Guidance Notes for NNDR3 2011-12

Non-Domestic Rating Pool - Outturn Contribution

INTRODUCTION

- 1. Paragraph 5(6) of Schedule 8 to the Local Government Finance Act 1988 (referred to subsequently as "the Act") requires each billing authority to calculate, after the end of each financial year, the amount of its non-domestic rating contribution for the year and to notify the Secretary of State of the amount. The authority must then arrange for the calculation and the amount to be certified under arrangements made by the Audit Commission and for the certified form to be sent to the Secretary of State by the Audit Commission.
- 2. The calculation for 2011-12 is to be made in accordance with the Non-Domestic Rating Contributions (England) Regulations 1992 (SI 1992/3082), "the Regulations", as amended in respect of the financial year by the Non-Domestic Rating Contributions (England) (Amendment) Regulations 2010 (SI 2010/2952). The rules for the outturn calculation are contained in Schedule 1 to the Regulations. These notes are intended to help authorities in completing the outturn calculation. However, the notes are <u>not</u> a substitute for the Regulations but seek to explain what the Regulations require and what is necessary for the authority to show in its calculation. Your authority should consult its own legal advisers if it has any doubts as to what is required by the Regulations.
- 3. Form NNDR3 is provided for completing the calculation. The form also seeks information that is required by the Secretary of State for the purpose of deciding how to exercise their powers under Schedule 8 to the Act.
- 4. A copy of the completed form should be sent to Sheela Vyas, Department for Communities and Local Government, Zone 5/J6, Eland House, Bressenden Place, London, SW1E 5DU by no later than **Friday 29 June 2012**. The Department for Communities and Local Government will then calculate the difference, if any, between the notified amount and the provisional amount (the amount on the authority's NNDR1 or, if applicable, NNDR2) and make an interim settlement of the outturn account on the basis of the amount, certified by the authority's Chief Finance Officer, which is notified to the Secretary of State prior to auditor certification.
- 5. The original form should also be sent to the authority's auditors for certification. Arrangements should be made with the authority's auditors to send the auditor-certified form to the Department for Communities and Local Government by no later than **Friday 28 September 2012**. The Department for Communities and Local Government will then calculate the difference, if any, between the notified amount and the certified amount. Any final settlement will then be made on the basis of the auditor-certified amount in accordance with Schedule 8 and regulation 10 of the Regulations, as appropriate.
- 6. Calculations for the current year and any prior year adjustments should be carried out by reference to the NNDR multiplier for the relevant year.

Information to be taken into account

7. In making their calculations, authorities must take account of all information received on or before 31 January 2012 (see regulation 5 of the Regulations), and must also take account of information received after that date if it is reasonably practicable for them to do so. A later date should only be specified if an authority has taken into account <u>all</u> information received after 31 January 2012. If an authority has taken into account some - but not all - information received after that date, the date of latest information taken into account in completing NNDR3 will be 31 January 2012. The latest date in respect of which information is taken into account must be recorded in Part II of the form (see paragraph 64 below).

PART I: CALCULATION OF CONTRIBUTION TO THE POOL

STAGE 1: THE GROSS AMOUNT

- 8. Paragraph 2 of Schedule 1 to the Regulations provides for the calculation of the gross amount. As in previous years, authorities will also be required to show how the gross amount relates to the gross rates payable. This information is to be provided in Part II of the form and is covered in more detail in paragraphs 35 to 61 of these notes.
- 9. The gross amount is to be recorded in **line 1** and will be:
 - (i) the chargeable amounts payable to the authority for the current year, after taking account of empty and partially occupied property relief, mandatory charitable and Community Amateur Sports Clubs (CASC) relief, mandatory rural rate relief, mandatory former agricultural premises relief (NB this relief came to an end in August 2006), mandatory small business rate relief, transitional adjustments, the net adjustments due to allowing a ratepayer to enter into a Schedule of Payment agreement for backdated liability and any other net adjustments; plus
 - (ii) the chargeable amounts payable to the authority for prior years but not previously taken into account in an outturn calculation, including receipts from any deferrals under The Non-Domestic Rating (Deferred Payments) (England) Regulations 2009 (SI 1597) entered into in 2009-10; less
 - (iii) the total of any such amounts which have previously been taken into account in a prior year outturn calculation but which should not have been and which have not been taken into account for the purposes of this item for a preceding year.

