ENERGY
GREEN DEAL

MODIFICATIONS TO THE STANDARD CONDITIONS OF GAS SUPPLY LICENCES

The Secretary of State makes the following licence modifications in exercise of the powers conferred by section 17(1)(b) of the Energy Act 2011 (the "Act").

The Secretary of State has consulted the holders of any licence being modified, the Gas and Electricity Markets Authority and such other persons as the Secretary of State considered appropriate in accordance with section 21 of the Act.

Modifications to the standard conditions of gas supply licences

The standard conditions of supply licences granted, or treated as granted, under section 7A of the Gas Act 1988 are, with effect from 28 January 2013, modified by inserting after Standard Condition 19B:

*Condition 19C. Green Deal arrangements*

**Direct Debit payments**

19C.1 Where, in relation to premises being supplied by the licensee:

(a) a Customer is a Green Deal Bill Payer that pays Charges for the Supply of Gas by way of regular direct debit payments of a fixed amount (which amount may be varied from time to time in accordance with the relevant Contract);

(b) the licensee receives a request from that Customer to reduce its direct debit payments under the Contract (or Deemed Contract, as the case may be) by an amount equivalent to any Green Deal Gas Savings;

(c) such request is made within thirty (30) days of the Premises becoming Green Deal Premises; and

(d) the Customer notifies the licensee within those thirty (30) days of the alphanumeric unique identifier for its Green Deal Plan,

the licensee shall in a timely manner satisfy itself whether there are Green Deal Gas Savings.

19C.2 Where, pursuant to paragraph 19C.1, the licensee is satisfied that there are Green Deal Gas Savings, the licensee shall comply with the Customer’s request by dividing the Green Deal Gas Savings (or, where available to the licensee, the Green Deal Gas Savings as adjusted for that Customer) by the number of direct debit payments to be made by the Customer in a 12 month period and deducting the resulting amount from each direct debit payment.

19C.3 Paragraph 19C.2 is without prejudice to the licensee’s obligations in respect of a Domestic Customer by virtue of standard condition 27.

19C.4 For the purposes of this condition:
"Green Deal Bill Payer" means a "bill payer" within the meaning of the Green Deal Regulations.

"Green Deal Charges" means a payment required to be made under a Green Deal Plan by a Green Deal Bill Payer, as referred to in section 1(6) of the Energy Act 2011.

"Green Deal Gas Savings" means the annual financial savings (or increased costs) on consumption from gas, estimated by the Green Deal Provider and notified to the licensee, for the relevant Green Deal Plan.

"Green Deal Plan" has the meaning given to "green deal plan" in section 1(3) of the Energy Act 2011.

"Green Deal Premises" means premises at which Green Deal Charges are owed to a Green Deal Provider.

"Green Deal Provider" a person who is authorised to act as a green deal provider under the Green Deal Regulations.

"Green Deal Regulations" means the Green Deal Framework (Disclosure, Acknowledgment, Redress etc.) Regulations 2012.

Date 28/6/2012

Edward Davey
Secretary of State
Department of Energy and Climate Change