

## HOUSING.

## Grants to Persons or Bodies Constructing Houses.

MADE BY THE MINISTRY OF HOME AFFAIRS FOR NORTHERN IRELAND  
UNDER THE HOUSING ACTS (NORTHERN IRELAND), 1890-  
1925.

1925. No. 121.

*Rule I.*—In these Rules, unless the contrary intention appears : Interpre-

- (a) The expression "Council" means a Rural District Council. tation.
- (b) The expression "persons or bodies of persons" shall mean persons or bodies of persons constructing houses in respect of which grants may be made under these Acts, but shall not be deemed to include any person or body of persons constructing houses as builders or contractors in pursuance of any contract entered into for such construction.
- (c) The "Acts" mean the Housing Acts (Northern Ireland), 1890-1925.
- (d) The "Ministry" means the Ministry of Home Affairs for Northern Ireland.

*Rule II.*—The rules for the measurement of superficial area will be as follows :—

- (a) The area will be measured within the external or containing walls of the house (so as to include the area of staircases, landings, interior walls, chimney breasts, bay windows and similar space) and, in the case of two-storey houses, will be the combined areas as so measured of the two storeys ; in the case of houses built in flats the space occupied by a staircase will not be included in measuring the area of a flat.
- (b) Habitable accommodation provided in an attic or storey formed in the roof will be included without regard to the use to which it may be intended to be put. In determining whether accommodation is habitable regard should be had not only to its condition as shown in the plans, but also to the possibility of its conversion into habitable accommodation.

Measure-  
ment of  
superficial  
area.

The area of so much of the attic as is less than 5 feet in height will be excluded in measuring the habitable accommodation.

- (c) Cellars will not be included.

- (d) Outbuildings will be excluded if they are not an essential part of the house, but will be included if they provide accommodation which is necessary to the occupation of the house or is usually included within the containing walls of the house. Outbuildings are buildings not communicating with the house which are outside the containing walls of the house, whether attached thereto or not. Examples of an outbuilding to be included are a w.c., coal-house, or scullery. A tool shed, wood shed, or bicycle shed would not be included. The area of an outbuilding to be included will be measured within the containing walls of that area.
- (e) Covered area such as the area of a verandah or porch, which is attached to but outside the containing walls of the house, will not be included as part of the area of the house.

Planning and Standard of Construction.

*Rule III.*—Houses shall be constructed of brick, stone or concrete, or other form of construction previously sanctioned by the Ministry. The planning and standard of construction must comply with the requirements prescribed by Part II. of Schedule II. of these Rules ; provided that grants will not be payable :—

- (a) in respect of any house constructed by means of the conversion of an Army hut or similar structure ;
- (b) in respect of any house which is constructed by the conversion, adaptation, or extension of an existing building ;
- (c) in respect of any house which contains or is constructed for occupation with an office, shop, business premises, garage, stable, or similar building.

Procedure.

*Rule IV.*—Persons or bodies of persons and local authorities\* proposing to construct houses with a view to obtaining grants and the officers of a local authority or a council shall observe the procedure outlined in Schedule I. to these Rules.

Definition of date of Commencement.

*Rule V.*—A house shall be deemed to have been commenced on the day the actual construction of the foundation was begun. Excavation or the clearance of a site or cartage of materials thereto, is not deemed to be commencement of a house.

Questions.

*Rule VI.*—Any questions which may arise as to whether a grant is payable or any other questions as to the interpretation of these Rules shall be referred to and determined by the Ministry, whose decision shall be final.

Stipulations with regard to Rules made on 24th January, 1924, now revoked.

*Rule VII.*—The Rules made by the Ministry on the 24th day of January, 1924, under the provisions of Section 1 of the Housing Act (Northern Ireland), 1923, are hereby revoked, but nothing herein contained shall affect the right of any person, body of persons or local authority to claim a grant which they may have

\* Local Authorities for the purposes of these Rules are Councils of County Boroughs, and other Urban Districts and bodies of Town Commissioners.

been entitled to claim under the provisions of the said Rules. Nothing in these Rules, however, shall enable any person, body of persons, or local authority who has received, or is entitled to receive, a grant under these Rules in respect of any house to claim a grant in respect of the same house under the Rules made by the Ministry on the 24th January, 1924.