Amounts (i) and (ii) above are represented by amount G in the formula in paragraph 2(1) of Schedule 1 to the Regulations. Amount (iii) is represented by amount H in that formula.

STAGE 2: THE NET YIELD

10. Amounts in respect of discretionary reliefs and any charges secured on property need to be deducted from the gross amount to arrive at the net yield. Each deduction will represent the net amount taking account of any prior year adjustments. For instance, they will include the total of the relevant percentages of amounts of each of the reliefs granted in respect of each day in the year of account, and in any day in a preceding year not previously taken into account in an outturn calculation, less the total of any such amounts taken into account in a previous outturn calculation, which, with hindsight, should not have been taken into account. For example:

Suppose a property would have a full rate bill of £10,000 for a year (year 1) but receives 60% discretionary relief under section 47(2)(c). In

the outturn calculation for year 1, the authority would score £10,000 as part of amount G of the gross amount. Of the £6,000 relief granted, 75% (£4,500) would be allowed as a deduction against the pool and entered in line 3. The contribution to the pool for that property would therefore be £10,000 (line 1) less £4,500 (line 3) = £5,500.

Suppose that, in year 2, a rating list alteration changed the liability for year 1 retrospectively so that the full rates bill for the property for that year was now £8,000. Suppose also that the 60% discretionary relief continues. This means that £2,000 had been taken into account in the gross amount for the previous year which, it now transpires, ought not to have been. So in the year 2 outturn, £2,000 would be included as a prior year adjustment to reduce the gross amount (as part of amount H). However, the change in liability will also reduce the amount of relief from £6,000 to £4,800. 75% of this is £3,600, ie £900 less than before. The authority will therefore need to score £900 as a prior year adjustment which will reduce the deduction for section 47(2)(c) reliefs. The pool contribution for year 2 will therefore be reduced by £2,000 - £900 = £1,100. The net effect of the calculation will therefore be to reduce the overall contribution to the pool from £5,500 to £4,400.

DISCRETIONARY RELIEF¹

Charitable occupation

11. Sections 47(1) and 47(2)(a) of the Act enabled billing authorities to "top-up" the mandatory relief given to charities under sections 43(5) and 45(5) to bring the total relief to any amount up to 100%. Paragraph 3(1)(a) of Schedule 1 to the Regulations provides that 25% of the amount of any such "top-up" relief granted by the authority may be offset against the authority's contribution to the pool.

12. Enter in <u>line 2</u> the amount which is:

- (i) 25% of the amounts of any "top-up" relief granted to charities in respect of days in 2011-12; plus
- (ii) 25% of any "top-up" relief granted to charities in respect of days in a preceding year which have not been taken into account in a calculation for a preceding year; less
- (iii) the total of any such amounts, in respect of days in a preceding year, taken into account in a calculation for a preceding year but which, on the basis of information now available, should not have been and which have not been deducted from the gross amount for a preceding year.

Non-profit making bodies

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¹ Amendments made to section 47 by the Localism Act 2011 do not take effect until the financial year beginning 1 April 2012.

13. Sections 47(1) and 47(2)(b) and (c) of the Act enabled billing authorities to grant relief up to 100% to certain other non-profit making bodies. Paragraph 3(1)(b) of Schedule 1 to the Regulations provides that 75% of the amount of any such relief granted by the authority may be offset against an authority's contribution to the pool. However, any relief purported to have been granted for local education authority county (community) schools may not be offset against the pool (since the local education authorities are the rateable occupiers).

14. Enter in <u>line 3</u> the amount which is:

- (i) 75% of the amounts of relief granted to non-profit making bodies in respect of days in 2011-12; plus
- (ii) 75% of the amounts of relief granted to non-profit making bodies in respect of days in a preceding year which have not been taken into account in an outturn calculation for a preceding year; less
- (iii) the total of any such amounts, in respect of days in a preceding year, taken into account in a calculation for a preceding year but which, on the basis of information now available, should not have been and which have not been taken into account for the purposes of this item for a preceding year.

Community Amateur Sports Clubs (CASC)

15. Sections 47(1) and 47(2)(ba) of the Act enabled billing authorities to "top-up" the mandatory relief given to CASCs under sections 43(5) and 45(5) to bring the total relief to any amount up to 100%. Paragraph 3(1)(a) of Schedule 1 to the Regulations provides that 25% of the amount of any such "top-up" relief granted by the authority may be offset against the authority's contribution to the pool.

