

An Roinn Tithíochta, Rialtais Áitiúil agus Oidhreachta Department of Housing, Local Government and Heritage

Vacant Property Refurbishment Grant Croí Cónaithe (Towns) Fund

Application Form

About this form

This form can be used to apply for the Vacant Property Refurbishment Grant for the refurbishment of a vacant property.

It is important to read this form carefully **before** you fill it in. Why? Because it will save you time and help the local authority to process your application faster. You can fill in the form yourself or get help from someone you know and trust to fill out this form for you. However, you will have to sign and declare all information is correct and true on Page 11.

a) What is this form for?

There is one grant available for eligible applicants to support the refurbishment of a vacant property:

1. Vacant Property Refurbishment Grant

b) Conditions for the grant

The applicant will need to:

- meet the eligibility criteria set out in Page 6;
- live in the home as their principal private residence on completion of qualifying works to the dwelling;
- A have their tax affairs in order, with tax clearance from Revenue;
- ensure that the Local Property Tax to be in order where applicable;
- agree to the clawback conditions set out in Page 7;
- A have the grant application approved before the work commences.

Please note that only one grant can be applied for under this scheme.

c) Checklist for documents to send with this form

To make it easier for you to see all the documents you need to send with this form, there is a **checklist** on Page 12. It is important that you read this checklist before filling out your application form – **and** make sure you send all the documents along with your completed application form.

d) Where to send your completed form

You have to apply to your local authority using this form for the Vacant Property Refurbishment Grant. If you have any questions, you should contact the Vacant Homes Officer in your local authority and they can help.

Vacant Property Refurbishment Grant Levels

A grant of up to a maximum of €30,000 is available for the refurbishment of vacant properties for occupation as a principal private residence, including the conversion of a property which has not been used as residential heretofore, subject to appropriate planning permission being in place. This is subject to upper limits for the types of work specified below having regard to a reasonable cost assessment by the local authority. The Grant is inclusive of the VAT cost of the works.

Where the refurbishment costs are expected to exceed the standard grant of up to €30,000, a maximum top-up grant amount of up to €20,000 is available where the property is confirmed by the applicant to be derelict (i.e. structurally unsound and dangerous) or if the property is already on the Derelict Sites Register, bringing the total grant available for a derelict property up to a maximum of €50,000. In the case of a top-up grant in respect of a derelict property not on the Derelict Sites Register, an independent report prepared by an appropriately qualified professional is required to be submitted along with the application confirming that the property is derelict.

Those applying for the Grant will be required to indicate on the application form if they are applying for the Vacant Property Refurbishment Grant alone or the Vacant Property Refurbishment Grant including the Derelict Property top-up Grant.

The level of Grant will be contingent on the works approved by the local authority and will be paid based on vouched expenditure following a final inspection by the local authority.

An SEAI Better Energy Home Scheme Grant¹ may be available in combination with this Grant. Works covered by SEAI Better Energy Homes Scheme will therefore not be covered under the Vacant Property Refurbishment Grant. The local authority must satisfy themselves that proposed works are not claimed for under any other grant.



Properties considered for inclusion must be:-

- vacant for two years or more; and
- built before 1993².

For a property to be deemed derelict (i.e. structurally unsound and dangerous), the applicant must confirm this by submitting an independent report prepared by an appropriately qualified professional along with the application form. The property can also be deemed derelict if it is on the local authority's Derelict Sites Register.

Confirmation of vacancy can be validated and verified by the use of, for example, utility bills, which can help determine vacancy periods (e.g. pattern of usage or disconnection) or such other proofs as are available, to the satisfaction of the local authority. Confirmation of vacancy must be validated and verified by the local authority prior to grant approval.

Proof of both vacancy and ownership are required to support the grant payment. In terms of ownership, it is a matter for the applicant to confirm ownership with the local authority. Evidence that the property was built before 1993 will also be required.

