

VAT refunds for DIY housebuilders

Guidance notes for property conversions

How to claim a VAT refund for converting an existing building into a dwelling

These notes are divided into three sections and tell you what you need to know about the DIY Housebuilders Scheme, how to claim, what documents you will need and where to send your claim form (which is included).

Section 1 – About the Scheme includes a brief summary about the VAT Refund Scheme.

Section 2 – About your claim will help you answer the questions on the claim form. The notes are numbered to correspond with the question number on the claim form. We also include a list of the documents you need to send to us to support your claim for a VAT refund.

Section 3 – Types of goods and services you can claim for explains which types of building materials you can (and cannot) claim for.

This claim booklet is only for use by people who are doing conversions.

A conversion for the purposes of this Scheme, includes a renovation or alteration that creates a dwelling (as well as the restoration to use, as a dwelling, a residential property that has not been lived in for 10 or more years).

New builds

Note, if you are building a new home, you must not use this form. You can either download the claim pack VAT 431NB MAN *How to claim a VAT refund for a new build* from <http://www.gov.im/treasury/customs/> or request it by phone on 01624 648100.

Section 1 **About the Scheme**

This Scheme allows you to claim VAT back on building materials you have purchased, and on the services of conversion, when you convert a previously non-residential property into a dwelling.

Conversions

If you buy a converted house from a property developer, you will not be charged VAT. This is because the sale of the house to you will be what we call zero-rated. This allows the developer to recover the VAT paid on building materials during the build from us.

However if you convert the house yourself, you will not be able to benefit from the zero-rating. This Scheme puts you in a similar position to a person who buys a zero-rated converted property from a property developer.

You may also recover VAT that you have paid on the services of conversion.

Types of conversions eligible for the Scheme

You **are eligible** for this Scheme if you, for reasons other than business:

- have converted a previously non-residential property into a dwelling to be used either by you or your relatives as a family home for residential or holiday purposes), or
- have converting a previously residential property for either you or your relative, that has not been lived in for the last 10 years or more, into a family home for residential or holiday purposes, or
- have bought a converted building as a 'shell' from a developer and have fitted it out to completion, for either you or your relatives as a family home for residential or holiday purposes
- have converted a building into one that is intended solely for a Relevant Residential Purpose (so long as it is not for business purposes). This term is explained below.

Types of conversions not eligible for the Scheme

You **are not eligible** to use the DIY Housebuilders Scheme if you:

- have converted a property that, because of a term in the planning permission cannot be sold separately or used separately from another property, or
- have converted a property that either you, or your relatives, do not intend to live in yourselves but intend to sell or let out or use for any other business purpose. A business purpose includes dwellings built because you need to live where you work.

Please note that if you are converting or renovating a listed building this does not mean that you automatically qualify for a refund under the Scheme. You still have to meet the criteria as set out in the accompanying notes.

Other types of building works eligible for the Scheme

You **are eligible** to claim under the DIY Housebuilders Scheme if you:

- have constructed a new dwelling to be used as a family home for residential or holiday purposes for either you or your relatives, or
- have bought a new building as a 'shell' from a developer and have fitted it out to completion for either you or your relatives, or
- have constructed a new building for either
 - a Relevant Charitable Purpose (by which we mean buildings intended to be used for non-business purposes such as places of worship or offices used by charities for administering non-business activity, such as the collection of donations), or
 - a Relevant Residential Purpose so long as it is not for business purposes. This term is explained below.

However to claim back VAT for a new build you will need to complete another form. For details see page 1.

Relevant Residential Purpose

Means a building that is to be used for communal residential accommodation such as a children's home, student accommodation, hospice, residential accommodation for members of the armed forces, monastery, nunnery or similar establishment.

Need help?

If you are not sure whether you qualify for the DIY Housebuilders Scheme phone 01624 648100 before you make a claim.

Section 2 About your claim

Important

You can only make one claim and your claim must be made within three months of the building having been completed.

If you are eligible to make a claim, make sure that you obtain and send to us all the documentation we ask for. That way, we will be able to deal with your claim quickly.

