



Building Control Guidance Note No. 34

Rooms for Residential Purposes (Including HMO Definition)

AIMS OF THE GUIDANCE NOTE

This guidance note is intended to provide advice when undertaking a change of use on a dwelling house so that after the work has been completed the building will contain Rooms for Residential Purposes, more commonly referred to as HMO's. The guidance given within is not a statement of law, but is intended to help you understand the main requirements with regard to the Building Regulations only. For further information regarding compliance to the Building Regulations you should contact North East Lincolnshire Building Control. Furthermore, for more specific advice on HMO's the Local Authorities Home Improvement Team should be contacted.

INTRODUCTION

If a residential dwelling is to be converted so that it is no longer occupied by a single-family unit it is no longer considered to be a dwelling house and the building work will be deemed to be a 'change of use'.

For this 'change of use' a full plans Building Regulations application is required to be submitted, prior to the commencement of work. A full plans application being necessary, as the property will no longer fall under the category of a domestic dwelling. Furthermore, as the property will include common areas, hallway, bathroom, common room, etc, the Regulatory Reform Fire Safety Order (RRFSO) also need to be considered and NEL Building Control will liaise with the Fire Brigade to ensure compliance to this order on your behalf. In addition, your application will be assessed against the functional requirements of the Building Regulations to ensure that your proposals meet the required minimum standards, of which your principle obligations are shown within this guidance note.

FIRE SAFETY

Means of escape is by way of the formation of a protected route centred around the staircase, internal landings and hallway. This is necessary in order to enable occupiers to exit to a place of safety in the event of a fire. This is achieved by providing them with a safe route out of the house that remains free from smoke and flames for a specified period of 30 minutes. This principle relies on all habitable rooms e.g. bedrooms, living rooms etc having direct access onto the protected route and that the staircase terminates into a hallway that leads directly to a final exit. Therefore, the doors and walls leading onto the protected route must achieve this specified level of fire resistance of 30 minutes. Meters/consumer units etc within the protected route should also be encased in 30min fire resisting construction. All final exit doors should allow egress without the use of a key.

Fire Doors

Generally, 30 minutes, self closing, fire resisting door sets must be fitted to all doors of all rooms leading onto the hall, stairs and landings, i.e. the escape route. As these doors must be fitted to a high standard it will often be necessary to replace the door frames/ casings and supply and fit new door furniture, fire signage etc. Additionally, fire doors must also be fitted to, understairs cupboards, bathrooms containing gas central heating boilers or airing cupboards and any other cupboards sited on the escape route.

General requirements for fire doors are as follows:

- Purpose made fire doors, in accordance with BS 476 parts 21-24.
- That they be fitted with a minimum of three steel hinges.
- Have combined smoke seal and intumescent strips.
- The gap between the door edge and frame should be between 3mm and 4mm.
- The frames of these doors shall have rebates or stops not more than 12mm deep.
- Effective self-closing devices are to be fitted to the doors so that the doors are closed and held firmly in the closed position.

Walls

Fire resisting separation of 30 minutes between the individual rooms, including walls, and floors are also required, as this forms part of the passive fire protection necessary to ensure the safe means of escape from

the property. Depending on the existing construction this may mean upgrading the walls, floors, ceilings and doors to certain rooms and floors within the property.

Most solid brick or blockwork walls will provide a full 30 minutes fire resistance and are therefore deemed to be acceptable. However, any existing stud partition walls must either be proven to meet this standard or upgraded to achieve the necessary 30 minutes fire resistance. Additionally, any new partitions e.g. used to split rooms and or used to lead onto the escape routes should be constructed to a standard to provide 30 minutes fire resistance.

A full 30 minutes fire resistance is achieved by constructing non-load bearing partitions with: -

- Minimum softwood studwork of 75 x 38mm at maximum 600mm centres.
- Lined both sides with 12.5mm plasterboard.
- All joints taped and filled or skimmed.