¹ SEAI Grants include Attic Insulation up to €1,700, Cavity Wall Insulation up to €1,700, Internal Insulation up to €4,500, External Wall Insulation up to €8,000, Heat Pump Systems up to €6,500, Solar PV up to €2,400. Further details are available on the SEAI website: www.seai.ie

² Aligned with prioritisation under the SEAI Better Energy Homes Scheme

A local authority may give approval in principle to a grant application where the applicant is able to provide evidence of active negotiations to purchase a property i.e. confirmation of engagement from the estate agent or owner of the property and where the owner provides such evidence as to vacancy as is required under the scheme on behalf of the applicant.

Such approval in principle shall not be confirmed as approval in full until ownership has transferred to the applicant. No drawdown may take place until such ownership has been confirmed to the satisfaction of the local authority.

Evidence of ownership for the grant payment, which the relevant local authority may consider, is outlined in the table below.

Ownership Requirements for grant payment	Examples of Proof that may be submitted
The owner must be an individual who owns the dwelling (whether jointly or not) and the local authority must satisfy itself as to the ownership prior to approval of the grant.	 a title deed³ or similar legal instrument proving ownership of the property; evidence of current paid buildings insurance policy / schedule; evidence of payment of Local Property Tax (LPT); mortgage statement dated within the last 12 months.

The relevant owner is required to reside in the dwelling as his or her principal private residence on completion of the qualifying works to the dwelling. A declaration the individual intends to reside in the dwelling as his or her principal private residence on completion of the qualifying works to the dwelling must be provided to the local authority and clawback conditions will apply where the applicant ceases to reside in the dwelling as a principal private residence.

Where appropriate, the applicant must submit evidence of planning permission for the development / works proposed or a declaration of exemption under the Planning Acts.

The refurbishment of a vacant property for occupation may involve development that requires planning permission. Where appropriate, an applicant under the scheme will be required to submit evidence that planning permission has been attained prior to final grant approval. In cases where a question arises in relation to whether a proposed development needs planning permission or is exempted development an applicant under the scheme will be required to submit a declaration of exemption under Section 5, of the Planning Acts. This question may arise, in particular, in the case of a change of use, properties that have been vacant for a long period of time, and properties that are in a substantial state of disrepair and / or require substantial works.

A local authority may give approval in principle to a grant application where the applicant is required to obtain planning permission for the development / works involved. In these circumstances the applicant shall provide details of their current planning application to accompany their grant application. Any grant approval in principle shall not be confirmed as approval in full until a final decision has issued in respect of the planning application by the planning authority.

³ A title deed can be obtained from the Property Registration Authority of Ireland (www.prai.ie)



The following categories of works are eligible for grant assistance, subject to a reasonable cost assessment by the local authority and to any limits for specific works as set out in the table below. The works proposed must be approved in advance, following inspection by the local authority of the subject property.

Refurbishment requirements for each property will differ depending on the type / size / condition of the existing building. The cost threshold levels set out below are based on a typical two storey, 3 bed semi-detached house.

	Works Category	Maximum Cap on Specific Elements (incl. VAT) based on a two storey, 3 bed semi-detached
1.	Demolitions / Strip-out / Site Clearance (including removal of hazardous materials)	Max €30,000 for Vacant Property Grant only Max €50,000 incl. Derelict Top-Up Grant
2.	Substructure works (including works to foundations; rising walls; beds / slabs; damp-proofing; underpinning)	Max €30,000 for Vacant Property Grant only Max €50,000 incl. Derelict Top-Up Grant
3.	Superstructure works (including works to internal / external walls; chimneys; upper floors; stairs; roof structure; other structural timbers)	Max €30,000 for Vacant Property Grant only Max €50,000 incl. Derelict Top-Up Grant
4.	Completions (including works associated with external doors and windows; internal doors and associated frames, architraves and ironmongery; balustrades; skirtings; rooflights; fascias / soffits; rainwater goods)	
4a	external completions (incl. doors, windows, sills)	€15,000.00
4b	internal completions (incl. doors, frames, architraves, ironmongery)	€5,000.00
4c	skirtings	€2,500.00
4d	fascias, soffits, rainwater goods	€3,000.00
4e	roof completions (incl. flashings, fascias, soffits, gutters, downpipes)	€10,000.00
5.	Finishes (including finishes to external / internal walls; ceiling finishes; tiling / waterproof finishes to wet areas; roof finishes)	
5a	tiling / waterproof finishes to wet areas	€2,000.00