16. Enter in **line 4** the amount which is:

- (i) 25% of the amounts of any "top-up" relief granted to CASCs in respect of days in 2011-12; plus
- (ii) 25% of any "top-up" relief granted to CASCs in respect of days in a preceding year which have not been taken into account in a calculation for a preceding year; less
- (iii) the total of any such amounts, in respect of days in a preceding year, taken into account in a calculation for a preceding year but which, on the basis of information now available, should not have been and which have not been deducted from the gross amount for a preceding year.

Rural rate relief (relief for rural general stores, post offices, public houses, petrol filling stations and food shops)

17. Sections 47(1) and 47(3A) of the Act enable billing authorities to "top-up" the mandatory relief given to food shops and sole rural general stores, post offices, public houses, petrol filling stations under section 43(6A) and (6B) of the Act to bring the total relief to any amount up to 100%. Paragraph 3(1)(b) of Schedule 1 to the Regulations provides that 75% of the amount of any such additional relief granted by the authority may be offset against the authority's contribution to the pool.

18. Enter in <u>line 5</u> the amount which is:

- (i) 75% of the amounts of "top-up" relief granted to the sole village general store or post office etc in respect of days in 2011-12; plus
- (ii) 75% of the amounts of "top-up" relief granted to the sole village general store or post office etc in respect of days in a preceding year which have not been taken into account in an outturn calculation for a preceding year; less
- (iii) the total of any such amounts, in respect of days in a preceding year, taken into account in a calculation for a preceding year but which, on the basis of information now available, should not have been and which have not been taken into account for the purposes of this item for a preceding year.

Other small rural businesses

19. Sections 47(1), 47(3A) and 47(3B) of the Act enable billing authorities to grant relief up to 100% to certain other rural businesses. Paragraph 3(1)(b) of Schedule 1 to the Regulations provides that 75% of the amount of any such relief granted by the authority may be offset against an authority's contribution to the pool.

20. Enter in **line 6** the amount which is:

- (i) 75% of the amounts of relief granted to qualifying other rural businesses in respect of days in 2011-12; plus
- (ii) 75% of the amounts of relief granted to qualifying other rural businesses in respect of days in a preceding year which have not been taken into account in an out turn calculation for a preceding year; less
- (iii) the total of any such amounts, in respect of days in a preceding year, taken into account in a calculation for a preceding year but which, on the basis of information now available, should not have been and which have not been taken into account for the purposes of this item for a preceding year.

Hardship

- 21. Section 49 of the Act enables billing authorities to reduce liability or remit payment in respect of non-domestic rates on the grounds of hardship. Paragraph 3(1)(c) of Schedule 1 to the Regulations provides that 75% of the amount of any relief granted may be offset against an authority's contribution to the pool.
- 22. Enter in <u>line 7</u> the amount which is the total of:
 - (i) 75% of the amounts of hardship relief granted in respect of days in 2011-12; plus
 - (ii) 75% of the amounts of hardship relief granted in respect of days in a preceding year, which have not been taken into account in a calculation for a preceding year; less
 - (iii) the total of any such amounts, in respect of days in a preceding year, taken into account in a calculation for a preceding year but which, on the basis of information now available, should not have been and which have not been taken into account for the purposes of this item for a preceding year.

Charges on property

- 23. Paragraph 5 of Schedule 1 to the Regulations enables deductions to be made from the pool contribution in respect of amounts for which recovery has been deferred by an agreement under regulation 5 of the Non-Domestic Rating (Collection and Enforcement) (Local Lists) (Amendment and Miscellaneous Provision) Regulations 1991 (SI 1991 No. 141).
- 24. The amount to be entered in <u>line 8</u> is to be found by using the formula (O-P)-(Q+R-S) where:
 - O = 75% of amounts in respect of which recovery has been deferred by an agreement, either in 2011-12 or in a preceding year, which have not previously been taken into account as deferred amounts;
 - P = amounts taken into account (under item O or its equivalent under the previous rules) in respect of days in a preceding year and which, on the basis of information now available, should not have been taken into account, and which have not been taken into account for the purposes of this item for a preceding year;
 - Q = 75% of amounts taken into account as deferred amounts in a previous year's outturn which have since been paid, or for which the terms of the agreement have expired;
 - R = 75% of any interest payable as a result of an agreement taken into account in a previous year's outturn and which have since been paid or for which the term of agreement has expired;

S = the total of any amounts taken into account as amounts described under Q or R (or the equivalent under the previous rules) in a preceding year's outturn but which, on the basis of information now available, should not have been taken into account and which have not been taken into account for the purposes of this item for a preceding year.

