This document sets out the consolidated modifications that, as at 19 July 2012, have been made by the Secretary of State to the standard conditions of electricity distribution licences under section 17(1)(d) of the Energy Act 2011. The Secretary of State modified the standard conditions of electricity distribution licences on 28 June 2012, and made two further minor modifications on 18 July 2012 to postpone the date on which two of the modifications come into effect. Copies of the modification documents signed by the Secretary of State have been published at http://www.decc.gov.uk/en/content/cms/consultations/green_deal/green_deal.aspx. This consolidated version has been produced for information only, and shows the combined effect of those two modification documents.

**Modifications to the standard conditions of electricity distribution licences**

The standard conditions of electricity distribution licences granted, or treated as granted, under section 6(1)(c) of the Electricity Act 1989, are modified as follows:

1. With effect from 1 August 2012, paragraph 3 of Standard Condition 1 is modified by inserting in the appropriate places:

   
   "Central Charge Database" means the database required to be established under the Master Registration Agreement to facilitate the validation of Green Deal Plans and the collection and remittance of Green Deal Charges as referred to and providing for such other matters as are set out in standard condition 35 (Central Charge Database) of a Supply Licence."

   "Green Deal Arrangements Agreement" means the agreement providing for the entry of data relating to Green Deal Plans onto the Central Charge Database and the collection and remittance of Green Deal Charges, as referred to and providing for such other matters as are set out in standard condition 38 (Green Deal Arrangements Agreement) of a Supply Licence, in the form approved by the Secretary of State from time to time."

   "Green Deal Arrangements Data" has the meaning given to it in the Master Registration Agreement."

   "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 Participant" means a party to the Green Deal Arrangements Agreement or a person identified by or pursuant to the Master Registration Agreement or the Green Deal Arrangements Agreement as an appropriate person to receive or send Green Deal Arrangements Data."

   "Green Deal Plan" has the meaning given to "green deal plan" in section 1(3) of the Energy Act 2011"
“Green Deal Premises” means a person who is authorised to act as a green deal provider under the Green Deal Regulations.

“Green Deal Provider” has the meaning given to "green deal provider" in section 2(2) of the Energy Act 2011.

2. With effect from 28 January 2013, Standard Condition 12 is modified as follows:

   (1) After paragraph 12.9 insert:

   “12.9A Where the licensee has made a connection to premises under section 16(1)(a) of the Act or under Standard Condition 15 (Standards for the provision of Non-Contestable Connection Services) and such premises become and remain Green Deal Premises, it may not disconnect those Green Deal Premises unless it is permitted to do so under the Electricity Safety, Quality and Continuity Regulations 2002 (as amended), Schedule 6 to the Act or any other legislation.

12.9B Where in respect of Green Deal Premises:

   (a) the owner or occupier; or

   (b) the relevant energy supplier

requests the licensee to disconnect those premises and the licensee is not permitted to do so, the licensee must give the owner, occupier or relevant energy supplier ( whichever of these made the request) a Notice to that effect."

   (2) In paragraph 12.10:

   (a) after "condition", for the comma substitute ":";

   (b) at the end, insert:

   "relevant energy supplier has the meaning given to it in regulation 4(2) of the Green Deal Framework (Disclosure, Acknowledgment, Redress etc.) Regulations 2012."

3. With effect from 14 January 2013, paragraph A2 of Appendix 1 to Standard Condition 18 is modified as follows:

   (a) in sub-paragraph (b) omit "and";

   (b) in sub-paragraph (c), at the end, for the full stop substitute "; and"; and

   (c) after sub-paragraph (c) insert "(d) whether such premises are Green Deal Premises."

4. With effect from 1 October 2012, paragraph 3 of Standard Condition 23 is modified as follows:

   (a) in sub-paragraph (c) after "Master Registration Agreement," insert "between users of the Central Charge Database,";

   (b) in sub-paragraph (e) omit "and";
(c) in sub-paragraph (f), at the end, for the full stop substitute “; and”; and

(d) after sub-paragraph (f), insert "(g) provisions to facilitate, and procedures and practices to be followed in relation to, the establishment, operation, and maintenance of the Central Charge Database.”.

5. With effect from 1 August 2012, Standard Condition 37 is modified as follows:

(1) In paragraph 37.3:

(a) in sub-paragraph (e), omit "and";

(b) in sub-paragraph (f), at the end, for the full stop substitute “; and”; and

(c) after sub-paragraph (f), insert "(g) a Green Deal Participant and any other Green Deal Participant.”.

(2) In paragraph 37.4:

(a) in sub-paragraph (d), omit "and";

(b) in sub-paragraph (e), at the end, for the full stop substitute “; and”; and

(c) after sub-paragraph (e), insert "(f) to communicate Green Deal Arrangements Data.”.