If you do not send us everything we ask for your claim may be rejected.

Part B of the claim form will help you show us that you are eligible to make a claim.

VAT wrongly charged?

If you have been wrongly charged VAT, you cannot claim it back from IOM Customs & Excise. You should raise the matter with the supplier of the goods/services who charged you the VAT.

Supply-only materials that you buy from a retailer will have VAT charged at the standard rate. Two rates of VAT may apply to the costs of services supplied to you by a VAT-registered builder or contractor. These will either be a standard rate, or a reduced rate.

Eligible building materials that a business both supplies and installs follow the same VAT liability as the service. This means that if the service is reduced-rate then the building materials will be too.

The Scheme will only refund the correct amount of VAT (that is the VAT that was properly chargeable). If you have been charged VAT at the wrong rate (for example, because VAT was shown as standard-rated, rather than reduced or zero-rated) your claim will be reduced accordingly.

If the builder or contractor has charged the wrong rate of VAT he should correct the liability. You will need to ask him to provide you with an invoice showing the VAT that has been correctly charged. But do not leave it too late. Your builder will have a limited amount of time to correct his VAT account with us, and is likely to refuse to make a correction if it is out of time. If you re-present the claim with an invoice showing the correct rate of VAT we will make a refund to the extent that other aspects of the claim are satisfactory.

You should also be aware that you cannot claim back VAT on all building materials and services. Section 3 will provide you with more information about what you can and cannot claim for.

VAT Rates

VAT rates may change from time to time. The standard rate was 17.5% until 1 December 2008 when it changed to 15%. It remained at 15% until 31 December 2009 after which it reverted to 17.5%. From 4 January 2011 the standard rate is 20%. The reduced rate is currently 5%. If you are unsure of the VAT rates that apply throughout your project you should check with IOM Customs and Excise.

When preparing your claim, it is your responsibility to ensure that your claim is made only at the rate of VAT charged.

Further information on VAT rates is available on HMRC's website www.hmrc.gov.uk and further information on the liability of builders' charges is in Notice 708 *Buildings and construction*. If you are in any doubt, phone 01624 648100.

Part A Personal details

If you are certain that you are eligible to claim back the VAT, answer questions 1 to 8. Everyone making a claim must give the information asked for here.

If you leave any answer blank it will take us longer to deal with your claim and we may reject your claim altogether.

Part B
Are you eligible to claim?

In Part B you will show us why you are eligible to claim the VAT back. The notes are numbered 9 to 19 to correspond with the questions on the claim form.

9 Have you converted a non-residential building?

A conversion is a non-residential building that either has **never** been used for residential purposes or has not been used as such in the past 10 years. The results of your work must be to convert that non-residential building into a dwelling.

Examples of non-residential (and therefore eligible) buildings include:

- an office
- a shop
- an agricultural building, such as a barn, or
- a redundant school or church.

So, if the building has never previously been used for living in and you are converting it to a dwelling you should tick the 'Yes' box and go to question 12.

If you have ticked the 'No' box, you should go to question 10.

10 Have you carried out works to a building that has previously been lived in?

A building has been lived in if it has previously been **used as a dwelling**. This means that the building has been adapted or designed for use as someone's home and has been used in this way. The living accommodation need not have been self-contained or designed to modern standards. Buildings that have been used as dwellings will not only include houses and blocks of flats but will also include the following:

- **public houses** and **shops** where any private living accommodation for the landlord, owner, manager or staff is not self-contained – normally because part of the living accommodation, such as the kitchen, is contained within the commercial areas rather than the private areas
- **bedsit accommodation**, and
- **crofts**
- **domestic garages** (for VAT purposes these are treated the same as residential buildings) see question 11 for details
- **buildings previously used for a Relevant Residential Purpose** – see box on page 2.

The conversion of any of these types of property will **not** be eligible under the Scheme unless the 10-year rule applies (see question 11).

If it has been lived in, you should tick the 'Yes' box and go to question 11.

If you have ticked the 'No' box you should go to question 12.