Floors

To obtain the necessary 30-minute fire separation between the ground and 1st floor (including bathrooms and WCs, cupboards, etc.), it is highly likely that the ceilings will need to be upgraded. It is also likely that 12.5mm plasterboard with a 3.2mm gypsum skin, (Artex is not acceptable) will meet this minimum requirement. However, should the ceiling be of a lesser standard additional measures will be necessary.

All ceilings that are of lath and plaster or plasterboard construction that are cracked or damaged must either be upgraded or renewed to provide a full 30 minutes fire resistance between one floor and the next. The following paragraphs indicate measures that can be taken to upgrade the fire resistance of floors in the most common situations.

9.5mm plasterboard with a 3.2mm gypsum plaster finish.

- 60mm mineral fibre between the joists of the floor fixed to the joist sides, supported on wire mesh fixed between the joists.
- 25mm tongued and grooved nominal boarding or 15mm plywood or chipboard.
- Should the original floorboards be re used then it will be necessary to overboard it with a layer of 4mm hardboard, well nailed at 150 centres.

Lath and plaster ceilings

- Be at least 15-22mm plaster on a wood or reed lath.
- Be under-draw with securely fixed chicken wire with 38 x 38mm timber battens at 450 centres and 12.5mm plasterboard, or.
- Be at least 15-22mm plaster on a wood or reed lath.
- Chicken wire laid between the joists, lapping up both sides by at least 50mm and securely fixed.
- 1200g DPM can be laid and fixed over the chicken wire.
- 19mm of lightweight aggregate gypsum plaster troweled between the joists, (metal lathing grade) and the floor covering installed.

Other methods of upgrade are possible from below and include applying intumescent paints and or papers directly to the lath and plaster ceiling. Or fixing fire blankets between the joists. However, for such methods to be accepted by NEL Building Control you must first consult with a specialist company/contractor who is recognised as having expertise in this field and certification from them will be required upon completion of the task. For party walls and party floors the fire resistance may need increasing to 60 minutes fire resistance.

Ceilings to the 1st floor rooms

Along with the dividing floors the ceiling/s to the 1st floor are also required to achieve 30 minutes fire resistance. This is necessary to provide effective fire separation between the sleeping areas. Additionally, it will also maintain continuity of the passive fire protection to the ceiling of the top landing to within the protected route. To further ensure continuity it will be necessary to upgrade or replace any loft hatches with proprietary fire resisting units that can be bolted to be secured shut.

Staircases

As the staircase itself forms part of the escape route it must also be protected. The underside of the staircase, landings etc must therefore achieve a full 30 minutes fire resistance. Furthermore, any cupboards below the staircases are to achieve 30 minutes fire resistance and must be kept free of all stored material if fixed services are fitted and in any case must be well managed.

Alarm and Detection

Smoke alarms must be mains operated with battery back-up, in accordance with British Standard 5839 (Part 1). The smoke alarms are to be interlinked. Code of Practice for Installation and Servicing' for an L1/2 type system as follows:

- Approved automatic smoke detectors located in all bedroom areas, all other rooms including common areas
- Approved automatic heat detectors located in areas such as kitchens.
- Alarm sounders on each floor landing and at all other necessary locations in order to comply with the above Code of Practice.
- The minimum sound level should be 75 dB(A) at the bed head with all doors shut.
- Manually operated call points to be provided at every final exit from property.
- A certificate of compliance with the code of practice to be submitted to NEL Building Control.
- Card electricity meters are not permitted, as a constant electrical supply is needed for the smoke detection system.

In some circumstances it may be acceptable to provide mains operated smoke alarms with battery backup, in accordance with British Standard 5839 (Part 6). The smoke alarms are to be interlinked and used with a Grade (A-D) LD2 type system. An example of this may be a small HMO of no more than 2 storeys.

Emergency lighting

To automatically illuminate the escape route when the normal lighting supply fails, emergency lighting is required to be installed within the protected route of the property. This system installed must comply with BS:5266: Part 1: 2016 and a certificate of compliance to be submitted to NEL Building Control.

