

2016 No. 317

RATING AND VALUATION, ENGLAND

**The Non-Domestic Rating (Designated Areas etc.)
Regulations 2016**

<i>Made</i>	- - - -	<i>9th March 2016</i>
<i>Laid before Parliament</i>		<i>10th March 2016</i>
<i>Coming into force</i>	- -	<i>1st April 2016</i>

The Secretary of State for Communities and Local Government makes these Regulations in exercise of the powers conferred by section 143(1) and paragraphs 8 and 39 of Schedule 7B to the Local Government Finance Act 1988(a).

These Regulations are made with the consent of the Treasury in accordance with paragraphs 8(3) and 39(13) of that Schedule.

Citation and commencement

1.—(1) These Regulations may be cited as the Non-Domestic Rating (Designated Areas etc.) Regulations 2016.

(2) These Regulations come into force on 1st April 2016.

Application

2. These Regulations apply in relation to England only.

Interpretation

3. In these Regulations—

“the 1988 Act” means the Local Government Finance Act 1988;

“baseline amount”, in relation to a billing authority, means the amount calculated under Part 3 of Schedule 2 in respect of a designated area for a specified year;

“billing authority” means a billing authority in England all or part of whose area falls within a designated area;

“designated area” means an area designated under regulation 4(1);

“local list” means a local non-domestic rating list(b);

(a) 1988 c. 41. Schedule 7B was inserted into the Local Government Finance Act 1988 by section 1 of, and Schedule 1 to, the Local Government Finance Act 2012 (c. 17).

(b) See section 41(1) of the 1988 Act for the meaning of “local non-domestic rating list”.

“non-domestic rating income”, in relation to a billing authority, means the amount calculated under Part 2 of Schedule 2 in respect of a designated area for a specified year;

“period of designation” has the meaning given in regulation 4(2);

“preceding year” means the chargeable financial year(a) immediately preceding the specified year for which a calculation under Part 3 of Schedule 2 is made;

“revaluation year” means a year in which a local list must be compiled under section 41 of the 1988 Act;

“Schedule 7B” means Schedule 7B to the 1988 Act;

“small business non-domestic rating multiplier”, in relation to a chargeable financial year, means the small business non-domestic rating multiplier for that year determined under Part 1 of Schedule 7 to the 1988 Act(b); and

“specified year” means a chargeable financial year falling within the period of designation.

Designation of areas

4.—(1) The areas listed in Schedule 1 are designated for the purposes of these Regulations.

(2) The designation of those areas takes effect on 1st April 2016 and has effect for the period of 25 years beginning on that date (“period of designation”).

Proportion of non-domestic rating income for a designated area to be disregarded

5.—(1) Part 1 of Schedule 2 provides rules for calculating the proportion of a billing authority’s non-domestic rating income in respect of a designated area for a specified year.

(2) The proportion is to be disregarded for the purpose of calculations under—

(a) any of the following provisions of Schedule 7B—

(i) paragraph 6 (payments in respect of the central share);

(ii) paragraph 13 (calculations following local government finance report);

(iii) paragraph 16 (calculations following amending report);

(iv) paragraph 23 (calculations of levy payments)(c);

(v) paragraph 26 (calculations of safety net payments)(d);

(vi) paragraph 30 (calculations relating to distribution of remaining balance)(e); or

(b) regulations made under any of the following provisions of Schedule 7B—

(i) paragraph 7 (administrative arrangements for payments in respect of the central share);

(ii) paragraph 9 (payments by billing authorities to major precepting authorities);

(iii) paragraph 10 (administrative arrangements for payments by billing authorities to major precepting authorities);

(iv) paragraph 28 (calculations of payments on account).

Amendment of Non-Domestic Rating (Rates Retention) Regulations 2013

6.—(1) The Non-Domestic Rating (Rates Retention) Regulations 2013(f) are amended as follows.

(a) See section 145(1) of the 1988 Act for the meaning of “chargeable financial year”.

(b) Relevant amendments were made to Schedule 7 by section 62 of the Local Government Act 2003 (c. 26).

(c) The calculation under paragraph 23 must be made in accordance with regulations under paragraph 22.

(d) The calculation under paragraph 26 must be made in accordance with regulations under paragraph 25.

(e) The calculation under paragraph 30 must be made in accordance with the basis of distribution specified in the regulations under that paragraph.

(f) S.I. 2013/452. Amended by S.I. 2014/96 and 2015/628.