The additions in respect of Q and R where the term of agreement has expired must be made in the year in which the amount becomes <u>payable</u> even if, for whatever reason, the amount is not actually paid until a later year. (If the amount at Q is paid <u>before</u> the agreement expires, an amount under R will need to be added in the year payment is made).

N.B. If more amounts become payable in a year following the expiry of old agreements than are deferred under new agreements, the formula could give a negative figure. This will represent an addition to the gross amount rather than a deduction.

NET YIELD

25. Enter in <u>line 9</u> the amount found by subtracting from the gross amount <u>(line 1)</u> the amounts for discretionary reliefs (lines 2 to 8).

STAGE 3: DEDUCTIONS FROM THE NET YIELD

COSTS OF COLLECTION

- 26. Paragraph 4 of Schedule 1 to the Regulations provides for an allowance for the costs of collection to be offset against the authority's contribution to the pool. The amount of the allowance should be the same as for the provisional (NNDR1) calculation for 2011-12. Enter the amount in **line 10**.
- 27. **Reminder**: under the provisional calculation, the authority's allowance in respect of collection costs for 2011-12 is found by applying the formula:

where -

hereds is the number of hereditaments shown in the local rating list which the valuation officer compiled for 2011-12 and which was sent to the authority under section 41(5) of the Act;

ACF is the area cost factor for the authority shown in Part II of Schedule 1 to the Regulations. For 2011-12 these were listed in *Annex B* to the NNDR1 2011-12 notes;

£63,840,000 is 76% of the total allowance for England for 2011-12 of £84,000,000;

1,809,084 is the total of hereds x ACF for all authorities in England;

RV is the aggregate rateable value in the local rating list which the valuation officer compiled for 2011-12 and which was sent to the authority under section 41(5) of the Act;

£20,160,000 is 24% of the total allowance for England for 2011-12 of £84,000,000;

61,059,731,755 is the total of RV x ACF for all authorities in England;

legal costs are those costs referred to in paragraph 4(5) of Schedule 1 to the Regulations (inserted by SI 1994 No 3139). Paragraph 4(5) sets out various conditions that need to be satisfied, including the requirement for the billing authority to notify the Secretary of State before 15 November 2010 of the outcome of the proceedings in question and of the amount of the costs.

LOSSES IN COLLECTION

- 28. Paragraph 6 of Schedule 1 to the Regulations enables amounts in respect of losses in collection to be deducted from the gross amount, <u>provided they have not been taken into account in a calculation for a preceding year</u>. Under paragraph 1(2) of Schedule 1 to the Regulations, the deduction can be allowed only if the authority has made proper arrangements for securing economy, efficiency and effectiveness in relation to the collection of non-domestic rates.
- 29. The intention here is to record only the net movement in the authority's bad debt provision for the year plus actual write-offs in the year. Therefore enter in <u>line</u>

 11 the amount which is:

amounts of rates payable and certain interest charges (see paragraph 30) which are doubtful debts for which provision should be made; **plus**

any amounts written off or refunded under the Non-Domestic Rating (Cancellation of Backdated Liabilities) Regulations 2012 (SI 2012/537) – i.e, the cancellation of certain, unexpected and significant backdated business rates liabilities; **plus**

amounts of rates payable and certain interest charges (see paragraph 31) which should be written off for the year; **less**

amounts of rates payable and certain interest charges which have already been written off, or for which provision has already been made; **and less**

the total of any such amounts which have previously been written off as bad debts, or for which provision was made as doubtful debts, which should not have been so written off or for which such provision should not have been so made, and for which this adjustment has not previously been made.

30. If the authority has entered into any agreements under paragraph 1 and 4A of Schedule 9 to the Act to defer recovery of a rate debt and has charged interest on the debt but the interest seems irrecoverable, the authority may make an allowance for this against the pool in the same way that it provides for the bad debt itself.

