Planning Jungle Limited

Part 1 of the GPDO - Visual Guide

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Introduction:

This is one of a number of documents produced by **Planning Jungle Limited** (www.planningjungle.com). This company provides one of the most comprehensive resources available relating to **householder permitted development** legislation, and one of the only sources of **consolidated versions** of planning secondary legislation.

About this document:

This document provides a visual guide to Part 1 of the GPDO.

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What to check BEFORE giving advice on householder permitted development legislation:

Is the property a HOUSE?

(Part 1 of the GPDO does not apply to flats, maisonettes, C4 small HMOs, sui generis large HMOs, etc).

Is the property a LISTED building?

(For a listed building, Class E doesn't apply, and most PD works will still require an application for listed building consent).

Is the property on ARTICLE 1(5) land (Conservation Area, AONB, National Park, Broads, WHS)?

(On Article 1(5) land, Class B doesn't apply, and Classes A, E, G, H become more restrictive).

Have PD rights been removed by an ARTICLE 4 direction?

(An Article 4 direction may remove some or all of the property's PD rights).

Have PD rights been removed by a CONDITION on a previous planning permission?

(This could be an issue if the property was built, or converted from another use, from 1948 onwards, or even if the property has been extended since 1948).

Has the property PREVIOUSLY been extended?

(Some of the PD limitations and conditions are affected by existing extensions, particularly if the new extension would be attached to an existing extension).

Also remember:

- It's not possible to combine (as a single operation) PD works with works that are granted PP by the LPA. For example, if someone is granted PP by the LPA for an extension with a door, they can't build an extension with a window by relying on the PP from the LPA for the extension and PD rights for the window.
- PD rights don't apply to buildings or uses that are unlawful.
- For the new system of larger single storey rear extensions (from 30/05/2013 to 30/05/2016), it's also necessary to check whether the property is on a Site of Special Scientific Interest (SSSI), and it's important to remember that it's not possible to follow the notification and prior approval process retrospectively.

CLASS A - GENERAL EXTENSIONS AND ALTERATIONS:

"The enlargement, improvement or other alteration of a dwellinghouse"



- No veranda, balcony, or raised platform.
 - No two-storey side extension.
- Two-storey extension ≥ 7m to rear boundary.
- Materials "of a similar appearance" to existing house.
- Upper-floor side windows obscure-glazed and non-opening.
- Roof pitch of two-storey extension same as original house.

- · No cladding.
- No side extension.
- No two-storey rear extension.

2013 AMENDMENTS TO CLASS A - LARGER SINGLE STOREY REAR EXTENSIONS:

Important Note: These larger extensions are subject to the notification and prior approval process



LIMITATIONS AND CONDITIONS:

• The larger extension must be completed by 30/05/2016, and must comply with all of the limitations and conditions shown on previous page (unless shown otherwise on this page).

NOTIFICATION AND PRIOR APPROVAL PROCESS:

• BEFORE starting the larger extension, the developer must successfully complete the notification and prior approval process. For further info, see the following document:

Part 1 of the GPDO - 2013 Amendments - Guide

ARTICLE 1(5) LAND:

 These larger extensions are NOT allowed on Article 1(5)
land NOR on a Site of Special Scientific Interest (SSSI).

CLASS B - ROOF EXTENSIONS:

"The enlargement of a dwellinghouse consisting of an addition or alteration to its roof"



CLASS C - ROOFLIGHTS AND RE-ROOFING:

"Any other alteration to the roof of a dwellinghouse"



OTHER LIMITATIONS:

- (See Class G for chimney, flue, SVP).
 - (See Part 40 for solar panels).

CONDITIONS:

- Side windows obscure-glazed and non-opening.
 - (No restrictions relating to materials).

ARTICLE 1(5) LAND:

• (No additional requirements).

CLASS D - PORCHES:

"The erection or construction of a porch outside any external door of a dwellinghouse"



CLASS E - OUTBUILDINGS AND POOLS:

"... any building or enclosure, swimming or other pool required for a purpose incidental to the enjoyment of the dwellinghouse as such ..."