*Rule VIII.*—These Rules may be cited as the Housing Grant Rules (Northern Ireland), 1925. Title.

Given under the Seal of the Ministry of Home Affairs for Northern Ireland this Seventh day of July, in the Year of our Lord One Thousand Nine Hundred and Twenty-five.

(Signed)

*S. Watt,*

Secretary.

(L.S.)

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SCHEDULE I.

PROCEDURE WHICH MUST BE FOLLOWED IN REGARD TO HOUSES BUILT BY PRIVATE PERSONS OR BODIES OF PERSONS.

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1. Plans shall be submitted to the County Borough Council, Urban District Council, Town Commissioners or Rural District Council in whose area the houses are proposed to be erected in the form required by the bye-laws (if any) in force with regard to new streets and building or by any local Act. In every case, whether bye-laws are in force or not, there shall be submitted to the Council (or Town Commissioners) concerned by the person or persons who propose to construct the houses :—

- (a) A block plan (in duplicate) to a scale of 1/500, or other scale of not less than one inch to 44 feet, showing the lay-out, roads and sewers ; and
- (b) Complete plans and sections (in duplicate) of the proposed house or houses, to a scale of not less than one inch to eight feet.
- (c) An undertaking in writing (which may be made by an endorsement upon the plans) that the standard of construction will be in accordance with Part II. of Schedule II. or equivalent thereto.
- (d) Where any form of construction other than brick, stone or concrete approved by the Ministry is proposed, a description of the method to be adopted and an undertaking that the construction will be carried out strictly in the form approved and will comply with the conditions in Part II. of Schedule II. so far as they are applicable.
- (e) Where it is proposed to construct houses with a superficial area of less than 600 but not less than 550 square feet in Urban areas and not less than 500 square feet in Rural areas, a statement of the circumstances which it is considered justify the erection of such houses.

2. On receipt of such plans and other documents, the Council (or town Commissioners) concerned shall cause them to be examined with all possible speed by their Surveyor or other qualified person specially authorised by them with the approval of the Ministry, and subject to the compliance of the plans with the conditions set out in Schedule II. below, shall prepare, in triplicate, a Certificate (Certificate A) under the hand of their Clerk, Surveyor, or other duly authorised person, in the form set out in Schedule III. below. One copy of the Certificate, accompanied by one set of the plans and sections marked with the approval of

the Council (or Town Commissioners) shall be issued to the person or body of persons concerned; the second copy of the Certificate, together with the duplicate set of plans, etc., will be retained by the Council (or Town Commissioners) as the case may be, and the third copy of the Certificate shall be forthwith forwarded to the Ministry, accompanied in the case of houses with a superficial area less than 600 but not less than 550 square feet in Urban areas and 500 square feet in Rural areas, by the recommendations of the Council (or Town Commissioners) regarding the special circumstances adduced in support of the erection of such houses of smaller dimensions.

The houses should not be commenced until the receipt of the certificate accompanied by the approved plans from the Council (or Town Commissioners) concerned. Before the foundations of the house or houses are laid notification should be sent to the Ministry intimating that it is proposed to lay the foundations and specifying the date on which it is intended to lay them.

If any doubt, difficulty or dispute arises in regard to the issue or refusal to issue a certificate, the question may be referred to any of the parties concerned to the Ministry, whose decision shall be final.

3. When houses have been completed in the area of a County Borough Council, Urban District Council or Town Commissioners, the person or body of persons constructing the houses shall apply to the Council (or Town Commissioners) concerned for a Certificate that they have been completed in a proper and workmanlike manner and that body shall at once cause the houses to be examined by their Surveyor or other qualified person specially authorised by them, and if satisfied shall issue a Certificate (Certificate B) in the form set out in Schedule IV. If the body concerned refuse or neglect to grant such a Certificate, any person aggrieved may appeal to the Ministry, and the Ministry, if satisfied that the Certificate has been unreasonably or wrongfully withheld, may issue the Certificate.