	Works Category	Maximum Cap on Specific Elements (incl. VAT) based on a two storey, 3 bed semi-detached
5b	painting and decorating	€7,500.00
5c	roof finishes	€10,000.00
6.	Services (including plumbing; heating; ventilation; power; lighting; telecommunications; smoke / CO2 detection)	Max €30,000 for Vacant Property Grant only Max €50,000 incl. Derelict Top-Up Grant
7.	Fittings (including kitchen units; sanitary / bathroom fittings)	
7a	kitchen units	€5,500.00
7b	sanitary ware / bathroom fittings	€2,000.00
8.	External Works (necessary external / site works carried out within the curtilage of the site)	€5,000.00
9.	Extension within the ambit of exempt development under planning regulations, as part of a wider refurbishment	Max €30,000 for Vacant Property Grant only Max €50,000 incl. Derelict Top-Up Grant
10.	Professional services associated with works (fees / surveys)	10% + VAT of the nett construction cost or €10k, whichever is the lesser

Additional Grant Conditions

Subject to the above, the following additional conditions will apply:-

- applicants must meet the eligibility criteria set out below;
- applicants may only apply for one grant under this scheme;
- applicants must live in the home as their principal private residence when completed;
- applicants must have their tax affairs in order, with tax clearance from Revenue;
- applicants must agree to the clawback conditions set out on Page 7;
- applicants must be selling or have sold their previous property;
- applicants must provide vouched expenditure for the works undertaken.



The Fund is focused on home ownership. A range of individuals or households in which the property will be their principal private residence are eligible to avail of the scheme, with the prioritisation of applications for consideration using the framework below and in line with overall funding available. The priorities are implemented on a sliding scale.

Framework of Priorities

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Applicants who are First Time Buyers (i.e. not have purchased or built a home for themselves) or who qualify under the 'Fresh Start' principle. The Fresh Start principle includes previous homeowners who have experienced divorce or separation, or insolvency or bankruptcy, and who no longer have a legal interest in the previous home.

Applicants (other than 1 above) who have particular needs – specifically, disabled people or older people who are moving from their current home which they are selling or have sold and want to refurbish and live in a vacant property.

Applicants (other than 1 and 2 above) who are moving from their current home which they are selling or have sold and want to refurbish and live in a vacant property.

The scheme is exclusively available to individuals or households for which the property will be their principal private residence. It is not available to undertakings and / or developers etc. and applicants must also be selling or have sold their previous property.

Applicants may only avail of the grant once and local authorities will ensure adequate tracking and checking of property addresses in this regard.

Purchasers benefitting from this scheme may also be eligible for a Local Authority Home Loan, or, retrofit grants under the Better Energy Homes Scheme. In the case of retrofit grants, the local authority will not make the Vacant Property Refurbishment Grant available for the same work. Local authorities will ensure that the works have not been grant aided via any other scheme and applicants are required to provide any information as may be requested by a local authority regarding any other grant aiding of works applied for.



Following a recent expansion of the Grant, it now applies to qualifying vacant properties in cities, towns, villages and rural parts of the country.

Local authorities will consider and prioritise applications based on the following criteria:

- the overall levels of vacancy and dereliction within their administrative areas;
- assess the application in line with considerations outlined on Page 6 above;
- alignment with policies of the relevant development plan including areas / objectives identified for regeneration;
- the role that the Grant might play as part of wider town regeneration particularly in the light of emerging Town Centre First Plans and integration with other committed regeneration funding through the Urban Regeneration and Development Fund, the Rural Regeneration and Development Fund and the Towns and Villages Renewal Scheme.



