Householder Application for Planning Permission and Conservation Area Consent
Town and Country Planning Act 1990
Planning (Listed Buildings and Conservation Areas Act) 1990

Guidance on Completing the Application Form

1. Applicant Name and Address

Please enter the Applicant Details.

2. Agent Name and Address

Please enter the Agent Details.

If the application is being submitted by an agent (i.e. someone who is acting on the applicant's behalf) all correspondence, including the decision letter, will be sent to him/her.

3. Description of Proposed Works

Please describe the proposal accurately and concisely. Provide details of all the uses/buildings proposed. Please note that we reserve the right to amend the descriptions if we feel that it does not accurately describe the development.

For example:
- erection of single storey rear extension
- erection of rear dormer window
- erection of first floor extension and conversion of garage into habitable room

4. Site Address Details

Please enter the full postal address of the site.

If the application relates to open ground describe its location as clearly as possible (e.g. 'Land to rear of 12 to 18 High Street' and, if you can provide a grid reference).

5. Pre-application Advice

If you have received pre-application advice from the planning service please indicate the reference/date of any correspondence or discussion and the name of the officer. If you do not know these details then please state ‘Unknown’.

Haringey Council may be able to offer pre-application discussions before a formal application is submitted in order to guide applicants through the process.
6. Pedestrian and Vehicular Access, Roads and Right of Way

You must indicate on your form whether you propose any new highway(s) and show the location of these on your plans. Any public highway or footpath that crosses or adjoins the site or is affected must be shown clearly on the plans, including any proposals that may require a closure or diversion. Legal procedures for diversion or closures must be completed prior to works commencing on site.

Extinguishment of a footpath or bridleway can only be achieved where it can be shown that there is no longer a need for the right of way.

If you are proposing to undertake any works that will affect the pavement or roadway then it is advisable to seek advice from our Highways Service.

7. Trees and Hedges

Please identify any trees and hedges on plans and/or drawings that are either within falling distance of your boundary or that will need to be removed or pruned in order to carry out your proposal.

[PLEASE NOTE this is an application for planning permission. It is not an application or notification to remove or prune protected trees (i.e. trees which are included in a Tree Preservation Order or located in a conservation area). If you are granted full planning permission, you will not need to obtain separate consent for tree works which are required to implement the planning permission. However, works to protected trees which are not required to implement the planning permission must be the subject of a separate application or notification using the tree works form.]

8. Parking

Please describe whether the proposed works will affect existing car parking arrangements.

9. Council Employee /Member

You must declare whether the applicant or agent is a member of the council’s staff, an elected member of the Council or related to a member of staff or elected member of the Council.

10. Materials

Please describe the materials you wish to use for walls, roofs, etc. including the type, colour and name of all materials to be used. You should try to use materials to blend with existing buildings.

Additional information may be provided in a design and access statement or planning supporting statement or shown on drawings and plans.
If the current site is vacant or is to be demolished then please indicate ‘existing’ materials as being not applicable.

11. Explanation for Proposed Demolition Work

Please provide a reasoned justification for the proposed works.

12. Certificates

If you are the sole owner of the land to which the application relates please complete Certificate A. (Owner means a person having a freehold or leasehold* interest with at least seven years unexpired.) This Certificate is not appropriate unless you are the sole owner.

If you are not the sole owner of the land or if any part of the development goes outside land in your ownership (even if only foundations), please complete Certificate B and serve notice on each of the owners, using the wording in Notice 1.

If you do not know the names of all of the owners you will need to complete Certificate C and Notices 1 and 2, or if you cannot trace any of the owners then Certificate D together with Notice 2.

* If you are a Haringey Council leaseholder or tenant or an agent acting on a leaseholder’s / tenant’s behalf, you must contact the Homes for Haringey’s Home Ownership Team (HOT) on 020 8489 3262, to apply for Landlord Consent. You must do this under the terms of your lease. The application process is then managed by the HOT.

It is an offence knowingly or recklessly to complete a false or misleading certificate.

13. Planning Application Requirements Checklist

Please use the checklist at the end of this document to ensure that the form has been correctly completed and that all relevant information is submitted. Failure to complete the form correctly or to supply sufficiently detailed drawings or other relevant supporting information will result in your application being returned as invalid.

14. Declaration

Please sign and date your application.

15. Applicant Contact Details

Please provide contact information for the applicant.

16. Agent Contact Details

Please provide contact information for the agent.

17. Site Visit
Access to the site (i.e. where the works are proposed to take place) may be required by the case officer. Please provide contact details in the event that an appointment needs to be made. This will assist the Council in dealing with your application as quickly as possible.

