

Building Regulations Charges (Scheme No.14)

Simplified Guidance Note 2025/2B



Domestic Extensions & Alterations to a Single Dwelling

The Building Regulations 2010 (as amended) The Building (Local Authority Charges) Regulations 2010

In accordance with The Building (Local Authority Charges) Regulations 2010, charges are made by the Council in connection with their function relating to the Building Regulations. Scheme 14 is applicable to applications received on or after **1** April 2025.

The charges for Building Regulation work are required to cover the cost of the service with the exception of certain work that is carried out solely for the benefit of a disabled person, which is charge exempt. (See details below.)

There are two methods of establishing the building regulations charge for building work - standard charges and individually determined charges.

Standard Charges

The charges for the majority of domestic extensions and alterations are standard charges and are listed in **Tables B & C** below.

These standard charges have been set by the authority on the basis that the building work does not consist of, or include, innovative or high risk construction techniques (details available from the authority) and/or the duration of the building work from commencement to completion does not exceed 12 months.

The charges have also been set on the basis that the design and building work is undertaken by a person or company that is competent to carry out the relevant design and building work referred to in the standard charges tables. If they are not, the work may incur supplementary charges.

If you are carrying out multiple extensions and/or alterations on a dwelling 'at the same time', a reduction in the standard charges may be applied; therefore, please ask for an individual assessment of the charge for this type of work. For example, an extension with a floor area not exceeding 10m² and a loft conversion with a floor area not exceeding 60m² would require two separate fees. If they are built at the same time, a reduction may be applied.

Individually Determined Charges

If the work you are carrying out is not listed as a standard charge, the charge will be individually determined.

This method of determining the charge mainly relates to larger and more complex schemes; and includes the following types of building work:

- Applications subject to a reversion charge (work reverting from an approved inspector to the local authority)
- Building work that relates to more than one dwelling/building
- Building work consisting of alterations to a dwelling (other than extensions) where the estimated cost exceeds £75,000
- Building work consisting of a domestic extension where the floor area exceeds 100m²
- Building work consisting of a non-exempt domestic garage or carport, loft conversion, or garage conversion with a floor area over 60m²
- Building work consisting of the replacement of more than 25 windows in a domestic property.

If your building work is defined as requiring an individual assessment of a charge, please contact Building Control at: **bcontrol@harrow.gov.uk**, giving a description and details of the intended work, including plans where applicable; and preferably including build cost and time. We aim to respond within one working day. Alternatively, please telephone us on 020 8736 6058.

Types of Applications

1. Building Control Approval with Full Plans applications where the Plan Charge must be paid with the deposit of plans. The Inspection Charge, to cover the inspection of the works must be paid after the first inspection has been carried out. An invoice will be sent to the owner (or the person / company specified on the application form) for the amount due.





- 2. Building Notice applications where the Building Notice Charge must be paid when the notice is submitted. The payment covers the inspection of the building work and the checking of any details/calculations as may be required to determine compliance with the Building Regulations. Where work is to be carried out to a building in relation to which the Regulatory Reform (Fire Safety) Order 2005 applies, or an extension is to be built over or within 3m of a public drain or sewer (as indicated on TWU Map of Sewers), then an Application for Building Control Approval with Full Plans must be made.
- 3. **Regularisation** applications where the single **charge of 1.3 times the Building Notice Charge** (no VAT) must be paid at time of submission. This is where work started after November 1985 but was not notified to Building Control. For further information see 'Guidance Note Regularisation Applications', available on our website (address below).
- 4. **Reversion** application is where an approved inspector has acted as the building control body, but the work has reverted to Local Authority Building Control. This charge is individually determined.

Method of Payment

Payment is accepted by cheque, debit or credit card (including secure phone and internet payments). Cheques should be made payable to "London Borough of Harrow".

General Notes

The appropriate charge must accompany the application form to allow the application to be made valid. Work may not legally start on site until the application is valid. If a cheque is dishonoured the application will become invalid. If you have any difficulties please contact Building Control on 020 8736 6058 or email **bcontrol@harrow.gov.uk**. VAT is payable at the standard rate unless otherwise indicated.

Supplementary Charges and Refunds

If the basis on which the charge has been set or determined substantially changes, a supplementary charge or refund may be made, for which a written statement will be given setting out the basis of the supplementary charge/refund, and how it has been calculated.

The charges are based on the assumption that a qualified 'Part P' registered electrician is used for the relevant work and that a Part P Certificate will be issued under a recognised Competent Person Scheme. A supplementary charge will be made if this is not the case.

Exemption from Charges

No building regulation charge is payable for the purpose of providing accommodation or facilities designed to secure the greater health, safety, welfare or convenience of a disabled person in relation to an existing dwelling, which is, or is to be, occupied by that disabled person as a permanent residence where such work consists of:-

- a) the adaptation or extension of existing accommodation or an existing facility or the provision of alternative accommodation or an alternative facility where the existing accommodation or facility could not be used by the disabled person or could be used by the disabled person only with assistance; or
- b) the provision of the extension of a room which is or will be used solely:-
- i) for the carrying out for the benefit of the disabled person of medical treatment which cannot reasonably be carried out in any other room in the dwelling, or
- ii) for the storage of medical equipment for the use of the disabled person, or
- iii) to provide sleeping accommodation for a carer where the disabled person requires 24-hour care.