It is required that the applicant(s) will live in the qualifying property for a period of at least five years from the date of payment of the grant. If at any time they sell the property or it ceases to be their principal private residence within **ten years** they must reimburse the local authority an element of the full value of the grant, as follows:

Up to 5	Over 5 years and less	
years	than or equal to 10 years Over 10 years	
100% of the monetary amount of the grant	75% of the monetary amount of the grant	No Clawback

In the event of a fall in the value of the property, the full monetary amount, subject to the percentage clawback above will be repayable to the local authority.

An agreement must be concluded between the local authority and the applicant which contains the clawback agreement, including a charge on the property, which shall be binding on the applicant upon drawdown.



Please answer all of the following questions using BLOCK CAPITALS. Failure to fully complete any of the below sections may result in delays to your application.

Details of who the grant is for		
Name		
Address		
Eircode		
Date of birth		
Email address		
Contact phone number		
Eligibility Requirements		
Please tick one box below which best describes your circumstances.		

- 1. Applicants who are First Time Buyers' (i.e. not have purchased or built a home for themselves) or who qualify under the 'Fresh Start' principle. The Fresh Start principle includes previous homeowners who have experienced divorce or separation, or insolvency or bankruptcy, and who no longer have a legal interest in the previous home.
- **2.** Applicants (other than 1 above) who have particular needs specifically, disabled people or older people who are moving from their current home which they are selling or have sold and want to refurbish and live in a vacant property.
- **3.** Applicants (other than 1 and 2 above) who are moving from their current home which they are selling or have sold and want to refurbish and live in a vacant property.

Please provide additional details here along with any relevant supporting documentation

Details of the Vacant Property		
Address of the property where the work will be carried out		
Eircode		
How long has the property been vacant (in months)?		
Will the person who the grant is for be living here as their principal private residence when the work is completed? This is a condition of the grant.	YES	NO
Have you provided confirmation that you are the property owner, or evidence of active negotiations to purchase the property?	YES	NO
Please tick the box that describes the home. Detached Semi-detached Terraced An apartment		
Is the property compliant with Local Property Tax? (to be completed if you are the owner of the property)	YES	NO
Please tick one of the following boxes to indicate what grant you are a	applying fo	or:
1) Vacant Property Refurbishment Grant		
2) Vacant Property Refurbishment Grant including the derelict property top-up grant.		
You will need to send your local authority proof that Local Property T to date on the property where the work will be done. This can be a le Revenue or a printout of the online record, which will show: • that this tax is paid; or • deferral of payment (Local Property Tax will be paid later); or • exemption from Local Property Tax.		

You may wish to consider getting professional advice before you complete the next section.

Please tick below all the proposed works that you intend to have done on your property and state the cost of each of the proposed works

	Works Category	1	Cost of Proposed Works
1.	Demolitions / Strip-out / Site Clearance (including removal of hazardous materials)		€
2.	Substructure works (including works to foundations; rising walls; beds / slabs; damp-proofing; underpinning)		€
3.	Superstructure works (including works to internal / external walls; chimneys; upper floors; stairs; roof structure; other structural timbers)		€
4.	Completions (including works associated with external doors and windows; internal doors and associated frames, architraves and ironmongery; balustrades; skirtings; rooflights; fascias / soffits; rainwater goods)		€
4a	external completions (incl. doors, windows, sills)		€
4b	internal completions (incl. doors, frames, architraves, ironmongery)		€
4c	skirtings		€
4d	fascias, soffits, rainwater goods		€
4e	roof completions (incl. flashings, fascias, soffits, gutters, downpipes)		€
5.	Finishes (including finishes to external / internal walls; ceiling finishes; tiling / waterproof finishes to wet areas; roof finishes)		€
5a	tiling / waterproof finishes to wet areas		€
5b	painting and decorating		€
5c	roof finishes		€
6.	Services (including plumbing; heating; ventilation; power; lighting; telecommunications; smoke / CO2 detection)		€
7.	Fittings (including kitchen units; sanitary / bathroom fittings)		€
7a	kitchen units		€
7b	sanitary ware / bathroom fittings		€
8.	External Works (necessary external / site works carried out within the curtilage of the site)		€
9.	Extension within the ambit of exempt development under planning regulations, as part of a wider refurbishment		€
10.	Professional services associated with works (fees / surveys)		€
How	much do you think the work \in		

How much do you think the work will cost in total including VAT? \in

Applicants should provide a quotation(s) in respect of the works proposed.

