

SCHEDULE 3

AMENDMENT OF THE HOUSING GRANTS, CONSTRUCTION AND REGENERATION ACT 1996

26. In section 59 (index of defined expressions: Chapter 1)—
- (a) omit the entries (both columns) relating to the following expressions—
- “certificate of future occupation (in relation to an application for an HMO grant)”
 - “certificate of intended letting (in relation to an application for a renovation grant)”
 - “common parts grant”
 - “connected (with the owner of a dwelling)”
 - “conversion application”
 - “disabled facilities grant”
 - “elderly”
 - “exempt disposal”
 - “HMO grant”
 - “house in multiple occupation”
 - “improvement”
 - “landlord’s application
 - in relation to a renovation grant
 - in relation to a common parts grant”
 - “long tenancy”
 - “occupying tenant (in relation to an application for a common parts grant)”
 - “owner-occupation certificate (in relation to an application for a renovation grant)”
 - “participating landlord (in relation to a tenants’ application for a common parts grant)”
 - “partner”
 - “reasonable repair”
 - “registered social landlord”
 - “relevant disposal”
 - “renewal area”
 - “renovation grant”
 - “tenants’ application (in relation to a common parts grant)”;
- (b) in the entry relating to “common parts application (in relation to a disabled facilities grant)” omit “disabled facilities”;
- (c) in the entry relating to “grant”, omit “(without more)”;
- (d) in the entry relating to “owner’s application”, omit—
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- (i) “–in relation to a renovation grant section 7(1) and (2)”;
 - (ii) “disabled facilities”;
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- (e) in the entry relating to “owner’s certificate (in relation to an application for a disabled facilities grant)”, omit “disabled facilities”;

Status: This is the original version (as it was originally made). This item of legislation is currently only available in its original format.

(f) in the entry relating to “qualifying owner’s interest”, omit—

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- (i) “–in relation to an application for a renovation grant section 7(4)”;
 - (ii) “disabled facilities”; and
 - (iii) “–in relation to an application for an HMO grant section 25(3)”;
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(g) in the entry relating to “qualifying tenant”, omit—

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- (i) “–in relation to an application for a renovation grant section 7(5)”;
 - (ii) “disabled facilities”;
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(h) in the entry relating to “secure tenancy and secure tenant”, omit “secure tenancy and”;

(i) in the entry relating to “statutory tenancy and statutory tenant”, omit “statutory tenancy and”;

(j) in the entry relating to “tenant (and expressions relating to tenancies)”, omit—

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- (i) “–in the context of a tenant’s application for a renovation grant section 7(6)”;
 - (ii) “–in the context of a certificate of intended letting section 8(4)”;
 - (iii) “–in the context of an application for a common parts grant section 14(2)”;
 - (iv) “disabled facilities”;
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(k) in the entry relating to “tenant’s application”, omit—

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- (i) “–in relation to a renovation grant section 7(1) and (2)”;
 - (ii) “disabled facilities”;
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(l) in the entry relating to “tenant’s certificate”, omit—

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- (i) “–for the purposes of an application for a renovation grant section 9(2)”;
 - (ii) “disabled facilities”;
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(m) insert, at the appropriate places—

“occupier’s application	section 19(1) and (2)”
“premises	section 58”
“qualifying houseboat	section 58”
“qualifying park home	section 58”.