INTEREST

- 31. Paragraph 7 of Schedule 1 to the Regulations provides that the gross amounts of interest paid by the authority during the year under the Non-Domestic Rating (Payment of Interest) Regulations 1990 (SI 1990 No.1904), as amended, in respect of overpayments refunded as a result of alterations to the local rating list under section 55 of the 1988 Act, should also be deducted from the gross amount
- 32. Enter in <u>line 12</u> the amount in respect of interest which has become payable by the authority in respect of current or previous years and which is to be deducted from the gross amount. This represents the total of:

interest which has become payable by the authority during 2011-12; plus

interest payable by the authority in a preceding year but which has not been taken into account in the outturn calculation for that year; **less**

interest which has been taken into account in a preceding year but which, on the basis of information now available, should not have been and which has not been taken into account for purposes of this item for a preceding year.

CITY OF LONDON OFFSET

33. Paragraph 1(4) of Schedule 1 to the Regulations requires the City of London to deduct £10,200,000 from its contribution for 2011-12. The City should enter this amount in **line 13**.

CONTRIBUTION TO THE POOL

34. Enter in <u>line 14</u> the amount found by subtracting from the net yield (line 9) the allowances for costs of collection (line 10), losses in collection (line 11), and interest on repayments (line 12)_and, in the case of the City of London, the City offset (line 13).

PART II: OTHER INFORMATION

35. As explained above, line 1 of Part I of this form contains the gross amount of rates payable to the authority. Part II of the form requires authorities to show the gross total chargeable amounts on which the gross amount is based and to show the amounts of empty property relief, mandatory charitable and CASC relief, rural rate relief, small business rate relief, former agricultural premises relief and transitional adjustments taken into account in the gross amount. Separate amounts for these items in respect of current and prior years need to be provided. The information is required in this way for the purpose of deciding how the Secretary of State should exercise their powers under Schedule 8 to the Act. Any authorities whose systems preclude them from showing amounts in this way should provide a single amount in respect of both current and prior years and enter this amount in the box provided for the current year.

GROSS RATES PAYABLE

36. The gross rates payable is the theoretical maximum rate yield if property shown in the local non-domestic rating list were occupied and <u>not</u> subject to any reliefs or transitional adjustments. Enter in <u>line 1(i)</u> the gross yield in respect of 2011-12, calculated by reference to the total rateable value shown in the list for each day in the year and the small business non-domestic rating multiplier for 2011-12 of 0.426. Enter in **line 1(ii)** the amount which represents:

amounts in respect of the gross rates yield for previous years (calculated by reference to the rateable value in the list for each day in those years and the non-domestic multiplier for those years) which have not been taken into account in the outturn calculation for those years, including receipts from any deferrals under The Non-Domestic Rating (Deferred Payments) (England) Regulations 2009 (SI 1597) entered into in 2009-10; **less**

amounts which were taken into account in the gross rates yield in the outturn calculation for previous years but which, on the basis of information now available, should not have been taken into account.

TRANSITIONAL RELIEF

- 37. The transitional arrangements in the Non-Domestic Rating (Chargeable Amounts) (England) Regulations 2009 (SI 2009/3343), affect rates income by limiting the amount by which rates bills can increase or decrease.
- 38. Enter in line 2(i) amounts in respect of any increase in rates yield due to full rate reductions being deferred by the transitional limits during 2011-12.
- 39. Authorities may need to account for prior year adjustments in respect of earlier years. The relevant regulations may be the Non-Domestic Rating (Chargeable Amounts) (England) Regulations 2004 (SI 2004/3387) or the Non-Domestic Rating (Chargeable Amounts) (England) Regulations 1999 (SI 1999/3379). If appropriate, enter in <u>line 2(ii)</u> an amount which represents:

amounts in respect of any increases in rates yield due to full rate reductions being deferred by the transitional limits for days in a preceding year not taken into account in the outturn calculation for a preceding year; **less**

any such amounts in respect of days in a preceding year which have been taken into account in a calculation for a preceding year but which, on the basis of the information now available, should not have been.

- 40. Enter in **line 3(i)** amounts in respect of any decrease in rates yield due to full rate increases being deferred by the transitional limits during 2011-12.
- 41. Authorities may need to account for other prior year adjustments in respect of earlier years. The relevant regulations may be the Non-Domestic Rating (Chargeable Amounts) (England) Regulations 2004 (SI 2004/3387) or the Non-Domestic Rating (Chargeable Amounts) (England) Regulations 1999 (SI 1999/3379). If appropriate, enter in **line 3(ii)** the amount which represents:

amounts in respect of any reductions in rates yield due to full rates increases being deferred by the transitional limits for days in a preceding year which have not been taken into account in a calculation for a preceding year; **less**

any such amounts in respect of days in a preceding year which have been taken into account in a calculation for a preceding year but which, on the basis of the information now available, should not have been.