Can you pay for any extra cost that is **not covered by** the grant? YES NO

Home owners should be aware of their responsibilities under Safety, Health and Welfare at Work (Construction) Regulations 2013. See www.hsa.ie

If you are approved for a grant and have not already installed them, you will need:

- at least two smoke / heat alarms self-contained and with a 10-year-battery
- a carbon monoxide detector if you use fossil fuel heating like gas or coal. The carbon monoxide detector must meet the standard – EN 50291 (marked on box).

How many alarms are already installed in the home where the work will be done?

Smoke / heat alarms

Carbon monoxide detectors

Data Protection

By law, applicants must provide certain personal data in this form. All information and personal data provided will be treated as confidential, in line with the General Data Protection Regulation and Data Protection legislation.

To process this application, please note that the local authority may share your personal data (information) with the Department of Housing, Local Government and Heritage.

You can the read the details of the Data Protection Policy and Privacy Statements on your local authority website. The policy explains how and why personal data will be used and provides information about your rights as a data subject. The policy is also available in paper format if you request it from your local authority office.

Declaration

I declare that the information and details I have given on this application are true and correct.

Signature of applicant(s)

Date:

Checklist for what to include with this form

Your application will be delayed if details and documents are missing. This checklist will help you to send in all the documents needed to deal with your application.

All applications will need the following:

This form. Fully completed.

Proof that the property is vacant.

A quotation(s) in respect of the works proposed.

Proof of ownership or evidence of active negotiations to purchase the property if seeking approval in principle.

Evidence confirming the property is structurally unsound and dangerous if applying for the top-up derelict property grant.

Any other relevant documentation to support your application (e.g. evidence of planning permission or a certificate of exemption under the Planning Acts)



What happens when I send in my application?

Your local authority will:

- 1. check it to make sure it is complete.
- **2.** arrange for suitable technical staff from your local authority to visit the property to make sure it is possible to do the work and assess the projected costs of the planned works.
- **3.** write to you to let you know if your application has been successful and tell you how much of a grant has been approved or that you have received approval in principle. Proof of ownership will be required before a grant is paid.
- **4.** ask you to submit information from the contractor(s) doing the work such as their tax reference number to check their tax clearance details.
- 5. the local authority will provide an agreement to be signed by you which contains the clawback agreement including a charge on the property.
- **6.** ask for the bank account details where the grant will be paid when the works are completed.
- **7.** ask for an invoice for the completed work and arrange for a technician from your local authority to visit the property and confirm that the work is completed.

Further information your local authority may need

Your local authority may ask you to send in some extra documents such as the following:

• evidence of planning permission or a certificate of exemption under the Planning Acts.

For grants over €10,000

If the approved grant is over €10,000, **you will need** to get tax clearance from Revenue. You can apply for tax clearance using Revenue's online service at <u>www.revenue.ie</u>. If you do not have access to the internet, you can call Revenue on 1890 306 706, and they will post you an application form.

You must send your completed application form for tax clearance to Customer Services, Collector General's Division, Sarsfield House, Francis Street, Limerick, V94 R972.

If you do not get the grant, you can appeal the decision

Sometimes an application to your local authority for a grant will not be successful. If your application is not successful, you can write to your local authority to appeal the decision. You must write **within three weeks of the date of the original decision**, and clearly explain why you are appealing. A local authority official who was not involved with the original assessment will then assess this appeal and contact you with the result. This could take up to six weeks.

Thank you for filling out this form.

If you have any questions, please contact the Vacant Homes Officer in your local authority.



An Roinn Tithíochta, Rialtais Áitiúil agus Oidhreachta Department of Housing, Local Government and Heritage

Department of Housing, Local Government and Heritage