When houses have been completed in a Rural District the person or body of persons concerned shall apply to the Ministry† for Certificates of completion, enclosing with the application the relative Certificate A issued to them by the Council (or Town Commissioners) concerned.

4. County Borough Councils, Urban District Councils and Town Commissioners shall keep a register of applications made to them and of Certificates A and B issued by them, and shall give a serial number to each of the Certificates A and also to each of the Certificates B. A Rural District Council shall observe the same procedure as regards Certificates A issued by them.

5. The Council in whose area houses are proposed to be built may require the applicant to give an undertaking in writing to pay to them, in respect of any expenses incurred by them in the examination of plans and any other work involved in connection with the application, a fee not exceeding £3 3s. 0d. (three guineas) for each type of house for which separate plans are required, provided that where more than three houses are to be erected to the same plan a fee not exceeding £1 1s. 0d. (one guinea) per house may be charged. The fee will be payable to the Urban Authority when Certificate B is applied for, and to a Rural District Council when Certificate A is issued.

6. When any person or body of persons constructing houses has received both the Certificates A and B, he or they shall forward to the Ministry each of the original Certificates with a written application made on the back of Certificate B in the form set out in Schedule IV. (Claim for Grant) for the Grant claimed to be payable.

7. The Ministry if and when satisfied as to the correctness of the application will pay the amount of the grant, and will notify the Council (or Town Commissioners) concerned that the application has been approved. Upon receipt of this notification, the Council (or Town Commissioners) concerned shall pay such grant or make such loan to the person or body of persons concerned as may have been determined by the resolution passed by such Council (or Town Commissioners) under the Acts.

The Council (or Town Commissioners) concerned may further make arrangements for the remission of rates in respect of the houses concerned for whatever period may have been determined by the resolution passed by the Council (or Town Commissioners) concerned in accordance with the provisions of Section 3 of the Housing Act (Northern Ireland), 1925.

†Address:—Secretary, Ministry of Home Affairs (Local Government Department), Ocean Buildings, Belfast.

PROCEDURE IN REGARD TO HOUSES CONSTRUCTED BY LOCAL AUTHORITIES UNDER THE ACTS.

The proposals of County Borough Councils, Urban District Councils or Town Commissioners in regard to the construction of houses under the Acts shall be submitted to the Ministry in accordance with the procedure already in force with regard to applications for sanction to loans for carrying out Schemes under the Housing of the Working Classes Acts. Lay-out plans, house plans, &c., should be submitted in duplicate.

A formal certificate of approval of such proposals will be issued to the Local Authority by the Ministry when the Scheme is sanctioned.

Proposals submitted by such a body involving the construction of houses of smaller dimensions than 600 superficial feet but not less than 550 superficial feet shall be accompanied by a statement of the special circumstances which in the opinion of the body concerned justify the construction of such houses.

When the houses have been completed a Certificate (Certificate B) similar in form to that issued to private persons by the Council (or Town Commissioners) will be issued by the Ministry to the Council (or Town Commissioners) concerned if the Ministry is satisfied that they have been completed in a proper and workmanlike manner and in accordance with the conditions prescribed in the Acts and in the Rules made by the Ministry. Upon receipt of the Certificate the Local Authority shall make application for the grant payable on the form printed on the back of the Certificate.

SCHEDULE II.

CONDITIONS PRESCRIBED BY THE MINISTRY OF HOME AFFAIRS AS TO THE PLANNING AND CONSTRUCTION OF HOUSES IN RESPECT OF WHICH GRANTS MAY BE MADE UNDER THE HOUSING ACTS (NORTHERN IRELAND), 1890-1925.

In so far as the provisions of any building bye-laws are inconsistent with the conditions in this Schedule, such provisions shall not apply in respect of houses which comply with these conditions.

PART I.—PLANNING.

