

Class A

The enlargement, improvement or other alteration of a dwelling house.

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Summary

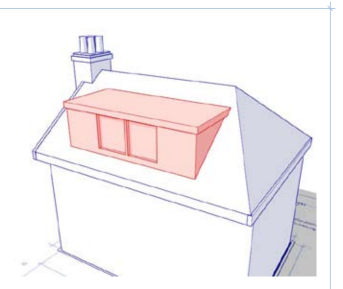
Loft conversion (Roof extension)

A loft conversion for your house is considered to be permitted development, not requiring an application for planning permission, provided certain limits and conditions are met.

- Loft conversions are NOT permitted development for houses on designated land*.
- To be permitted development any additional roof space created must not exceed these volume allowances:
 - *40 cubic metres for terraced houses.
 - *50 cubic metres for detached and semi-detached houses.

Bear in mind that any previous roof space additions must be included within this volume allowance. Although you may not have created additional space a previous owner may have done so.

- **3**. An extension beyond the plane of the existing roof slope of the principal elevation that fronts a highway is NOT permitted development.
- **4**. Materials to be similar in appearance to the existing house.
- **5**. No part of the extension to be higher than the highest part of the existing roof.
- **6**. Verandas, balconies or raised platforms are NOT permitted development.
- **7**. Any side-facing windows must be obscureglazed and non-opening unless the parts which can be opened are more than 1.7 metres above the floor of the room in which it is installed.
- Roof extensions, apart from hip to gable ones, to be set back, as far as is practicable, at least 20cms from the eaves.



- **9**. Work on a loft or a roof may affect bats. You need to consider protected species when planning work of this type. A survey may be needed, and if bats are using the building, a licence may be required.
 - *Contact Natural England for more advice.
 - *View specific information regarding Bats (PDF 33Kb)
- *Designated land includes national parks and the Broads, Areas of Outstanding Natural Beauty, conservation areas and World Heritage Sites.



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IMPORTANT NOTE: The permitted development allowances described here apply to houses, not flats, maisonettes or other buildings. You should check with your Local Planning Authority whether permitted development rights apply – they may have been removed. Other consents may be required if your house is listed or in a designated area.

When planning work you should read all the advice on the Planning Portal under 'Your responsibilities – Things to consider before you start'.

As well as other important information you will find guidance here on the permitted development regime.

WALES: This guidance relates to the planning regime for England. Policy in Wales may differ. Contact your local planning authority for further information.

BUILDING REGULATIONS: Most extensions of properties require approval under the Building Regulations. For more information see Planning Portal guidance here.

Definitions of terms used in this guide:

'Original house' - The term 'original house' means the house as it was first built or as it stood on 1 July 1948 (if it was built before that date). Although you may not have built an extension to the house, a previous owner may have done so.

'Designated land' - Designated land includes national parks and the Broads, Areas of Outstanding Natural Beauty, conservation areas and World Heritage Sites.

Installation, alteration or replacement of a chimney, flue or soil and vent pipe: Read guidance on the permitted development regime under Class G of the regime which came into force on 1 October 2008.

DISCLAIMER: Users should note that this is an introductory guide and is not a definitive source of legal information. Read the full disclaimer here.