Planning Application Requirements Checklist

This Checklist sets out the information you need to submit with your application for it to be accepted as valid and processed as quickly as possible. It lists the statutory National Planning Application Requirements which must accompany all applications. It may also include additional Local Planning Application information which the Council requires for this type of application.

Local Planning Application information may only need to be submitted in particular circumstances so please ensure you read the checklist carefully and supply all the information required for your type of proposal. If you do not supply all the information the Council needs your application is likely to be declared invalid on receipt and will not be accepted. This will delay your application because we will not be able to deal with it until the missing information is provided.

You can use the tick boxes on the checklist to confirm the information you are providing with your application.

National Planning Application Requirements

☐ A Completed Planning Application Form (3 copies to be supplied unless the application is submitted electronically)

☐ A Site location plan which identifies the land to which the application relates drawn to an identified scale and showing the direction of North (3 copies to be supplied unless the application is submitted electronically), this should be at a scale of 1:1250 or 1:500, please see below for more information on the site location plan

☐ A copy of other plans and drawings or information necessary to describe the subject of the application (3 copies to be supplied unless the application is submitted electronically) including:

☐ Block plan of the site (e.g. at a scale of 1:100 or 1:200) showing any site boundaries

☐ Existing and proposed elevations (e.g. at a scale of 1:50 or 1:100)

☐ Existing and proposed floor plans (e.g. at a scale of 1:50 or 1:100)

☐ Existing and proposed site sections and finished floor and site levels (e.g. at a scale of 1:50 or 1:100)

☐ Roof plans (e.g. at a scale of 1:50 or 1:100)

☐ The completed Ownership Certificate (A, B, C or D – as applicable) as required by Article 7 of the Town and Country Planning (General Development Procedure)
Order 1995 and by Regulation 6 of the Planning (Listed Building and Conservation Areas) Regulations 1990

☐ Design and Access Statement (only required if your property is in a conservation area)

☐ The appropriate fee (please note: if you are paying by cheque please make it payable to Haringey Council and ensure that you put the site address and/or, if you have applied online, the Planning Portal reference number)

☐ In addition, where Ownership Certificates B, C or D have been completed, notice(s) as required by Article 6 of the Town and Country Planning (General Development Procedure) Order 1995 and by Regulation 6 of the Planning (Listed Building and Conservation Areas) Regulations 1990 must be given and/or published in accordance with this Article and this Regulation

Community Infrastructure Levy – Mayor of London

Haringey Council are now a collecting authority for the Mayor of London’s Community Infrastructure Levy (CIL). More information on this and what developments are liable for CIL, please see the Haringey website at: www.haringey.gov.uk/cil

All planning applications must provide sufficient information to allow the council to determine whether the development is liable to pay the Mayoral CIL and if so to calculate it accurately from the floor areas provided, **please note your application may be invalid if the information below is now submitted**:

☐ Determining whether a CIL is liable form – this can be found on the forms and fees page of the Haringey website at www.haringey.gov.uk/forms_fees

☐ A plan or drawing showing (in orange) any chargeable development and the gross internal area (GIA) in square metres on each plan (e.g. if a development includes more than one storey please include GIA measurements of chargeable development for each storey)

Applicant’s should be aware that it is an offence for a person to knowingly or recklessly supply information which is false or misleading in a material respect to a charging or collecting authority in response to a requirement under the Community Infrastructure Levy Regulations (2010) as amended. A person guilty of an offence under this regulation may face unlimited fines, two years imprisonment, or both.

Site Location Plans

When you submit a location plan it should show at least two named roads and surrounding buildings. The properties shown should be numbered or named to ensure that the exact location of the application site is clear.

The application site must be edged clearly with a red line on the location plan. It should include all land necessary to carry out the proposed development (e.g. land required for access to the site from a public highway, visibility splays (access around a road junction or access, which should be free from obstruction), landscaping, car parking and open areas around buildings).
A blue line must be drawn on the plan around any other land owned by the applicant, close to or adjoining the application site.

All plans must be to a metric scale and any figured dimensions given in metres and a scale bar included.

Guidance on naming your drawings

Please ensure that the drawings you provide as part of your application should be accurately described on the drawing itself.

The description should firstly indicate whether they are of the development or site as EXISTING or PROPOSED. It should then indicate whether they are PLANS or ELEVATIONS of the development or site. In the case of elevations they should indicate the orientation, e.g. FRONT, SIDE or REAR, or NORTH, SOUTH, EAST, WEST and in case of plans the floor, e.g. GROUND FLOOR, FIRST FLOOR, etc. For multiple drawings on the same page the description should describe all the drawings. Some example descriptions are shown below:

- Proposed ground floor plan
- Existing rear elevation
- Existing and proposed ground floor plans
- Existing and proposed North and South elevations
- Existing and proposed front and rear elevations and ground floor plans

Local Information Requirements

May include some or all of the following

- 1. Photographs & Photomontages

When are these required?
These provide useful background information that can help to show how developments can be satisfactorily integrated within the context of the streetscene or an existing development. Photographs should particularly be provided for larger developments of 10 or more units or 1,000m2 or more floorspace or if the proposal involves the demolition of an existing building or is a development affecting a conservation area or a listed building.