11 Have you got evidence that the building has been empty for 10 years or more before the work started?

The 10-year rule requires that the building has not been lived in for at least 10 years **before the work started**. This means that you cannot live in the building at any time before the work starts as this will be counted as falling within the 10-year period.

For domestic garages you would need to demonstrate that the building was not used to store motor vehicles for 10 years immediately before the work started.

If the building you are converting has been lived in, you must produce evidence to show that no-one has lived in it for 10 years or more.

The following are examples of acceptable evidence of non-occupation:

- electoral roll data
- local authority rates data
- information from utility companies
- evidence from Department of Infrastructure (Planning) or the Rates Division of Treasury

For domestic garages you should provide documentary evidence that demonstrates that the building was not used to store motor vehicles for 10 years before work began. Examples are:

- proof that the garage was not domestic
- proof that the garage has been adapted for a considerable amount of time for other purposes.

These examples are not exhaustive.

If you have ticked the 'No' box in both questions 10 and 11 you **should not complete any more of this form as you will not be eligible** under this Scheme. If you have ticked the 'Yes' box go to question 12.

12 Are you 'fitting out or finishing' a converted non-residential building?
You may have:

- a. purchased your conversion building (that is a building that has been converted not by yourself but by the developer from whom you have purchased it) as a 'shell', or
- b. had the 'shell' converted for you.

If either of these applies you can recover VAT on the fitting out costs. If you have ticked 'Yes' or 'No' go to question 13.

A shell is a building that is structurally, but not functionally, complete. It will possess all the basic structural features (such as the walls, roof, doors, windows and utilities connections) but will lack some or all of the facilities that will enable it to function as a modern dwelling. This will include work to install fixtures and fittings such as kitchen furniture and other essential features. If the only work required to be done is to decorate the building, the house is considered to be both structurally and functionally complete and VAT on the costs of decoration may not be recovered.

We will need documentary evidence demonstrating that the property was handed over to you as a 'shell'. Examples of evidence include:

- the Building Agreement
- the purchase contract
- handover documents
- 10-year home warranty 'homeowner's endorsement schedule'.

13 Has work been done on a completed conversion purchased from a developer, builder or private vendor?

Examples of work that you cannot claim for (once the building has been completed) are:

- a conservatory
- a patio
- double-glazed windows
- tiling
- a garage.

You **cannot** claim for extra work that is done to a converted building which has been completed before you purchased it from a builder or developer.

If you have ticked 'Yes', do not complete any more of this form. You are not

eligible for a refund under this Scheme.

If you have ticked 'No' go to question 14 **which should be answered together with all remaining questions.**

14 Has Planning Permission been granted for your conversion works?

To obtain a refund you **must** provide evidence that the works are lawful and you must provide a copy of the **Planning Permission**.

This will either be:

- a **Full Planning Permission**, or
- an **Outline Planning Permission** and **Approval of Reserved Matters**.

If your **Planning Permission** has been issued in two parts (an **Outline** and **Approval**), then we will need to see **both** documents.

Unless you provide evidence your claim for a refund will be refused.

15 Do the terms of your Planning Permission, or similar permission, prevent the separate disposal or separate use of the converted building from any other buildings?

Before answering this question make sure you read all of the terms in your Planning Permission or similar permission.

The purpose of this question is to establish whether the work has created a new dwelling in its own right. The dwelling must possess that status independently.

Examples of buildings that do **not** qualify include:

- annexes
- extensions
- any other form of ancillary structure or building which cannot be disposed of or used separately
- any dwelling whose separate use or separate disposal is restricted to a specific business or piece of land.

16 Has a Building Regulation Completion Certificate been granted by the local authority or by an approved inspector registered with the local authority building control?

You should send the certificate to us with your claim form.

Remember that you can make only one claim for the VAT and that the claim must be made no later than three months after the conversion work is completed.

If you do not have a Completion Certificate yet, we will accept one of the following documents:

- a habitation letter from the local authority, or
- a letter from your bank or building society saying 'This is to certify that theBank/Building Society released on(date) the last instalment of its loan secured on the building at because it then regarded that building as complete.'