(a) *Number of Houses per Acre.*—The standard to be aimed at should be not more than 20 houses to the acre, but on land partly developed, it will be within the discretion of the local authority to allow a larger number; provided that in no case shall the number of houses per acre exceed 30 without the express authority of the Ministry. The houses shall be set back not less than 30 feet from the centre of the street; but this requirement may be dispensed with by the Ministry in any particular case if it is satisfied, on the representation of the local authority concerned, that exceptional circumstances exist which render rigid adherence to the requirement undesirable.

(b) *Sizes of Rooms.*—The Local Authority or Council may, subject to the provisions in these Rules, exercise discretion as to the sizes of rooms to be permitted having regard to the circumstances and the character of the plan, but the Ministry points out that rooms of the following sizes which have been regarded as affording a desirable standard can be obtained within the limits permitted:—

Living room . . . . .	..	..	..	..	..	about 180 sq. feet.
First Bedroom . . . . .	..	..	..	..	..	” 150 ”
Second ” . . . . .	..	..	..	..	..	” 100 ”
Third Bedroom, not less than 65 sq. feet.						

Where a Parlour is also provided some reduction in the size of the living room may be reasonably permitted.

(c) *Height of Rooms.*—No house shall be approved which contains a living room or bedroom of a less height than 8 feet. In the case of a room partly in the roof, the height of the ceiling shall be not less than 8 feet for at least two-thirds of the floor area.

(d) *Baths and W.C.'s.*—A house for which a sufficient water supply is available must be provided with a W.C., and, as a rule, with a bath. The Local Authority may dispense with the fitting of a bath if space for its future installation is provided. Where no sewerage is available an earth closet must be provided.

(e) It shall be open to the Local Authority, where it appears to them desirable, to approve proposals with regard to the level, width, and construction of streets which do not comply in all respects with the building bye-laws in force.



*Roofs.*—The roofs are to be constructed with rafters of the following scantlings or of equal strength and suitable depths:—

	Length unsupported not exceeding 4 feet	Dimensions.	
		Inches.	Inches.
..	3	×	1½
..	5	×	1½
..	6	×	1½
..	8	×	1½

Where necessary, suitable braces, purlins, hips and valleys are to be provided. *Plastering.*—The walls and ceilings of living rooms and bedrooms shall be plastered, or otherwise finished to the approval of the Local Authority.

*Eaves gutters.*—Eaves gutters are to be cast iron, the joints made in red lead and bolted, fixed on suitable brackets, or screwed to rafters or fascias.

*Down pipes.*—All the down pipes are to be cast iron.

*Soil pipes.*—All the soil and ventilating pipes are to be 3½ inches cast iron dipped in Dr. Angus Smith's solution, the joints caulked and run with lead.

SCHEDULE III.

GRANTS TO PRIVATE PERSONS CONSTRUCTING HOUSES.  
CERTIFICATE A.

To be prepared in Triplicate.  
One Copy to be forwarded at once to the Ministry.

CERTIFICATE OF APPROVAL OF PROPOSALS TO CONSTRUCT HOUSES UNDER THE HOUSING ACTS (NORTHERN IRELAND), 1890-1925.

NOTE.—This Certificate must be carefully preserved by the person or body of persons to whom it is granted, and must be sent to the Ministry of Home Affairs for Northern Ireland together with the first Certificate B issued in respect of the houses certified therein.

To\* of Certificate No.

This is to certify that the Council have approved the block plans, house plans and sections, and the method of construction proposed, as submitted to them on the day of 192 by of , in respect of the houses described below ;

And that the said plans and sections and method of construction comply with the conditions prescribed by the Ministry as to the planning and construction of houses, in respect of which grants may be made under the aforesaid enactments.

And that, subject to the conditions set out below, the person(s) named above appears to the Council to be eligible for the grants which the Ministry of Home Affairs may make under the Housing Acts (Northern Ireland), 1890-1925.

SCHEDULE.

Locality and Description of Houses.	No. of Houses	Particulars of accommodation.	Superficial area. sq. ft.	Method of construction.†	Grant payable.
(The locality and description must be sufficient for identification).		Living Room			£ per house.
		and			
		bedrooms.			

The conditions referred to above are as follows:—

(a) The construction of the houses must be commenced within the period specified in the Acts.

\*The persons named in the Certificate shall be the persons as defined in Rule I. (b) of the Rules made by the Ministry.