(2) In paragraph 1(1) of Schedule 2 (qualifying relief for deduction from central share), in the definition of “red area” for “maps numbered 1 to 86” substitute “maps numbered 1 to 29, 31 to 46 and 48 to 178”.

We consent

David Evennett
George Hollingbery

7th March 2016

Two of the Lords Commissioners of Her Majesty’s Treasury

Marcus Jones

Parliamentary Under Secretary of State

9th March 2016

Department for Communities and Local Government

SCHEDULE 1

Regulation 4

Local retention of non-domestic rates: designation of areas

1. Each of the areas listed in column 2 of the table in this Schedule is designated by reference to the area or areas bounded externally by the outer edge of the blue line shown on the map specified in column 1 of the table.

2. A reference in this Schedule to a map is to one of the maps numbered 1 to 113 and entitled “Maps referred to in Schedule 1 to the Non-Domestic Rating (Designated Areas etc.) Regulations 2016”, of which prints, signed by a member of the Senior Civil Service in the Department for Communities and Local Government, are deposited and available for inspection at the offices of the Secretary of State for Communities and Local Government and, in relation to each map, at the offices of the billing authority to which the map relates.

3. For the purposes of determining a designated area, where part only of a hereditament is situated within an area shown on a map, the whole of the hereditament is taken to be included within that designated area.

Numbered map (Column 1)	Designated area (Column 2)	Billing authority (Column 3)	Value of J (£) (see paragraph 3(2) of Schedule 2) (Column 4)
1	Luton Airport	Luton Borough Council	4,741,488
2	MIRA	Hinkley and Bosworth District Council	0
3	Tees Valley Growth Extension: Central Park	Darlington Borough Council	30,538
4	Tees Valley Growth Extension: Middlesbrough historic Quarter	Middlesbrough Borough Council	3,275,726
5	Tees Valley Growth Extension: Northshore	Stockton-on-Tees Borough Council	117,821
6	Wirral Waters Enterprise Site	Wirral Metropolitan Borough Council	848,833

7	Greater Manchester Life Sciences: MSP Central Campus	Manchester City Council	658,978
8	Greater Manchester Life Sciences: CMFT Site	Manchester City Council	4,928,358
9	Ceramic Valley: Chatterley Valley West	Newcastle-under-Lyme Borough Council	0
10	Ceramic Valley: Chatterley Valley East	Stoke-on-Trent City Council	335,099
11	Ceramic Valley: Tunstall Arrow	Stoke-on-Trent City Council	0
12	Ceramic Valley: Highgate/Ravensdale	Stoke-on-Trent City Council	41,905
13	Ceramic Valley: Etruria Valley	Stoke-on-Trent City Council	20,090
14	Ceramic Valley: Cliffe Vale	Stoke-on-Trent City Council	30,603
15	New Anglia: Sroughton Road	Mid Suffolk District Council	0
16	New Anglia: Futura Park	Ipswich Borough Council	0
17	New Anglia: Mill Lane	Mid Suffolk District Council	0
18	New Anglia: Nar Ouse	Borough Council of Kings Lynn & West Norfolk	0
19	New Anglia: Norwich Research Park	South Norfolk District Council	193,777
20	New Anglia: Princes Street	Ipswich Borough Council	184,678
21	New Anglia: Scottow Enterprise Park	North Norfolk District Council	0
22	New Anglia: Suffolk Business Park	St Edmundsbury Borough Council	0
23	New Anglia: Waterfront Island	Ipswich Borough Council	0
24	New Anglia: Egmere Business Zone	North Norfolk District Council	0
25	Carlisle Kingmoor Park	Carlisle City Council	1,524,084
26	Humber Enterprise Zone: Bird's Eye	Hull City Council	0
27	Humber Enterprise Zone: Priory Park	Hull City Council	0
28	Humber Enterprise Zone: Former Cavaghan and Gray	Hull City Council	0
29	Humber Enterprise Zone: Benchmark Pods	Hull City Council	17,255
30	Humber Enterprise Zone: Energy Works	Hull City Council	0
31	Humber Enterprise Zone: Rix Stoneferry	Hull City Council	9,860
32	Humber Enterprise Zone: Foster Street	Hull City Council	22,580
33	Humber Enterprise Zone: Ashcourt	Hull City Council	4,930

