STATUTORY INSTRUMENTS

2007 No. 1667

The Home Information Pack (No. 2) Regulations 2007

PART 6

EXCEPTIONS

Meaning of "non-residential premises"

- 25.—(1) In this Part, "non-residential premises" includes—
 - (a) premises where the most recent use of the premises is or was primarily non-residential; and
 - (b) any dwelling-house where—
 - (i) it is clear from the manner in which it is marketed that it is due to be converted for primarily non-residential use by the time its sale is completed; and
 - (ii) all the relevant planning permissions and listed building consents exist in relation to the conversion.
- (2) For the purposes of this Part, where a question arises as to whether premises are—
 - (a) non-residential premises; or
- (b) residential property by virtue of being ancillary land to a dwelling-house(1), the premises may be treated as non-residential premises if the conditions in paragraph (3) are met.
 - (3) The conditions referred to in paragraph (2) are that—
 - (a) the total area of the land is 5 hectares or more; and
 - (b) the most recent use of the land is or was primarily for one or more of the following purposes—
 - (i) horticulture or cultivation;
 - (ii) the breeding or keeping of animals or livestock; or
 - (iii) as grazing land or woodlands.

⁽¹⁾ Under section 148(1) of the 2004 Act, "residential property" consists of a single dwelling-house, including any ancillary land. "Ancillary land" is defined in section 177(1) in relation to a dwelling-house or a sub-divided building as "any land intended to be occupied and enjoyed together with that dwelling-house or building".