SMALL BUSINESS RATE RELIEF

- 42. Enter in <u>line 4(i)</u> the total additional yield generated to finance the small business rate relief for 2011-12. This is calculated by multiplying the total rateable value of those properties that **do not** qualify for small business rate relief by 0.007, i.e. the difference between the higher and lower multipliers, 0.433 0.426 = 0.007.
- 43. Authorities may need to account for prior year adjustments. The table below gives details of the various multipliers in force since the introduction of the small business rate relief scheme in 2005-06.

Year	Lower Multiplier (p)	Higher Multiplier (p)	Difference (p)
2005-06	41.5	42.2	0.7
2006-07	42.6	43.3	0.7
2007-08	44.1	44.4	0.3
2008-09	45.8	46.2	0.4
2009-10	48.1	48.5	0.4
2010-11	40.7	41.4	0.7
2011-12	42.6	43.3	0.7

44. If appropriate, enter in **line 4(ii)** an amount which represents:

additional rates yield generated to finance the small business rate relief for previous years not taken into account in the outturn calculation for a preceding year; **less**

any such amounts in respect of days in a preceding year which have been taken into account in a calculation for that year but which, on the basis of the information now available, should not have been.

- 45. Enter in <u>line 5(i)</u> the reduction in rate yield for 2011-12 as a result of the application of small business rate relief for properties within the billing authority's area. This is the amount of relief given to qualifying properties under £12,000 rateable value who actually have a reduction applied to their bill based on the application of article 6 of the Non-Domestic Rating (Small Business Rate Relief) (England) Order 2004 (SI 2004/3315), as amended. See sections 43(4A) to (4D) and 44(7) to (9) of the Act.
- 46. The Government amended small business rate relief from 1 October 2010 as per the Non-domestic Rating (Small Business Rate Relief) (Amendment) (England) Order 2010 (SI 2010/1655), which increased the discount for all small properties receiving a reduction to their bill. This increase in discount should be taken into account when completing line 5(i).
- 47. Authorities may need to account for prior year adjustments. If appropriate, enter in **line 5(ii)** an amount which represents:

the amounts of any such reductions in respect of days in a preceding year which have not been taken into account in a calculation for that year; **less**

the amounts of any such reductions in respect of days in a preceding year which have been taken into account in a calculation for a preceding year but which, on the basis of the information now available, should not have been.

OTHER MANDATORY RELIEFS

Charities

- 48. Section 43(5) of the Act provides for the application of 80% mandatory relief for charities. For charitable hereditaments subject to the transitional arrangements, the liability is 20% of the transitional bill calculated on the assumption that the hereditament is not charitable.
- 49. Enter in <u>line 6(i)</u> the reduction in rate yield as a result of the application of 80% mandatory rate relief for properties occupied by charities in the authority's area in respect of days in 2011-12. Enter in **line 6(ii)** an amount which represents:

the amounts of any such reductions in respect of days in a preceding year which have not been taken into account in a calculation for a preceding year; **less**

the amounts of any such reductions in respect of days in a preceding year which have been taken into account in a calculation for a preceding year but which, on the basis of the information now available, should not have been.

Community Amateur Sports Clubs (CASCs)

- 50. Section 43(5) of the Act provides for the application of 80% mandatory relief for CASCs. For hereditaments occupied by CASCs which are subject to the transitional arrangements, the liability is 20% of the transitional bill calculated on the assumption that the hereditament is not a CASC.
- 51. Enter in <u>line 7(i)</u> the reduction in rate yield as a result of the application of 80% mandatory rate relief for properties occupied by CASCs in the authority's area in respect of days in 2011-12. Enter in **line 7(ii)** an amount which represents:

the amounts of any such reductions in respect of days in a preceding year which have not been taken into account in a calculation for a preceding year; less

the amounts of any such reductions in respect of days in a preceding year which have been taken into account in a calculation for a preceding year but which, on the basis of the information now available, should not have been.