Signs and Notices

It will also be necessary to provide the following, appropriately located, fire signage.

• FIRE EXIT - Above or adjacent to alternative means of escape

DIRECTIONAL SIGNS - On each landing, change of direction etc

• FIRE DOOR KEEP SHUT - On each fire door (Not required to bedroom doors)

• FIRE DOOR KEEP LOCKED - On fire doors understairs/cupboards

RESISTANCE TO THE PASSAGE OF SOUND

Approved document E, (resistance to the passage of sound) has the aim of improving standards in relation to the effects of excessive noise and reducing unwanted noise transmission both within and between buildings. This applies, in particular to noise transmission within residential accommodation, e.g. student accommodation, bedsits that are effectively RfRP/ HMO's. Therefore all rooms for residential purposes formed by way of a change of use fall within the scope of this regulation, (Regulation E1) and compliance must be demonstrated.

Performance Standards to be met

Regulation E1 - Protection against sound from other parts of the building and adjoining buildings i.e. rooms for residential use are to have reasonable resistance to sound from other parts of the same building and adjoining buildings.

Table 2: ROOMS FOR RESIDENTIAL PURPOSES - SEPARATING WALLS, FLOORS and STAIRS THAT HAVE A SEPARATING FUNCTION.		
NEW BUILD	Airborne sound insulation sound insulation DnT,w + Ctr dB (MINIMUM VALUE)	Impact sound insulation L'nT,w dB (MAXIMUM VALUE)
Walls	43	-
Floors and Stairs	45	62
MATERIAL CHANGE OF USE		
Walls	43	-
Floors and Stairs	43	64

KEY -

DnT,w + Ctr - site measurement of airbourne sound with low frequency correction applied (the higher the figure the better the performance.)

L'nT,w - site measurement of impact sound level, (the lower the figure the better the performance).

To ensure that a reasonable level of resistance to the passage of unwanted sound has been achieved between rooms, sound insulation testing is necessary. Therefore any walls and or floors separating dwellings, i.e. party walls/ floors and also walls and floors separating the individual rooms forming the rooms for residential purposes within the property, are eligible for pre completion testing. Testing which needs to be carried out by a test body with an appropriate third party accreditation.

With this in mind all such walls and floors should be constructed to meet the requirements set out above in table 2. It is therefore important that you check with the appropriate manufacturer of the products you are intending to use and that the performances as shown can be achieved. It is also worth bearing in mind the importance of good quality workmanship to ensure at pre-completion test performances also achieves these performance standards.

Whilst the duty of ensuring that the appropriate testing is undertaken falls squarely upon the shoulders of the person carrying out the building work, the sole function of the surveyor is to determine the properties to be selected for testing. It is also worth remembering the works will be tested and that if you fail a test you will be required to carry out remedial works and re-test to achieve compliance.

Advice on suitable construction details may be found in guidance note (053 Resistance to the passage of sound)

CONSERVATION OF FUEL AND POWER

Thermal Elements

Before undertaking a change of use it is necessary to consider weather it is feasible or practicable to upgrade the thermal elements, i.e. roof, floor, walls, etc. Therefore, practical constraints or technical problems need to be taken into account when assessing feasibility. For example, guidance suggests that it is unfeasible to thermally upgrade if as a result more than 5% of the <u>usable floor area</u> is lost. Likewise, economic feasibility is determined by a simple 15-year payback calculation, i.e. the amount of time taken to recover the initial investment through energy savings. So technically, the level of upgrade could be limited to that which could be paid back over a fifteen-year period, or to a level where only 5% of the usable floor area is lost. However, the examples quoted in this guidance note are believed to meet this requirement and thermal upgrades to the standards quoted are generally required.