A building is normally considered to be completed when it has been finished according to its original plans. Remember that you can make only one claim no later than three months after the construction work is completed. The three months will usually run from the date of the document you are using as your completion evidence. If your claim is late, you must send us a letter explaining the delay.

17 Have you got your approved plans from your Local Authority?

These plans will show what your completed property looks like. You will need to send in copies of:

- the external elevations (what your property looks like on the outside)
- internal layout plans of all floors (what rooms your property contains)
- all of the plans of the detached garage(s) in your claim. See note 19 for guidance about ineligible areas.

18 Are you, or your relatives, intending to live in the property you are claiming for?

The work that you have carried out must not be in the course or furtherance of any business activity. Typically, the reason why you have converted the building should be because you, or relatives, are intending to live in it.

If you have answered 'No', explain why you have carried out the work.

If you are acting on behalf of a self-builder who has died we need the 'Grant of Representation' (Probate) document. This is required for VAT purposes. It proves that you have the court's authority to deal with the deceased person's estate.

You can find out the details about the above on this website, go to <http://www.courts.im/courtprocedures/willsandprobate>

19 Are you claiming for any other building(s)?

In general, you cannot claim for any work that has been carried out on other buildings within the site as these do not form part of the eligible building work. Nor can your claim include buildings that are yet to be constructed or converted. This means you cannot claim VAT back on materials and services incurred on the construction/conversion of:

- rooms above or attached to a detached garage
- detached workshops or store rooms
- sheds
- stables
- detached swimming pools, and
- annexes (such as 'granny' annexes) – that cannot be disposed of or used separately from another dwelling because the annexe is not 'designed as a dwelling' in its own right.

As these buildings/additional rooms do not qualify under the Scheme please show us how you have deducted the VAT from your claim. Examples of calculating the figure include using the floor area or identifying specific invoices. You can use your own method providing it is fair and reasonable.

The only other building that you can count as part of your eligible building project is a garage, providing:

- it is constructed or converted at the same time as the building that you are converting, and
- it is intended to be used at the same time as the building you are converting.

Part C
Details of the property that has been converted

In Part C we ask about the type of building you have converted and its main features.

Remember, before you start filling in the schedules:

When completing the next parts of the form (Parts D, E and F) you will find it useful to refer to Section 3 which provides examples of goods and services that you can, and cannot claim for:

- In most cases works of conversion carried out on the fabric of the building will be at the reduced rate. Other work services will be supplied at the standard-rate.
- Where the services involve works of converting a listed building some, or all, of the works may be approved alterations and should be zero-rated. (You should not be submitting a claim for any services that should properly be zero-rated).

There are several VAT rates and these can change from time to time. **It is your responsibility to ensure that you are charged the correct rate of VAT.**

Part D
Details of the goods and services for which you will be claiming back VAT (*Where VAT has been shown separately on the invoices*)

Using the schedule provided, list all the invoices where the VAT amounts are shown separately on the invoices.

To support your claim you must send in the original invoices. They should normally be in your name and if they are not you must explain why.

Continuation sheets

If the continuation sheets in the claim form are not likely to meet your needs, photocopy the blank sheet before you start to fill it in. Alternatively, you may use your own spreadsheet, as long as it matches our format.

To help you complete the schedule correctly, follow these tips.

Tip 1

Each invoice should be entered onto a single line of the schedule, regardless of how many items are on the invoice. Where there are several items on the invoice, note down the description of the main item(s).

Tip 2

You should list the details of your invoices on the schedule, in the same order that you have filed them for sending to us.

Tip 3

The invoice number should be entered in the 'reference/invoice' column. To make it easier, you can enter your own reference system (so you could use 1, 2, 3 consecutively or A, B, C, etc).

Tip 4

For each page you should provide a total (of the amount entered in the VAT column as a running total) in Box D.

Tip 5

The figure you have entered in Box D should also be entered as a 'balance brought forward' on the continuation sheet(s).

