STATUTORY INSTRUMENTS

2018 No. 1319

STAMP DUTY LAND TAX, ENGLAND STAMP DUTY LAND TAX, NORTHERN IRELAND

The Stamp Duty Land Tax (Administration) (Amendment) Regulations 2018

Made - - - - 7th December 2018

Laid before the House of

Commons - - - 10th December 2018

Coming into force - - 1st March 2019

The Commissioners for Her Majesty's Revenue and Customs make the following Regulations in exercise of the powers conferred by sections 90(2) and (3), 113(2), and 114(6) of, and paragraph 1 of Schedule 10 to, the Finance Act 2003(1):

Citation, commencement and interpretation

- **1.**—(1) These Regulations may be cited as the Stamp Duty Land Tax (Administration) (Amendment) Regulations 2018 and come into force on 1st March 2019.
 - (2) In these Regulations—
 - "formerly prescribed form" means the form previously prescribed in the respective Part of Schedule 2 to the Principal Regulations immediately before the coming into force of these Regulations;
 - "substituted form" means the form substituted in the respective Part of Schedule 2 to the Principal Regulations by virtue of the amendments made by these Regulations;
 - "the Principal Regulations" means the Stamp Duty Land Tax (Administration) Regulations 2003(2).

^{(1) 2003} c. 14. Section 114(6) was inserted by section 19(2) of the Finance Act 2007 (c. 11). The functions of the Commissioners of Inland Revenue were transferred to the Commissioners for Her Majesty's Revenue and Customs by section 5(2) of the Commissioners for Revenue and Customs Act 2005 (c. 11). Section 50(1) of that Act provides that insofar as it is appropriate in consequence of section 5, a reference to the Commissioners of Inland Revenue shall be taken as a reference to the Commissioners for Her Majesty's Revenue and Customs. Section 42(3) of the Finance Act 2003 explains that in Part 4 of that Act the Commissioners of Inland Revenue are referred to as "the Board".

⁽²⁾ S.I. 2003/2837 amended by S.I. 2004/3124 and 2011/455; there are other amending instruments but none is relevant.

Amendment of the Principal Regulations

- **2.**—(1) The Principal Regulations are amended as follows.
- (2) In regulation 11 (when application to be made) for "within which the land transaction return relating to the transaction in question must be delivered" substitute "of 30 days after the effective date of the transaction".
- (3) In regulation 13(2) (additional contents of application where consideration consists of works or services), for subparagraph (a) substitute—
 - "(a) a proposal for the payment of tax in respect of the consideration, or element of the consideration, consisting of the carrying out of such works or the provision of such services—
 - (i) where the transaction is not notifiable at the time of the application being made, within 14 days after the carrying out or provision is substantially completed; or
 - (ii) where the transaction is so notifiable, within 30 days after the carrying out or provision is substantially completed;".
- (4) In regulation 16(2) (notice of decision on an application), in subparagraph (b) for "within 30 days after the occurrence of a relevant event" substitute "not later than the date on which the purchaser must make a return or further return under regulation 24(3)".
 - (5) In regulation 24(3) (payments and returns)—
 - (a) before subparagraph (a) insert—
 - "(za) where the transaction is not notifiable at the time of the application being made, within 14 days after the occurrence of a relevant event;";
 - (b) for subparagraph (a) substitute—
 - "(a) where the transaction is so notifiable, within 30 days after the occurrence of a relevant event;";
 - (c) in subparagraph (b)(i) omit "of 30 days".
- (6) In regulation 27(2) (returns and payments where consideration consists of works or services) for "may be made within 30 days after the substantial completion of the carrying out of the works or the provision of the services" substitute—

"may be made-

- (a) where the transaction is not notifiable at the time of the application being made, within 14 days after the substantial completion of the carrying out of the works or the provision of the services; or
- (b) where the transaction is so notifiable, within 30 days after the substantial completion of the carrying out of the works or the provision of the services".
- (7) For the form in Part 3 of Schedule 2 to the Principal Regulations (which sets out the form of a land transaction return requiring additional details about the land) substitute the form set out in Schedule 1 to these Regulations.
- (8) For the form in Part 4 of Schedule 2 to the Principal Regulations (which sets out the form of a land transaction return requiring additional details about the transaction, including leases) substitute the form set out in Schedule 2 to these Regulations.

Transitional Provisions

3. In relation to forms delivered before 1 June 2019 —

- (a) the requirement to deliver a land transaction return in the form prescribed by Part 3 of Schedule 2 to the Principal Regulations containing the information required by that form, is satisfied by delivering a return—
 - (i) on the substituted form in Part 3, containing the information required by that form, or
 - (ii) on the formerly prescribed form in Part 3, containing the information required by that form;
- (b) the requirement to deliver a land transaction return in the form prescribed by Part 4 of Schedule 2 to the Principal Regulations containing the information required by that form, is satisfied by delivering a return—
 - (i) on the substituted form in Part 4, containing the information required by that form, or
 - (ii) on the formerly prescribed form in Part 4, containing the information required by that form.