34	Humber Enterprise Zone: Former Two Wheel Centre	Hull City Council	7,641
35	Humber Enterprise Zone: St Mark Street	Hull City Council	3,105
36	Humber Enterprise Zone: Former LA Site	Hull City Council	18,610
37	Humber Enterprise Zone: Sammy's Point	Hull City Council	0
38	Humber Enterprise Zone: Albert Dock	Hull City Council	4,930
39	Humber Enterprise Zone: John Street Car Park	Hull City Council	8,257
40	Humber Enterprise Zone: Pepi's	Hull City Council	0
41	Humber Enterprise Zone: Osborne Street	Hull City Council	0
42	Humber Enterprise Zone: Albion Street	Hull City Council	20,826
43	Humber Enterprise Zone: Former Bonus Site	Hull City Council	3,053
44	Humber Enterprise Zone: Somerden Road	Hull City Council	49,300
45	Humber Enterprise Zone: Queen Elizabeth Dock	Hull City Council	0
46	Humber Enterprise Zone: Stallingborough Interchange	North East Lincolnshire	0
47	Humber Enterprise Zone: Great Coates Business Park	North East Lincolnshire	0
48	Humber Enterprise Zone: King's Road	North East Lincolnshire	0
49	Humber Enterprise Zone: Queen's Road	North East Lincolnshire	0
50	Humber Enterprise Zone: Abengoa	North East Lincolnshire	0
51	Humber Enterprise Zone: Huntsman Tioxide	North East Lincolnshire	0
52	Humber Enterprise Zone: Capital Park Goole	East Riding of Yorkshire	0
53	Humber Enterprise Zone: Goole 36	East Riding of Yorkshire	0
54	Humber Enterprise Zone: Goole Intermodal Terminal	East Riding of Yorkshire	0
55	Humber Enterprise Zone: Melton Park	East Riding of Yorkshire	0
56	Humber Enterprise Zone: Melton West	East Riding of Yorkshire	0
57	Humber Enterprise Zone: Humberside Airport	North Lincolnshire Council	17,406
58	Lancashire - Hillhouse Chemicals and Energy	Wyre Borough Council	2,505,740

59	Cheshire & Warrington Science Corridor: Birchwood Sites	Warrington	1,164,329
60	Cheshire & Warrington Science Corridor: South Road	Cheshire West and Chester Council	145,435
61	Cheshire & Warrington Science Corridor: Alderley Park	Cheshire East	2,447,304
62	Cheshire & Warrington Science Corridor: Cloister Way (Andrews)	Cheshire West and Chester Council	0
63	Cheshire & Warrington Science Corridor: Cloister Way (CWAC)	Cheshire West and Chester Council	0
64	Cheshire & Warrington Science Corridor: (Dutton Green)	Cheshire West and Chester Council	0
65	Cheshire & Warrington Science Corridor: Former DSM Land	Cheshire West and Chester Council	0
66	Cheshire & Warrington Science Corridor: New Port Business Park	Cheshire West and Chester Council	0
67	Cheshire & Warrington Science Corridor: Stanney Mill Lane	Cheshire West and Chester Council	0
68	Cheshire & Warrington Science Corridor: Thornton Science Park	Cheshire West and Chester Council	24,183
69	Cheshire & Warrington Science Corridor: Hooton Park	Cheshire West and Chester Council	0
70	Cheshire & Warrington Science Corridor: Ince Park	Cheshire West and Chester Council	0
71	Buckinghamshire Thames Valley: Silverstone	Aylesbury Vale District Council	0
72	Buckinghamshire Thames Valley: Aria/Woodlands	Aylesbury Vale District Council	0
73	Buckinghamshire Thames Valley: Westcott	Aylesbury Vale District Council	25,370
74	Cambridge Compass: Haverhill Research Park	St Edmundsbury Borough Council	0
75	Cambridge Compass: Lancaster Way	East Cambridgeshire District Council	189,805
76	Cambridge Compass: Cambourne Business Park	South Cambridgeshire District Council	0
77	Cambridge Compass: Cambridge Research Park	South Cambridgeshire District Council	0
78	Cambridge Compass: Northstowe	South Cambridgeshire District Council	0
79	Oxford Didcot Growth Accelerator: Diageo Site	Vale of White Horse District Council	540,610