Rural rate relief (relief for rural general stores, post offices, public houses, petrol filling stations and food shops)

- 52. Section 43(6A) and (6B) of the Act provides for the application of 50% relief for qualifying rural general stores, post offices and food shops. The Non-Domestic Rating (Public Houses and Petrol Filling Stations) (England) Order 2001 (SI 2001/1345) ("the 2001 Order") extended rural rate relief to qualifying public houses and petrol filling stations with effect from 5 April 2001. The Licensing Act 2003 (Consequential Amendment) (Non-Domestic Rating) (Public Houses in England) Order 2007 made consequential amendments to the Non-Domestic Rating (Public Houses and Petrol Filling Stations) (England) Order 2001 to update the definition of a "public house". This followed the coming into force of the Licensing Act 2003 which introduced new licensing arrangements. For qualifying rural general stores, post offices, public houses, petrol filling stations or food shops subject to the transitional arrangements, the liability is 50% of the transitional bill calculated on the assumption that the hereditament is not a qualifying rural general store, post office, public house, petrol filling station or food shop.
- 53. Enter in <u>line 8(i)</u> the reduction in rate yield as a result of the application of 50% mandatory rate relief for qualifying rural general stores, post offices, public houses, petrol filling stations and food shops in the authority's area in respect of days in 2011-12. Enter in <u>line 8(ii)</u> an amount which represents:

the amounts of any such reductions in respect of days in a preceding year which have not been taken into account in a calculation for a preceding year; less

the amounts of any such reductions in respect of days in a preceding year which have been taken into account in a calculation for a preceding year but which, on the basis of the information now available, should not have been.

Former agricultural premises

- **54.** Section 43(6A) and (6F) of the Act, as amended by section 1 of the Rating (Former Agricultural Premises and Rural Shops) Act 2001 provides for the application of 50% relief for qualifying former agricultural premises. **NB Authorities should note** that the relief ceased to be available with effect from 15 August 2006.
- 55. As the relief ceased with effect from 15 August 2006, there will be no reduction in rate yield as a result of the application of 50% mandatory rate relief for qualifying former agricultural premises in the authority's area in respect of days in 2011-12. However, authorities may need to account for prior year adjustments. If appropriate, enter in **line 9(ii)** an amount which represents:

the amounts of any such reductions in respect of days in a preceding year and from which have not been taken into account in a calculation for a preceding year; **less**

the amounts of any such reductions in respect of days in a preceding year and from 15 August 2001 which have been taken into account in a calculation for a preceding year but which, on the basis of the information now available, should not have been.

Partly occupied hereditaments

- 56. Section 44A of the Act provides that, where part of a property is unoccupied for a short time, a billing authority may ask the valuation officer to apportion the rateable value of the hereditament between the occupied and unoccupied parts. The chargeable amount is then calculated by applying the multiplier to the reduced rateable value, this being the certified part of the rateable value attributable to the occupied part or, if the hereditament is one in respect of which the owner would be liable to pay empty property rates if it was completely unoccupied, to the sum of the certified apportionment of the rateable value for the occupied part and 100% of the certified apportionment of the rateable value for the unoccupied part after the 3 or 6 month exemption period for non-industrial and industrial properties respectively in line with the Non-Domestic Rating (Unoccupied Property) (England) Regulations 2008 (SI 2008/386). For partly occupied properties subject to the transitional arrangements, the transitional liability is reduced by the same proportion as the full rateable value.
- 57. Enter in <u>line 10(i)</u> the reduction in rate yield as a result of the apportionment of the rateable value of a hereditament between its occupied and unoccupied parts

under section 44A of the Act in respect of any period in 2011-12. Enter in **line 10(ii)** an amount which represents:

the amounts of any such reductions in respect of days in a preceding year which have not been taken into account in a calculation for a preceding year; **less**

the amounts of any such reductions in respect of days in a preceding year which have been taken into account in a calculation for a preceding year but which, on the basis of the information now available, should not have been.