Melissa Tatton
Justin Holliday
Two of the Commissioners for Her Majesty's
Revenue and Customs

7th December 2018

Land Transaction Return

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SCHEDULE 1

Regulation 2(7)

ADDITIONAL DETAILS ABOUT LAND

(da)

refficial use only Is a continuation of the address in box 28 of the SDLT1 return Yes No If agricultural or development land, what is the area (if known)? Hectares Square metres Area Are there are any mineral or mineral rights reserved or excluded? Yes No Is a plan attached? Put 'X' in one box Note: the UTRN should be written on the plan Yes No
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Land Transaction Return

SCHEDULE 2

Regulation 2(8)

ADDITIONAL DETAILS ABOUT THE TRANSACTION, INCLUDING LEASES

(da)

HM Revenue & Customs	Additional details about the transaction, including leases
When to fill in this return You must fill in this return where additional information about the transaction and/or lease can be provided. The guidance notes will help you to answer the questions. If you need help with any part of this return or with anything in the guidance notes, please phone the Stamp Taxes Helpline on 0300 200 3510. For our opening hours go to www.gov.uk/hmrc/contact You can get further copies of this return from the orderline on 0300 200 3511.	REFERENCE Insert the reference number from the payslip on page 7 of the Land Transaction Return, SDLT1, here. For official use only
ABOUT THE TRANSACTION If this transaction is part of the sale of business, what does the sale include? Put 'X' in relevant boxes Stock Goodwill Other Chattels and moveables What is the total amount of the consideration for the sale of the business apportioned to these items? If the property is for commercial use, what is it? Put 'X' in the appropriate box(es) Office Hotel Shop Warehouse Factory Other Other industrial unit	Have you applied for a ruling under CAP1 or non-statutory business clearance (NSBC) in relation to this transaction? Put 'X' in one box Yes

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	ABOUT LEASES Complete if the transaction notified on SDLT1 is for the gi	rant of more than one lease
8	Type of property	14 Is a plan attached? Put 'X' in one box Note: the UTRN should be written on the plan
	Enter code from the guidance notes	Note: the OTAN should be written on the plan
	<u></u>	Yes No
9	Address or situation of land	
	D 4007 H 1 4 7 4 7 1 7 1 7 1 7 1 7 1 7 1 7 1 7 1	15 Interest transferred or created
	Put 'X' in this box if the same as box 28 on SDLT1	Enter code from the guidance notes
	If not, give address below	and code from the gardance notes
	Postcode	16 Type of lease
	House or building number	Enter code from the guidance notes
		17 Start date as specified in lease
	Rest of address, including house name, building name,	
	flat number or continuation from the SDLT1	18 End date as specified in lease
		DD MM YYYY
		Total Proof Comments of
		19 Rent-free period
		Number of months
		20 Annual starting rent inclusive of VAT actually payable
		£ 000
		End date for starting rent
		DD MM YYYY
		Later rent known? Put 'X' in one box
		Yes No
10	Local authority number	21 What is the amount of VAT, if any?
		£ .00
11	Title number, if any	
		22 Total premium payable
		£ •00
12	NLPG UPRN	
		23 Net present value upon which tax is calculated
		£ .00
13	If the transaction is for land, what is the unit and area	
	of measurement? Put 'X' in one box	24 Total amount of tax due – premium
	Hectares Square metres	£ .00
	Area	Total amount of the Army
		25 Total amount of tax due - NPV

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EXPLANATORY NOTE

(This note is not part of the Regulations)

These Regulations make amendments to the Stamp Duty Land Tax (Administration) Regulations 2003 (S.I. 2003/2837) ("the 2003 Regulations")—

- to amend existing regulations in relation to the procedure for applying to defer payment of stamp duty land tax in certain cases of contingent or uncertain consideration; and
- to provide new forms for SDLT 3 and 4 ("land transaction returns" within the meaning of Schedule 10 to the Finance Act 2003) in connection with land transactions for the purposes of stamp duty land tax.

Regulation 1 provides for the citation, commencement and interpretation of these Regulations.

Regulation 2(3) amends regulation 13 to require applications to contain proposals for payment of tax to be made within 14 days after the work is substantially completed, unless the transaction is notifiable.

Regulation 2(6) makes consequential amendments to regulation 27 arising from amendments made in these Regulations to regulation 13 of the 2003 Regulations.

Regulation 2(5) amends regulation 24 of the 2003 Regulations in relation to the deadlines for making a return or further return for the purposes of a deferment application.

Regulation 2(4) makes consequential amendments to regulation 16 arising from amendments made in these Regulations to regulation 24 of the 2003 Regulations.

Regulation 2(2) amends regulation 11 to retain the 30 day deadline within which deferment applications must be made once the other changes to the 2003 Regulations made by these Regulations take effect.

Regulations 2(7) and 2(8) substitute new forms SDLT 3 and 4 for those previously prescribed by Schedule 2 to the 2003 Regulations.

Regulation 3 makes transitional provisions, saving the validity of the previous form of land transaction returns, so that such documents may be delivered to HM Revenue and Customs at any time before 1st June 2019.

These Regulations apply to transactions to purchase land in England and Northern Ireland.

A full and final Impact Assessment has not been produced for this instrument as a negligible impact on the private and voluntary sectors is foreseen.