80	Oxford Didcot Growth Accelerator: Didcot A (South Oxfordshire)	South Oxfordshire District Council	0
81	Oxford Didcot Growth Accelerator: Didcot A (Vale of White Horse)	Vale of White Horse District Council	0
82	Oxford Didcot Growth Accelerator: Didcot Park	Vale of White Horse District Council	0
83	Oxford Didcot Growth Accelerator: Milton Interchange	Vale of White Horse District Council	0
84	Oxford Didcot Growth Accelerator: Southmead 1	South Oxfordshire District Council	44,863
85	Oxford Didcot Growth Accelerator: Southmead 2	South Oxfordshire District Council	0
86	Oxford Didcot Growth Accelerator: Southmead 3	South Oxfordshire District Council	140,618
87 – 102	Birmingham City Centre Curzon Extension	Birmingham City Council	6,525,287
103 – 106	Greater Manchester Airport City	Manchester City Council	804,068
107	Cornwall Aerohub+ - Goonhilly Earth Station	Cornwall Council	70,145
108	Milton Park Extension - Site A	Vale of White Horse District Council	1,152
109	Milton Park Extension - Site B	Vale of White Horse District Council	46,254
110	Milton Park Extension - Site C	Vale of White Horse District Council	368,037
111	Milton Park Extension - Site D	Vale of White Horse District Council	49,793
112	Milton Park Extension - Site E	Vale of White Horse District Council	147,900
113	Milton Park Extension - Site F	Vale of White Horse District Council	44,617

SCHEDULE 2

Regulation 5

Calculations for designated areas

PART 1

Proportion of non-domestic rating income to be disregarded

1.—(1) Unless sub-paragraph (2) applies, the proportion of a billing authority's non-domestic rating income in respect of a designated area for a specified year is the difference between the authority's—

- (a) non-domestic rating income in respect of the designated area for that year; and
- (b) baseline amount in respect of the designated area for that year.

(2) If the baseline amount is greater than or equal to the non-domestic rating income, the proportion is zero.

PART 2

Calculation of non-domestic rating income

2.—(1) A billing authority's non-domestic rating income in respect of a designated area for a specified year is the amount calculated in accordance with the formula—

$$(A - B) + (C - D) - E + F + G - H$$

where—

A is the total of the amounts credited to the authority's collection fund income and expenditure account in that year in accordance with proper practices^(a) in respect of non-domestic rates payable under sections 43 and 45 of the 1988 Act in respect of hereditaments situated in the designated area;

B is the total of the amounts charged to the authority's collection fund income and expenditure account in that year in accordance with proper practices in respect of non-domestic rates payable under sections 43 and 45 of the 1988 Act in respect of hereditaments situated in the designated area;

C is the amount of any transitional protection payments under paragraph 33(1) of Schedule 7B made to the authority in that year in respect of hereditaments situated in the designated area;

D is the amount of any transitional protection payments under paragraph 33(1) of Schedule 7B made by the authority in that year in respect of hereditaments situated in the designated area;

E is the total of the amounts credited to the authority's collection fund income and expenditure account in that year in accordance with proper practices in respect of non-domestic rates payable under sections 43 and 45 of the 1988 Act in respect of hereditaments situated in the designated area to which sub-paragraph (2) applies;

F is the total of the amounts charged to the authority's collection fund income and expenditure account in that year in accordance with proper practices in respect of non-domestic rates payable under sections 43 and 45 of the 1988 Act in respect of hereditaments situated in the designated area to which sub-paragraph (2) applies;

G is the amount of transitional protection payments under paragraph 33(1) of Schedule 7B made by the authority in that year in respect of hereditaments situated in the designated area to which sub-paragraph (2) applies;

H is the amount of transitional protection payments under paragraph 33(1) of Schedule 7B made to the authority in that year in respect of hereditaments situated in the designated area to which sub-paragraph (2) applies.

(2) This sub-paragraph applies to a hereditament which—

- (a) is to be treated as one hereditament by virtue of regulations under section 64(3)(b) of the 1988 Act; and
- (b) would have constituted three or more separate hereditaments had regulations under section 64(3)(b) not been made.

(3) In this paragraph, references to an authority's collection fund income and expenditure account is a reference to a revenue account to which, in accordance with proper practices, are credited or charged amounts in respect of the authority's income or expenditure relating to sums paid or to be paid into or payments met or to be met from the authority's collection fund.

(a) The meaning of proper practices is given in section 21 of the Local Government Act 2003 (c.26), which applies to these Regulations by virtue of subsection (4)(e) of that section.

PART 3

Calculation of the baseline amount

For a specified year that is not a revaluation year

3.—(1) If a specified year is not a revaluation year, a billing authority's baseline amount in respect of a designated area for the specified year is the amount calculated under sub-paragraph (2) or (3).

(2) For the specified year beginning on 1st April 2016, the baseline amount is calculated in accordance with the formula—

$$J \times \frac{K_2}{K_1}$$

where—

J is the amount provided in column 4 of the table in Schedule 1 in relation to the designated area;

K₂ is the small business non-domestic rating multiplier for the specified year; and

K₁ is the small business non-domestic rating multiplier for the preceding year.