Tip 6

On your final page the amount entered in Box D should be the **total amount** that you are claiming for in Part D, this figure should then be entered into the 'total' amount box in Part G of the claim form under Summary (see below).

Part E and F
Details of the goods and services for which you will be claiming back VAT
(Where VAT is not shown separately)

List all the invoices where the VAT amounts are not shown separately on the invoice.

(You should check that the invoice has the name and VAT registration number of the trader who has supplied you with the building materials or supplied you with services, with or without building materials).

If this is the case and you have received your supply from someone who is VAT registered (the invoice should show the VAT registration number and the VAT rate) you can calculate the VAT that you will have been charged.

Part E
Claiming back VAT at the standard rate

On this schedule of invoices you should enter:

- building materials that you have purchased yourself
- services of conversion charged to you at the standard rate
- services of conversion with goods charged to you at the standard rate.

Part F
Claiming back VAT at the reduced rate of 5%

On this schedule of invoices you should enter:

- services of conversion charged to you at the reduced rate
- services of conversion with goods charged to you at the reduced rate.

Completing Part E and F

The procedure is the same as for Part D except that, as the VAT has not been shown on the invoice, you will need to calculate it on the schedule provided.

You do not have to calculate the VAT on each individual invoice but you should insert the total amount (which will include the VAT although it has not been shown) that has been charged and enter the combined figure of VAT for all invoices in the boxes provided.

If it is a Protected Listed Building approved alterations services can be zero-rated when **all** of the conditions are met. See Notice 708 *Buildings and construction*.

When the VAT is not shown you should calculate the amount by using the rate which is shown on the invoice.

If more than one standard rate of VAT applies (see below for further information) you should enter the invoices for each rate on a different schedule. See below for the standard rates applicable to different periods.

Apply the calculation to the final overall total which should appear on the last sheet of your schedule(s).

How to calculate the VAT

If the invoice does not show the VAT separately it should tell you the rate that has been charged.

Examples

You may have to apply four different formulae to calculate VAT where it is not shown on the invoice.

The *standard rate* which applied to 30 November 2008 (also applicable to the period from 1 January 2010 to 3 January 2011) was 17.5%:

$$\text{Tax inclusive amount} \times \frac{7}{47} = \text{VAT at 17.5\%}$$

The *standard rate* which applies from 1 December 2008 to 31 December 2009 was 15%:

$$\text{Tax inclusive amount} \times \frac{3}{23} = \text{VAT at 15\%}$$

The *standard rate* which applies for the period from 4 January 2011 is 20%:

$$\text{Tax inclusive amount} \times \frac{1}{6} = \text{VAT at 20\%}$$

The *reduced rate* of 5%:

$$\text{Tax inclusive amount} \times \frac{1}{21} = \text{VAT at 5\%}$$

The totals calculated should be entered in the appropriate box of the schedule provided (box E in Part E for the standard rate(s) and box F for Part F for the reduced rate).

Part G Sending in your claim form

This part is divided into three:

- a summary
- a checklist, and
- the declaration.

Remember

You can only send in one claim and that claim must be submitted no later than three months after the conversion has been completed.

If you decide to submit a claim before the dwelling is officially 'signed off' by the Building Regulations Inspector, you will not be able to submit an additional claim for that property.

23 Summary

- Enter the total amount of VAT to claim back from Part D, where the invoices show the VAT paid separately.
- Enter the total amount of VAT to claim back from Part E, where the invoices charged VAT at the standard rate but did not show it separately (see note below).
- Enter the total amount of VAT to claim back from Part F, where the invoices charged VAT at the reduced rate but did not show it separately.
- Add the totals of the amounts from Parts D and E and F to form the total of your claim.

Note

If you have invoices for both standard rates of VAT (at 17.5% and 15%) and have prepared a schedule for each, add the two totals together before entering the total amount from Part E in the appropriate box.

24 Give your bank account details

We need to know your bank account details so that we can pay back the VAT into your account.

