acknowledgment in circumstances described in regulation 47

- **48.**—(1) Where this regulation applies, E must secure that F acknowledges in writing(5) that, as the bill payer at the property, F will be—
 - (a) liable to pay green deal instalments; and
 - (b) bound by the terms of the green deal plan which bind a bill payer(6).
- (2) The acknowledgment required by paragraph (1) must be given before F starts to occupy the property under the tenancy or licence agreement.

Transactions or arrangements to change bill payers

- **49.** Regulation 50 applies in relation to a green deal property where—
 - (a) a person ("G") intends that there is to be a transaction or arrangement under which G agrees with another person ("H") that H is to become the bill payer at the property;
 - (b) the intended transaction or arrangement does not fall within section 12(1) or regulation 43, 45 or 47;
 - (c) G intends that G will be a party to the transaction or arrangement; and
 - (d) at the time the green deal plan for the property was entered into, H did not provide a confirmation under regulation 36.

Disclosure and acknowledgment in circumstances described in regulation 49

- **50.**—(1) Where this regulation applies, G must—
 - (a) free of charge, provide H with—
 - (i) the disclosure document for the property; or

⁽⁵⁾ In respect of England and Wales, the Secretary of State has prescribed the form that the acknowledgment required by this regulation must take. See the Green Deal (Acknowledgment) Regulations 2012 (S.I. []), which were made under section 15(3) of the Act. The Scottish Ministers have prescribed the form of acknowledgment for Scotland. See the Green Deal (Acknowledgment) (Scotland) Regulations 2012 (S.S.I. []), which were made under section 15(4) of the Act.

⁽⁶⁾ The terms of the plan which bind a bill payer are set out in regulation 40.

- (ii) if the obligation in section 8(4) has not yet been complied with, a document containing the same information in connection with the green deal plan as the disclosure document would have contained; and
- (b) secure that H acknowledges in writing that, as the bill payer at the property, H will be—
 - (i) liable to pay green deal instalments; and
 - (ii) bound by the terms of the green deal plan which bind a bill payer(7)(8).
- (2) The requirement in paragraph (1)(a) must be satisfied—
 - (a) no later than seven days before the transaction or arrangement is to be entered into; or
 - (b) where compliance with sub-paragraph (a) is not practicable, as soon as practicable before the transaction or arrangement is to be entered into.
- (3) The requirement in paragraph (1)(b) must be satisfied as soon as practicable before the transaction or arrangement is to be entered into.

⁷⁾ The terms of the plan which bind a bill payer are set out in regulation 40.

⁽⁸⁾ In respect of England and Wales, the Secretary of State has prescribed the form that the acknowledgment required by this regulation must take. See the Green Deal (Acknowledgment) Regulations 2012 (S.I. []), which were made under section 15(3) of the Act. The Scottish Ministers have prescribed the form of acknowledgment for Scotland. See the Green Deal (Acknowledgment) (Scotland) Regulations 2012 (S.S.I. []), which were made under section 15(4) of the Act.