Table 3 Upgrading retained thermal elements			
(a) Threshold U-value W/(m ² ·K) ⁸	(b) Improved U-value W/(m²-K)8		
0.70	0.55		
0.70	0.30		
0.70	0.25		
0.35	0.16		
0.35	0.18		
0.35	0.18		
	(a) Threshold U-value W/(m²-K) ⁸ 0.70 0.70 0.70 0.35 0.35		

- 1 "Roof" includes the roof parts of dormer windows and 'wall' includes the wall parts (cheeks) of dormer windows.
- 2 This applies only in the case of a wall suitable for the installation of cavity insulation. Where this is not the case, it should be treated as 'wall external or internal insulation'.
- 3 A lesser provision may be appropriate where meeting such a standard would result in a reduction of more than 5% in the internal floor area of the room bounded by the wall.
- 4 The U-value of the floor of an extension can be calculated using the exposed perimeter and floor area of the whole enlarged building.
- 5 A lesser provision may be appropriate where meeting such a standard would create significant problems in relation to adjoining floor levels.
- 6 A lesser provision may be appropriate where meeting such a standard would create limitations on head room. In such cases, the depth of the insulation plus any required air gap should be at least to the depth of the rafters, and the thermal performance of the chosen insulant should be such as to achieve the best practicable U-value.
- 7 A lesser provision may be appropriate if there are particular problems associated with the load-bearing capacity of the frame or the upstand height.
- 8 Area-weighted average values.

Table 3 gives guidance on the necessary thermal, or U-values to be achieved on retained thermal elements, i.e. the existing walls floors and roof. For example, a standard, uninsulated 9"/225mm brick wall will achieve a U-value of around 1.8W/m2k and an uninsulated brick block cavity wall 1.9W/m2k.

Taking into account the fact that the higher the value the worse its thermal performance these U-values are worse than the threshold values as set down in Column (a) which are 0.70Wm2k and 0.35 W/m2k respectively. Therefore, unless it can be successfully demonstrated through a detailed and valid methodology that the upgrades are not technically or economically feasible, it is highly likely that thermal renovations will be necessary.

Likewise, an average sized, uninsulated ground bearing concrete slab or suspended timber floor will not meet the threshold value listed within table 3 and again thermal renovations will be required.

As ever there is always an alternative method of showing compliance; should you wish to, it is possible to consult with an energy assessor who will be able to give you further advice. Such assessors may be able to prove compliance to Regulation L1. This may be possible through providing information to NEL Building Control, using licensed software (SBEM), demonstrating that the CO2 emissions from the completed building are no worse than that of a notional building.

Energy Performance Certificate, EPC

As the building is being modified so that it has a greater number of parts, i.e. the individual Rooms for Residential Purposes, an EPC is required to be forwarded to the Local Authority no later than 5 days after the work has been completed. Furthermore, as the building will no longer be a dwelling house this EPC needs to be produced by a licensed energy assessor using licensed software, (SBEM). NEL Building Control therefore strongly recommends that such an assessor be consulted at an early stage in the development.

NOTE: Certain methods of achieving sound insulation could also satisfy fire protection requirements.

DEFINITION OF HOUSE IN MULTIPLE OCCUPATION, (HMO).

INTRODUCTION

The content of this leaflet is intended to help you understand exactly what constitutes as being a House in Multiple Occupancy, (HMO). It should be noted that the information given is not definitive, and has been tailored to help you understand your specific responsibilities with regard to the Building Regulations only. For further information you should contact North East Lincolnshire Building Control.