- 2. Flood Risk (and Drainage) Assessment

When is this required?
A Flood Risk Assessment is required for the following planning applications,
- sites of one hectare or greater in Flood Zone 1; and
- all proposals for development located within Flood Zone 2 and 3 (including changes of use to a more vulnerable class)
- where the Environment Agency and/or other bodies have indicated that there may be a drainage problem.
For further information please see the Department for Communities and Local Government’s (DCLG), Planning Policy Statement 25: Development and Flood Risk (Annex E Paragraph E8-10) which is available to view on the DCLG’s website at: http://www.communities.gov.uk/publications/planningandbuilding/pps25floodrisk
You can also view the Environment Agency website for more advice: http://www.environment-agency.gov.uk/homeandleisure/floods/default.aspx

Where the development is within 8 meters of a watercourse, plans showing the proposed development and setback from the watercourse should be submitted.

3. Sustainability Statement

When is this required?
A sustainability statement will usually be required for any development falling in to the major category: creation of 10 or more residential units (whether by conversion, change of use or new build), or where the number of units is not known, those with a site area of 0.5 hectares; or other developments with a floorspace of 1,000m² or more, or with a site area of 1 hectare or more.

The statement should demonstrate how sustainability issues have been addressed during the design process. In particular energy efficiency and renewable energy, water conservation and recycling, sustainable drainage systems, biodiversity, conservation and recycling of construction materials, having regard to Policy UD2: Sustainable Design and Construction in the Unitary Development Plan (UDP) Written Statement (available at: www.haringey.gov.uk/udp-2) and Supplementary Planning Guidance (SPG) 9: Sustainability Statement and Sustainability Checklist which are available on the Haringey Council website at: www.haringey.gov.uk/supplementary_planning_guidance.

Further useful information is also available:
- For residential developments: The Code for Sustainable Homes which is available on the Department for Communities and Local Government website at: http://www.communities.gov.uk/publications/planningandbuilding.codesustainabilitystandards
- For non-residential developments: The BRE Environmental Assessment Method (BREEAM), further information is available at: www.breeam.org

4. Structural Survey of the Property

When is this required?
A structural survey may be required to support applications for proposals which involve substantial demolition (excavations to provide new basements), or to support tree works applications for the removal of a tree causing structural damage to a property.

Explanatory note on Supplementary Planning Guidance
This guidance document makes reference to Supplementary Planning Guidance (SPG).
The UDP sets out the policies for specific areas and core planning policies on topics for the whole borough. Much of the detail to support the UDP policies will be contained in accompanying documents called Supplementary Planning Guidance (SPG).

Supplementary Planning Guidance (SPG) is a material consideration for development control purposes and can take the form of design guides, area development briefs or supplement other specific policies in the UDP.

As of January 2008 five SPG have been adopted to bring them in line with the adopted UDP policies, the UDP Inspector’s recommendations and changes to government legislation. The remaining SPG are still draft and will continue to be used for development control purposes. In addition, two codes of practice on employment and training and health planning obligations have been prepared and adopted. The two Code of Practice Notes will assist in development control negotiations on planning obligations and relate to employment and health impacts of development proposals.

**The SPG and Codes of Practice Notes adopted in 2006 are:**
- SPG1a Design Guidance
- SPG3a Density, Dwelling Mix, Floorspace Minima, Conversions, Extensions and Lifetime Homes
- SPG8a Waste and Recycling
- SPG10a The Negotiation, Management and Monitoring of Planning Obligations
- SPG10b Affordable Housing
- Planning Obligation Code of Practice No 1: Employment and Training
- Planning Obligation Code of Practice No 2: Health

As Supplementary Planning Documents are introduced it may be necessary to review and amend the Local Information Requirements accordingly, any changes that are made will be publicised.

**Availability of SPG and Code of Practice Guidance Notes**
All SPG and Code of Practice Guidance Notes (draft and adopted) are available free of charge via our website: www.haringey.gov.uk/planning on request via telephone (020 8489 1000); or in writing or in person at the following address:

Planning
Haringey Council
Level 6
River Park House
Wood Green
London
N22 8HQ

Email: planningcustomercare@haringey.gov.uk