

HERTSMERE BOROUGH COUNCIL

Building Regulations 2010 REGULARISATION application form



Civic Offices, Elstree Way, Borehamwood, Herts WD6 1WA

Person on whose behalf the work is to be carried out, and who is responsible for charges. (In block letters please). See note below.			Person to whom correspondence to be sent. (In block letters please).	
Owner's name			Agent's name	
Address				
			Postcode	
Telepi	hone no		. Telephone no	
1.	Location of building			
2.	Description of work			
3.	Ise of building Please state present use of building			
4.	Other details (Please delete as necessary) Foul water discharges to: sewer/septic tank/treatment plant Water supply: mains/well/private supply Is the proposal built over or close to a public sewer - (See notes over) Surface water discharges to: sewer/soakaway Number of storeys: Yes No No			
5.	Building charges a) Floor area in sq. m of each separate building/extension b) Total estimated cost of work c) Plan charge payable (VAT payable on all types of projects)	b)	and made payable to Hertsmere Borough Co ne regularisation charge, this can be found o narge is 125% of the Building Notice Charge	ouncil) n the attached charge
6.	To help you Planning permission: Has planning permission been granted for this scheme? Yes □ No Reference no: (You are advised to contact town planning to ensure compliance with their legislation).			
7.	I/We hereby apply for a Regularisation certificate in respect of the building work as described and deposit such details a require by Regulation 18(2). I/We also undertake to take such steps as the council request in respect of both exposure delements of the work, and remedial measures, to bring the work into conformity with the relevant building regulation requirements.			
	Signed		Date	
The Bu	ilding Regulations 2010 The Building	Act 1984 - The Building (Loca	al Authority Charges) Regulations 2010	

Notes

This application should be accompanied by:

- a) one copy of a plan detailing as far as is reasonably practical, the work that has been carried out:
- b) one copy of a plan showing any additional work that is to be carried out to secure compliance with the Building Regulations.

These plans should show:

- i) size position of the building, or extended building and its relationship to adjoining boundaries:
- ii) the boundaries of the curtilage of the building, or extended building and the size, position and use of every other building within the curtilage.
- iii) the width and position of any street on or within the boundaries of the curtilage or extended building.
- iv) details of the construction, as far as can be ascertained.

Person submitting the application is either the owner of the building or the person on whose behalf the building work was carried out.

Agent is the person employed by the applicant to act on their behalf with regard to the project and is the person who will normally receive all correspondence.

Description of work will also include the making of material change of use as an application see Building Regulations 5 and 6.

Other details: Where it is established that the application relates to a building or an extension which appears to be over or obstructing access to a drain sewer or disposal main shown on the map of sewers, kept by the sewerage undertakers (relevant local Water authority), the council will only be able to issue a Regularisation Certificate if appropriate precautions and approvals have been saught. It should be noted that the sewerage undertaker has the right to take steps for the removal of a building or extension, that does not satisfy their requirements relating to access and protection of any drainage system for which they are responsible.

Regularisation charges: Charges are calculated in accordance with the Hertsmere Borough Council Building Regulation current charge scheme. They are payable with the application and are not subject to VAT. It is therefore important that sufficient detail about the project be included to avoid the need for further applications. Where the incorrect amount has been submitted the Regularisation application cannot be treated as a valid submission and will prevent the issue of a Regularisation Certificate.

The Regulatory Reform (Fire Safety) Order 2005 applies to most premises except domestic premises. "Domestic premises" means premises occupied as a private dwelling (including any garden, yard, garage, outhouse, or other appurtenance of such premises which is not used in common by the occupants of more than one such dwelling).