25 Checklist

Here is a checklist of the documents that you must send to us with your completed claim form (including the schedules of invoices). **Note**, if you do not provide us with these documents it will take us longer to deal with your claim and we may reject the claim altogether:

The Planning Permission

As the notes for question 14 say, this must be either:

- the **Full Planning Permission**, or

- the **Outline Planning Permission** and the **Approval of Reserved Matters**.

Evidence that the work of conversion is completed

As explained in the notes for question 16.

A full set of building plans

As explained in the notes for question 17.

All the original VAT invoices, bills and credit notes

These should be filed in the same order that you have entered them on the schedules.

Note

All invoices must be for goods, goods and services/labour, services/labour only that have been supplied to you. We may ask you to prove that you have paid for them. A VAT invoice must show:

- the supplier's VAT registration number
- the quantity of, and the description of, the goods
- the price of each item
- the VAT amount or the VAT rate applied.

26 By 'agent' we mean anyone who has helped you complete this form or who you want to be able to discuss your claim with us. Please note that if you ask someone to contact us about your claim and they are not authorised as your 'agent', we will not be able to speak to them. An 'agent' could be a bookkeeper or accountant or a family member.

27 Declaration

These notes tell you which buildings, services and materials qualify and what does not. If you do not understand something please phone us on 01624 648100. Check that you have given complete and accurate information and documentation. If you claim when we have explained that you should not, we may take action against you – such as a financial penalty or prosecution.

Please be aware that it is your responsibility, as the claimant, for making sure that the information on the form is accurate and in accordance with the current DIY regulations even when the form has been completed by someone else. IOM Customs and Excise are not responsible for any guidance or advice given to claimants by third parties.

The law covering this guidance

The rules for the Refund Scheme are set out in the Value Added Tax Act 1996, section 35 (as amended by SD No 375/96 and SD No 507/01).

The notes to the Value Added Tax Act 1996, Schedule 9, Group 5 (as amended by SD No 507/01 and SD No 234/02) provide definitions for the Refund Scheme.

The time limit and evidence rules are set out in the Value Added Tax Regulations 1996 (SD No 194/96), regulations 200 and 201.

Then read the statement and sign and date the form to show that you have fully understood all the conditions of the Scheme.

Send the completed form and documents to:

Isle of Man Customs and Excise
PO Box 6
Custom House
North Quay
Douglas
Isle of Man
IM99 1AG

Do not send these guidance notes to us with your claim.

Detach them from the claim form and keep them with your records in case you need to refer to them later.

How long will it take to obtain a refund?

We aim to deal with your claim within 30 days of receipt, unless we need more information from you.

If your claim is successful, we will contact you to tell you when you can expect to receive your VAT refund.

**Section 3
Types of goods and services
you can claim for**

These notes will help you identify the goods (building materials and services) on which you can claim back the VAT, which you should list in Parts D, E and F of the claim form.

Goods (building materials) you can claim for must meet the following conditions:

<i>Condition</i>	<i>Description</i>
1	The articles are 'incorporated' in the building (or its site)
2	The articles are incorporated 'in the course of the construction' of the building
3	The articles are 'ordinarily' incorporated by builders in that type of building
4	Other than kitchen furniture, the articles are not finished or prefabricated furniture, or materials for the construction of fitted furniture
5	Other than certain exceptions, the articles are not electrical or gas appliances
6	The articles are not carpets or carpeting material

You can only claim for building materials that are 'incorporated' in a building (or its site). This happens when the article is fixed in such a way that its fixing or removal would either:

- require the use of tools, or
- result in either the need for remedial work to the fabric of the building (or its site), or substantial damage to the goods themselves.

Note Incorporating non-qualifying items will not make them eligible for a refund.

**Goods (building materials)
you cannot claim for**

Goods that you cannot claim for

This is not a complete list but gives you an idea of what is not allowed.