Empty premises

- 58. As of **1 April 2008**, section 45 of the Act provides that the rate yield for unoccupied property will be 100% of the occupied yield for most property that has been empty for more than three months or, in the case of industrial property, for more than six months. This does not apply to charities and CASCs which qualify for the zero rate (section 45A of the Act, as inserted by the Rating (Empty Properties) Act 2007) or in respect of properties not prescribed in relation to the empty property rate under the Non-Domestic Rating (Unoccupied Property) (England) Regulations 2008 (SI 2008/386)) as amended for 2011-12 by the Non-Domestic Rating (Unoccupied Property) (England) Regulations 2010 (SI 2010/408).
- 59. Enter in <u>line 11(i)</u> the reduction in rate yield as a result of the zero rate for charities and CASCs or as a result of no rates being payable by virtue of the Non-Domestic Rating (Unoccupied Property) (England) Regulations 2008 (SI 2008/386) as amended by the Non-Domestic Rating (Unoccupied Property) (England) Regulations 2010 (SI 2010/408). Enter in <u>line 11(ii)</u> an amount which represents:

the amounts of any such reductions in respect of days in a preceding year which have not been taken into account in a calculation for a preceding year; **less**

the amounts of any such reductions in respect of days in a preceding year which have been taken into account in a calculation for a preceding year but which, on the basis of the information now available, should not have been.

Schedule of Payments

- 60. Enter in **line 12(i)** the net amount of all reductions less any repayments as a result of granting a schedule of payments under schedule 1A of the Non-Domestic Rating (Collection and Enforcement) (Local Lists) (England) Regulations 2009 (SI 1989/1058) (as inserted by SI 2009/204) in respect of 2011-12 made in 2011-12.
- 61. Enter in **line 12(ii)** the amount of all repayments collected in respect of previous years as a result of the authority granting a schedule of payments. The Government introduced a moratorium on the collection of backdated rates bills that had been granted a schedule of payments from 3 June 2010 as set out in the Non-Domestic Rating (Collection and Enforcement) (Local Lists) (Amendment) (England)

Regulations 2010 (SI 2010/1507). This should be taken into account when completing **line 12 (ii).** As this figure represents income it should be shown as negative.

GROSS AMOUNT

62. Enter in <u>line 13</u> the gross amount. This figure must be calculated as shown at line 13, and <u>must</u> be the same as the figure entered in <u>line 1</u> of <u>Part I</u>. NB This figure is calculated as per the formula shown on the form. Any difference between the figure calculated and <u>line 1</u> of <u>Part I</u> must be investigated.

ARREARS

63. Enter in <u>line 14</u> the amount of the non-domestic rates outstanding as at 31 March 2011. (This is a cumulative figure: <u>not</u> the in-year arrears figure). The amount should be shown gross of credits/prepayments. Doubtful debts or amounts against which a provision for bad debts has been made should be included but amounts written off as bad debts should not be included.

DATE OF LATEST INFORMATION TAKEN INTO ACCOUNT

64. As explained in paragraph 7 above, when completing the NNDR3 authorities must take account of all information received on or before 31 January 2012 and must also take account of information received after that date if it is reasonably practicable for them to do so. A later date should only be specified if an authority has taken into account <u>all</u> information received after 31 January 2012. If an authority has taken into account some - but not all - information received after that date, the date of latest information taken into account in completing NNDR3 will be 31 January 2012. Enter in <u>line 15</u> the latest date in respect of which information has been taken into account.

MEMORANDUM BOX

65. Again this year we require 2 additional pieces of information.

In Box A we require the total number of empty hereditaments as at 31 March 2012.

In Box B we require the number of empty hereditaments with a rateable value of less than £18,000, again as at 31 March 2012. If it is not possible to obtain an exact figure from your computer system, please supply your best estimate.

66. Although the rest of the NNDR3 form is subject to auditor-certification, these two cells are exempt and will not be checked.

CERTIFICATION

- 67. Once the form has been completed, the Chief Financial Officer should certify that the entries in Parts I and II of this form are accurate and have been made in accordance with the Non-Domestic Rating Contributions (England) Regulations 1992 (SI 1992/3082), as amended.
- 68. A copy of the form should be sent to Sheela Vyas, Department for Communities and Local Government, Zone 5/J6, Eland House, Bressenden Place, London, SW1E 5DU, by **Friday 29 June 2012** in order to comply with the requirement to notify the Secretary of State of the amount of the contribution. At the same time the original form should be sent to the authority's auditors for certification. Arrangements must be made for the auditor-certified form to be sent to the Department for Communities and Local Government by **Friday 28 September 2012**.
- 69. As explained in paragraph 5 above the Department for Communities and Local Government will make an interim settlement of the outturn account on the basis of the amount certified by the Chief Finance Officer which is notified to the Secretary of State prior to auditor certification. Any final settlement will then be made on the basis of the auditor-certified amount.

Department for Communities and Local Government May 2012