- 1. A "House in Multiple Occupation", (HMO) is defined in the Housing Act 2004 as a building, or part of a building such as a flat:
 - Which more than one household occupies and share an amenity such as a bathroom, toilet or cooking facilities.
 - Is occupied by more than one household and which is a converted building, which does not entirely comprise self-contained flats.
 - Which comprises entirely of converted self-contained flats and the standard of conversion does not meet, at a minimum, that required by the 1991 Building Regulations and more than one third of the flats are occupied under short tenancies.
- 2. To further clarify this definition, regulation 2 of the Building Regulations made under the umbrella of the Building Act 1984, describes a room for residential purposes, (RRP) into which category a HMO falls into as:
 - A room or suite of rooms, which is not a dwelling house or flat <u>and</u> is used by one or more persons to live and sleep.
- 3. Furthermore, regulation 2 goes on to clarify RRP's to include rooms in hostels, hotels, boarding houses, halls of residence and residential homes. To further define RRP's, it stipulates that if these rooms are separated from the rest of the building by a door designed to be locked <u>and</u> the dwelling is not to be occupied by a **single household**, the property is then indeed a RRP.
- 4. To be categorised as an HMO under the Housing Act, the property in question must also be occupied by more than one **household** and meet one of the criteria listed below.
 - As their only or main residence.
 - As a refuge by persons escaping domestic violence.
 - By students undertaking a full-time course of further or higher education.
 - For some other purpose that is prescribed in the Housing Act.
- 5. A **household** is defined in the Housing Act as being a building which is shared by:
 - Families, (including single persons and co-habiting/sharing couples whether or not of the opposite sex).
 - Any other relationship that is prescribed by regulations, such as domestic staff or fostering or carer arrangements.

EXEMPTIONS FROM HMO DEFINITION.

- 6. Certain types of buildings are not considered to be a HMO's for the purpose of the Housing Act 2004 and includes buildings that are:
 - Managed or owned by a public body (such as the police or the NHS) or a Local Housing Authority or a Registered Social Landlord.
 - Where the residential accommodation is ancillary to the principal use of the building e.g. religious establishments, conference centres etc.

- Entirely occupied by freeholders or long leaseholders and their households.
- Occupied by no more than two households, each of which comprise a single person (i.e. two person flat shares).
- Buildings owned or managed by educational establishments and occupied principally by full-time students (most commonly, these will be halls of residence) may be specified as exempt by order.
- Buildings regulated otherwise than under the Act, such as care homes, bail hostels etc, where descriptions of uses to be exempt can be specified in regulations.
- Buildings occupied by long leaseholders and their households, with two or fewer additional residents (i.e. lodgers).
- 7. There appears at first glance to be contradictions between the Building Act and Housing Act. For example, halls of residence <u>may</u> be exempt from being a HMO under the Housing Act and are still indeed considered to be RRP under the Building Act. However, halls of residence would <u>definitely</u> not be deemed to be a HMO under the Building Act to which the Building Regulations apply. Scenario's such as this are few and far between and the standards required to demonstrate compliance with the Building Regulations would be identical to if the halls of residence, or indeed any similar scenario were defined to be a HMO for the purposes of Building Regulations. Therefore the difference in terminology used between the two separate enforcing bodies, in cases such as this would not detract from the level of compliance required by either.

SUMMARY.

There are obvious similarities between the definitions of a HMO in the two pieces of legislation, and, the basic principles are indeed the same. If a property is to be converted so that it is no longer occupied by a single-family unit as defined in paragraphs 1-5, and does not meet the exempting criteria in paragraph 6, it is considered to be a house in multiple occupation, (HMO).

For this 'change of use' a **full plans** application for Building Regulations approval need be submitted to your Local Authority Building Control, prior to the building undergoing the change in use. A full plans application is necessary, as the property will no longer fall under the category of a domestic dwelling. Furthermore the property will comprise of common/ shared areas, hallway, bathroom, and shared common room, etc. Therefore the Regulatory Reform Fire Safety Order, RRFSO need also be considered. Your Building Control team will liaise with the Fire Brigade to ensure compliance to this order on your behalf from 1st October 2018 all HMO's with 5 persons sharing a kitchen & bathroom (irrespective of the number of storeys) will require a mandatory HMO licence. Contact the Home Improvement Service. In addition your application will be assessed against the functional requirements of the Building Regulations to ensure that your proposals meet the required minimum standards, of which your principle obligations are shown in this guidance note.





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Home Improvements Team

<u>Please note</u> that these guidance notes are for advice only and may not cover all situations. It is your responsibility to ensure that they are appropriate for use in your particular circumstances.