(3) For a subsequent specified year which is not a revaluation year, the baseline amount is calculated in accordance with the formula—

$$L \times \frac{M_2}{M_1}$$

where—

L is the amount calculated under sub-paragraph (2), this sub-paragraph or paragraph 4(1) for the preceding year;

M₂ is the small business non-domestic rating multiplier for the specified year; and

M₁ is the small business non-domestic rating multiplier for the preceding year.

For a specified year that is a revaluation year

4.—(1) If a specified year is a revaluation year, a billing authority's baseline amount in respect of a designated area for the specified year is the amount calculated in accordance with the formula—

$$N \times \left(\frac{P \times R_2}{Q \times R_1} \right)$$

where—

N is the amount calculated in accordance with paragraph 3(2) or 3(3) for the preceding year;

P is the aggregate rateable values shown in the billing authority's local list for 1st April in the specified year for the hereditaments, other than those hereditaments to which paragraph 2(2) applies, falling within the designated area;

Q is the aggregate rateable values shown in the billing authority's local list for 31st March in the preceding year for the hereditaments, other than those hereditaments to which paragraph 2(2) applies, falling within the designated area;

R₂ is the small business non-domestic rating multiplier for the specified year;

R₁ is the small business non-domestic rating multiplier for the preceding year.

(2) For the purposes of this paragraph, the rateable value of a hereditament shown in the billing authority's local list for 31st March in the preceding year is taken to be the rateable value that

would have been shown in that list for that day had the circumstances relating to that hereditament been as they were on 1st April in the specified year.

EXPLANATORY NOTE

(This note is not part of the Regulations)

These Regulations designate areas in England (“designated areas”) for the purpose of paragraph 39(1)(a) of Schedule 7B to the Local Government Finance Act 1988 (“the 1988 Act”) (local retention of non-domestic rates). They provide rules for calculating in respect of a billing authority in England all or part of whose area falls within a designated area—

- (a) the billing authority’s non-domestic rating income in respect of the designated area for a specified year; and
- (b) the proportion of that non-domestic rating income that is to be disregarded for the purpose of specified calculations under Schedule 7B to the 1988 Act.

The calculations are to be made separately for each designated area within which a billing authority’s area falls.

Regulation 4(1) and Schedule 1 designate the areas. The designation of the areas is made by reference to maps which are available for inspection at the offices of the Secretary of State for Communities and Local Government or the office of the billing authority.

Regulation 4(2) provides that the designation of the areas takes effect on 1st April 2016 and has effect for a period of 25 years beginning on that date (designation period). The effect of specifying the designation period is to trigger paragraph 39(9) of Schedule 7B to the 1988 Act which prevents the revocation of the Regulations and certain kinds of amendments to the Regulations until after the end of that period.

Regulation 5 and Schedule 2 provide the rules for the calculations.

Part 1 of Schedule 2 provides rules for calculating the proportion of non-domestic rating income in respect of a designated area for a specified year that is to be disregarded for specified calculations under Schedule 7B to the 1988 Act. The proportion is calculated by subtracting the baseline amount in respect of the designated area for the specified year (calculated under Part 3 of Schedule 2) from the non-domestic rating income in respect of that area for that year (calculated under Part 2 of Schedule 2).

Non-domestic rating income in respect of a designated area for a specified year is essentially the amounts payable to a billing authority under sections 43 and 45 of the 1988 Act for that year in respect of hereditaments situated in the designated area, subject to a number of adjustments.

The baseline amount in respect of a designated area for the specified year beginning on 1st April 2016 is the amount specified in column 4 of the table in Schedule 1 (this amount represents the existing non-domestic rating income for the designated area) as uprated in accordance with the formula in paragraph 3(2) of Schedule 2. For each subsequent specified year, the baseline amount is an uprated amount representing growth in the billing authority’s income in the designated area.

Regulation 6 amends the Non-Domestic Rating (Rates Retention) Regulations 2013 (S.I. 2013/452) in respect of the areas for which billing authorities are compensated for business rates relief they give to ratepayers. The amendment adds the new areas designated under regulation 4 of these Regulations and makes changes to two areas in respect of which billing authorities have previously been compensated.

No separate impact assessment has been prepared for these Regulations, but the impact assessment prepared for the Local Government Finance Act 2012 (c. 17) is relevant:

https://www.gov.uk/government/uploads/system/uploads/attachment_data/file/8470/2054063.pdf

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