- Agas/range cookers (Unless they are solid fuel, oil-fired or designed to heat space or water. **Note** not all cookers are 'space heaters' because they incidentally radiate heat while operating. To be classified as such they must be fitted to a heating module or boiler).
- free-standing and integrated appliances such as: cookers, fridges, freezers, dishwashers, microwaves, washing machines, dryers, coffee machines
- audio equipment, (including remote controls) built-in speakers, intelligent lighting systems, satellite boxes, freeview boxes, CCTV, telephones
- consumables (for example, sandpaper, white spirit)
- electrical components for garage doors and gates (including remote controls)
- bedroom furniture, bathroom furniture (for example, vanity units, free-standing

units)

- curtains, blinds (unless they are integral, that is, blinds inside sealed double-glazed window units), carpets
- garden furniture, ornaments and sheds.

Goods (building materials) you can claim for

Goods that you can claim for

The items listed below are accepted as being 'ordinarily' incorporated in a building (or its site). This is not a complete list but gives you an idea of what is allowed.

- air conditioning
- bathroom accessories, such as fixed towel rails, toilet roll holders, soap dishes, etc
- building materials that make up the fabric of the property (for example, bricks, cement, tiles, timber, etc)
- burglar alarms
- curtain poles and rails
- decorating materials
- doors
- dust extractors and filters (including built-in vacuum cleaners)
- fencing permanently erected around the boundary of the dwelling
- fireplaces and surrounds
- fire alarms
- fitted kitchen furniture
- flooring materials (other than carpets and carpet tiles)
- gas and electrical appliances when wired-in or plumbed-in that are
 - designed to heat space or water (including cookers designed to have a dual purpose (to heat the room or the building's water)), or
 - designed to provide ventilation, air cooling or purification, or dust extraction
- guttering
- heating systems including:
radiators and controls, underfloor heating, ducted warm-air systems, storage heaters and other wired-in heating appliances, gas fires and solar-powered heating
- immersion heaters, boilers, hot and cold water tanks
- kitchen sinks, work surfaces and fitted cupboards
- letter boxes
- lifts and hoists
- light fittings (including chandeliers and outside lights)
- plumbing installations, including electric showers and 'in line' water softeners
- power points (including combination shaver points)
- sanitary ware
- saunas
- shower units
- smoke detectors
- solar panels
- solid fuel cookers and oil-fired boilers
- turf, plants and trees
Note: you can only claim to the extent that they are detailed on a landscaping scheme approved by a planning permission
- TV aerials and satellite dishes
- ventilation equipment (including cooker hoods)
- window frames and glazing
- wiring (including power circuits and computer, phone and TV cabling).

Services you can claim for

You can claim for the following services:

- works to the fabric of the building. (These services can be supplied at the reduced rate of VAT)
- works closely connected to the above works, such as works in the grounds, for example, laying drains. (These services can be supplied either at the reduced rate, or the standard rate of VAT).

Most conversions services will be reduced-rated. To ensure that you are charged

the correct rate of VAT you should obtain a copy of Notice 708 *Buildings and construction* which provides further information on the rates chargeable for services of conversion. You can view this notice on the UK website, go to <https://www.gov.uk/topic/business-tax/vat>

Services you cannot claim for

You cannot claim back VAT on:

- professional and supervisory services, including the fees of architects and surveyors, and other fees for management, consultancy, design and planning, and
- the hire of plant, tools and equipment (such as generators, scaffolding, skips, temporary fencing)
- haulage (including muckaway).

For further information on what you can or cannot claim, you should phone us on 01624 648100.

Do not send these guidance notes to us with your claim

Detach them from the claim form and keep them with your records in case you need to refer to them later.

Privacy Notice

The Treasury collects information about you in order to administer taxation and carry out other functions for which it is responsible (e.g. National Insurance, customs and excise duties, property rates, social security benefits, state pensions and legal aid etc.), and for the detection and prevention of crime.

Whilst that information will primarily be provided by you, where the law allows we may also get information about you from other organisations, or give information about you to them. This may be to check the accuracy of the information provided, prevent or detect crime or protect public funds in other ways. These organisations may include other government departments, the police and other agencies.

To find out more about how we collect and use personal information, contact any of our offices or visit our website at: <https://www.gov.im/about-the-government/departments/the-treasury/privacy-notice/>