OTHER LIMITATIONS AND CONDITIONS:

- No veranda, balcony, or raised platform.
- · Not within the curtilage of a listed building.
 - (No restrictions relating to materials).

IMPORTANT NOTE:

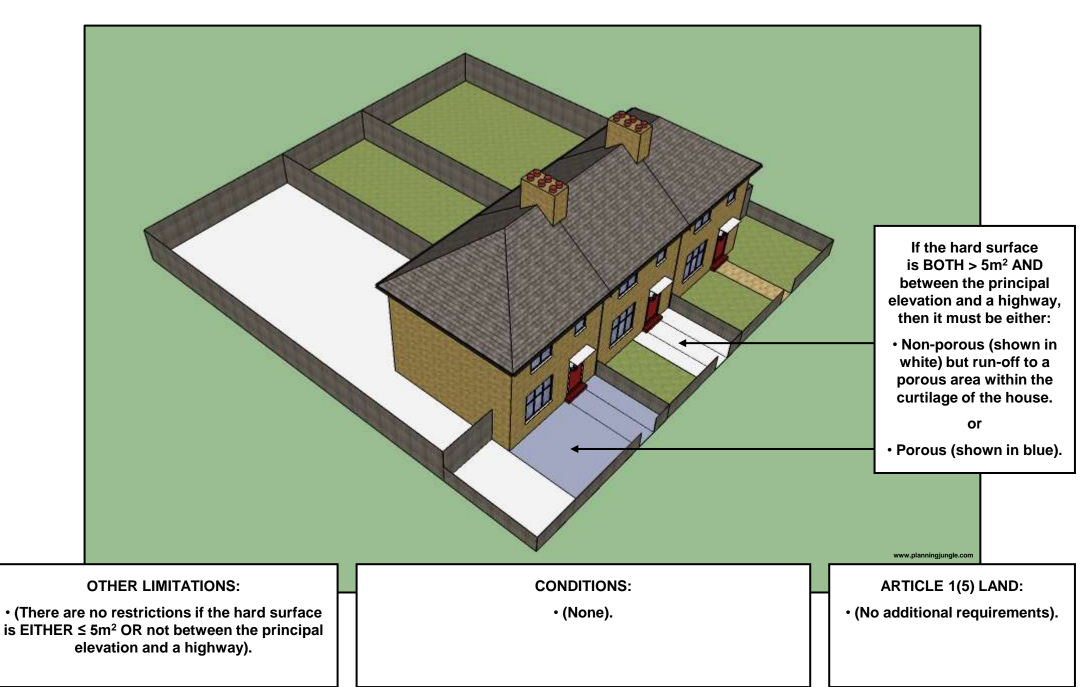
The use of the outbuilding (or pool) must be "incidental" to the main house (e.g. garage, store room, games room, home gym, swimming pool, etc). The outbuilding can NOT normally include a bedroom, a bathroom, or a kitchen.

ARTICLE 1(5) LAND:

 Not permitted between a side elevation and a boundary. Also, see legislation if WHS, National Park, AONB, or the Broads.

CLASS F - HARD SURFACES:

The provision or replacement of "... a hard surface for any purpose incidental to the enjoyment of the dwellinghouse as such ..."



CLASS G - CHIMNEYS, FLUES, SVPs:

"The installation, alteration or replacement of a chimney, flue or soil and vent pipe on a dwellinghouse"



CLASS H - SATELLITE DISHES:

"The installation, alteration or replacement of a microwave antenna on a dwellinghouse or within the curtilage of a dwellinghouse"



OTHER LIMITATIONS:

- Cubic capacity ≤ 35 litres.
- (See legislation for full info).

CONDITIONS:

- Must be sited to minimise its effect on the external appearance of the building (so far as practicable).
 - · Must be removed if no longer needed.

ARTICLE 1(5) LAND:

- Not on elevation that faces highway (assuming visible).
- (See legislation for full info).