†e.g., Brick, stone, concrete or any approved method of construction. If available, the trade name of the method should be given.

(b) The houses when completed must be certified by the said Councils or, on appeal, by the Ministry of Home Affairs, to have been completed in a proper and workmanlike manner and to be fit for occupation.

(c) If the houses are not so completed before the 1st day of April, 1926, no grant will be payable.

(d) The houses must comply with the standards of planning and construction prescribed in Schedule II. to the Rules made by the Ministry of Home Affairs.

(e) The houses to which this Certificate refers shall be open to inspection by any duly authorised officer of the Council or the Ministry of Home Affairs at any time before the grant is made.

(f) The Ministry of Home Affairs may in any case where they are not satisfied that the necessary conditions have been complied with refuse to make the grant of £60 or £80 as the case may be.

Given under my hand this \_\_\_\_\_ day of \_\_\_\_\_ 192

(Signed).....

†Clerk to the  
 †Surveyor to the  
 †Authorised Officer of the

} .....

.....Council.

SCHEDULE IV.

GRANTS TO PRIVATE PERSONS CONSTRUCTING HOUSES.

CERTIFICATE B.

To be prepared in Triplicate.

One Copy to be forwarded at once to the Ministry.

CERTIFICATE THAT HOUSES CONSTRUCTED UNDER THE HOUSING ACTS (NORTHERN IRELAND), 1890-1925, HAVE BEEN COMPLETED IN A PROPER AND WORKMANLIKE MANNER.

Certificate No.....

NOTE.—This Certificate must be carefully preserved by the person or body of persons to whom it is issued, and must be sent to the Ministry of Home Affairs for Northern Ireland in support of any claim that may be made for a grant.

To.....

of.....

This is to certify that each of the following houses comprised in Certificate A numbered.....which was granted on.....19.....

by the.....Council, was completed fit for occupation on the date set opposite to its description below.

That the houses have been measured by me, or under my instructions, in accordance with the Rules prescribed by the Ministry of Home Affairs for Northern Ireland, and that the superficial area of each of the houses as so measured is that set opposite to its description below.

That the houses have been constructed in a proper and workmanlike manner and in compliance with the requirements as to size, materials, type of construction, etc., prescribed by the Acts and by the Ministry of Home Affairs in the Rules above referred to.

That the Houses are of entirely new construction, and do not contain or are not constructed for occupation with an office, shop, business premises, garage, stable or similar building.

§In the case of a Rural District Council by the Ministry.

†Strike out inappropriate words.



And that the houses are of a type for which a loan period of not less than sixty years is allowed by the Ministry of Home Affairs, or which has been specially approved by the Ministry.

*Locality and Description of Houses.	Date of Commencement.	Date of Completion.	Superficial Area. sq. ft.	No. of Houses	Total Amount of Grants for which eligible. £

Given under my hand this.....day of.....19...

(Signed).....

Surveyor or other authorised officer }  
to the, .....Council.

If this Certificate does not include all the houses comprised in the Certificate A referred to, this should be clearly stated.

\*The locality and description must be sufficient for identification.

CLAIM FOR GRANT.

(NOTE.—Certificate A must accompany this claim unless it has already been lodged with and retained by the Ministry.)

To the Secretary,  
Ministry of Home Affairs for Northern Ireland,  
(Local Government Department),  
Ocean Buildings, Belfast.)

I \_\_\_\_\_ person

WE, being the body of persons to whom the foregoing certificate has been granted, hereby make application for payment of grant(s) amounting to £.....claimed by me under the Housing Acts (Northern Ireland), 1890-

us  
1925, in respect of the houses covered by the foregoing Certificate B.

I \_\_\_\_\_ I \_\_\_\_\_ am  
WE certify that WE have not received or are entitled to receive any other Government contribution in respect of the houses included in the foregoing

Certificate, nor do I \_\_\_\_\_ WE intend to claim any other such contribution.

Signature(s) :—

.....Signed by person.

.....  
.....  
.....  
.....  
..... } or body of persons.

Address .....

Date .....