Note: 'disabled person' means a person who is within any of the descriptions of persons to whom Section 29(1) of the National Assistance Act 1948, as extended by virtue of Section 8(2) of the Mental Health Act 1959, applied but disregarding the amendments made by paragraph 11 of Schedule 13 to the Children Act 1989. The words in section 8(2) of the Mental Health Act 1959 which extend the meaning of disabled person in section 29(1) of the National Assistance Act 1948, are prospectively repealed by the National Health Service and Community Care Act 1990, section 66(2), Schedule 10, as from a day to be appointed.

For further information regarding Harrow Building Control, please visit our web site

www.harrow.gov.uk/buildingcontrol





Harrow Building Control – Simplified Schedule of Charges - Table B

Scheme No.14 Applicable from 1 April 2025

Domestic Extensions & Alterations to a Single Dwelling

	Full Plans Application		Building Notice	Regularisation				
Type of Work	Total Plan Charge (£)	Total Inspection Charge (£)	Application Total Building Notice Charge (£)	Application Total Regularisation Charge (£)				
Single Storey and Two Storey Extensions (No Basement)								
Extension with floor area not exceeding 10m ²	694.00	included in plan charge	694.00	751.83				
Extension with floor exceeding 10m ² but not exceeding 40m ²	946.50	included in plan charge	946.50	1025.38				
Extension with floor exceeding 40m ² but not exceeding 60m ²	504.80	694.00	1198.80	1298.70				
Extension with floor exceeding 60m ² but not exceeding 100m ²	631.00	820.20	1451.10	1572.01				
Loft Conversions (Floor Area up to 60m ²)								
Loft conversion with floor area not exceeding 60m ²	883.30	included in plan charge	883.30	956.90				
Garages and Car Ports								
Erection of a non- exempt detached garage or carport up to 60m ²	757.10	included in plan charge	757.10	820.20				
Extension to create a garage or car port up to 60m ²	757.10	included in plan charge	757.10	820.20				
Other								
Conversion of a garage to habitable room(s). Up to 60m ² .	520.00	included in plan charge	520.00	563.33				

Notes

1. Regularisation Charge = Building Notice Charge (excluding VAT) plus 30%. No VAT payable.

2. Rate of VAT (%) 20.00 has been included.

3. Where notifiable electrical work is carried out relating to an extension or other work noted in this table and the installation is **not** carried out by a person registered with a recognised self-certification scheme an additional fee of £200.00 plus VAT will be required to cover the cost of electrical inspections and testing.

4. Where an extension includes a basement, the fee will be individually assessed. Please contact Harrow Building Control for a quotation.

5. Please contact Harrow Building Control for a quotation on other work not listed in the charges tables.



Harrow Building Control – Simplified Schedule of Charges - Table C

Scheme No.14 Applicable from 1 April 2025 Domestic Alterations to a Single Dwelling

		Full Plans Application		Building Notice Application	Regularisation Application
Type of Work	Basis of charge	Total Plan Charge (£)	Total Inspection Charge (£)	Total Building Notice Charge (£)	Total Regularisation Charge (£)
		General Alterations			
Underpinning (Traditional bases)	Up to 10m in length	631.00	included in plan charge	631.00	683.58
Re-Roofing/Renovation of a thermal element	Fixed price		included in plan charge	315.50	341.80
		Internal Alterations			
Internal alterations / installation of fittings (not electrical) and/or structural alterations	Estimated cost of work less than or equal to £5000	324.40	included in plan charge	324.40	351.43
	Estimated cost of work greater than £5000 but less than or equal to £25000	504.80	included in plan charge[[504.80	546.87
	Estimated cost of work greater than £25000 but less than or equal to £50000	441.70	441.70	883.30	956.90
	Estimated cost of work greater than £50000 but less than or equal to £75000	631.00	757.10	1388.10	1503.78
	R	eplacement Windows			
Window replacement (non-competent person)	Per installation up to 10 windows	252.30	included in plan charge	252.30	273.33
	Per installation between 11 and 25 windows	315.50	included in plan charge	315.50	341.80
		Electrical Work			
Notifiable electrical work	Any electrical work other than re- wiring a dwelling.	504.80	included in plan charge	504.80	546.87
(non-competent person)	Re-wiring or new installation in a dwelling	567.80	included in plan charge	567.80	615.12

Notes - See overleaf



Notes

1. Regularisation Charge = Building Notice Charge (excluding VAT) plus 30%. No VAT payable.

2. Rate of VAT (%) :20.00

3. For the purposes of replacement windows, a competent person is someone who is registered under a competent person scheme with FENSA, CERTASS or the British Standards Institution or any other scheme approved by the Secretary of State for this type of work.

4. For the purposes of notifiable electrical work, a competent person is someone who is registered under a competent person scheme with NICEIC, NAPIT, ELECSA, EC Certification Limited or BSI or any other scheme approved by the Secretary of State for this type of work.

5. Please contact Harrow Building Control for a quotation on other work not listed in the charges tables.