

1982 No. 419

HOUSING

**The Homes Insulation Scheme and Grants (No. 2) Order
(Northern Ireland) 1982**

Made 17th December 1982

Coming into operation 17th January 1983

The Department of the Environment in exercise of the powers conferred on it by Article 86(1), (2), (3), (4)(b), (5) and (7) of the Housing (Northern Ireland) Order 1981(a) and of every other power enabling it in that behalf with the approval of the Department of Finance and Personnel(b) to Article 3 hereby makes the following Order:—

Citation and commencement

1. This Order may be cited as the Homes Insulation Scheme and Grants (No. 2) Order (Northern Ireland) 1982 and shall come into operation on 17th January 1983.

Homes Insulation Scheme

2. The Scheme set out in the Schedule shall have effect and may be referred to in any instrument or document as the Homes Insulation Scheme (No. 2) (Northern Ireland) 1982.

Amounts of grants

3. The grants prescribed for the Homes Insulation Scheme (No. 2) (Northern Ireland) 1982 shall be as set out in paragraph 3 of that Scheme.

Revocation

4. The Homes Insulation Scheme and Grants Order (Northern Ireland) 1982(c) is hereby revoked.

Sealed with the Official Seal of the Department of the Environment for Northern Ireland on 17th December 1982.

(L.S.)

J. Kirk

Assistant Secretary

The Department of Finance and Personnel hereby approves Article 3 of the foregoing Order.

Sealed with the Official Seal of the Department of Finance and Personnel for Northern Ireland on 17th December 1982.

(L.S.)

J. Dowdall

Assistant Secretary

(a) S.I. 1981/156 (N.I. 3)

(b) Formerly Department of Finance: see S.I. 1982/338 (N.I. 6) Art. 3

(c) S.R. 1982 No. 143

SCHEDULE

The Homes Insulation Scheme (No. 2) (Northern Ireland) 1982*Interpretation*

1. In this Scheme:—

“dependant” means:—

- (a) the applicant’s spouse living with the applicant;
- (b) a person with whom the applicant is living as though they were husband and wife;
- (c) a person who resides in the house in respect of which the application is made and whose requirements are provided for by the applicant or a person described in (a) or (b) above and who is either under the age of sixteen years or of or over that age but receiving full-time instruction at any university, college or other educational establishment; in determining whether a person undergoing full-time education or instruction is residing in the house in respect of which the application is made, no account shall be taken of that person’s absences during term-time;

“severely disabled” means a person;

(a) who is in receipt of:—

- (i) attendance allowance under section 35 of the Social Security (Northern Ireland) Act 1975(a);
- (ii) an increase under section 61 of the said Act of 1975, of the weekly rate of disablement pension where constant attendance is needed;
- (iii) a constant attendance allowance under Article 14 of the Naval, Military and Air Forces, etc. (Disablement and Death) Service Pensions Order 1978(b);
- (iv) mobility allowance under section 37A of the Social Security (Northern Ireland) Act 1975 as inserted by Article 24 of the Social Security Pensions (Northern Ireland) Order 1975(c);
- (v) a grant under Article 30(3) of the Health and Personal Social Services (Northern Ireland) Order 1972(d) (provision of vehicles for disabled persons) towards the cost of maintaining a vehicle belonging to a person referred to in Article 30(1) of that Order;
- (vi) an amount pursuant to Article 26 of the Naval, Military and Air Forces, etc. (Disablement and Death) Service Pensions Order 1978 (provision of expenses in respect of appropriate aids for disabled living) in respect of the cost of providing a vehicle for, or maintaining a vehicle belonging to, a disabled person;
- (b) for whom an invalid carriage or other vehicle has been provided pursuant to Article 30 of the Health and Personal Social Services (Northern Ireland) Order 1972;

“full-time instruction at an educational establishment” includes a reference to a person undergoing training for any trade, profession or vocation, in such circumstances that he is required to devote the whole of his time to the training for a period of not less than 2 years;

“grant” means a grant for any house of an amount equivalent to the percentage as prescribed in paragraph 3, or the money sum, whichever is the less;

“roof space” means space between the roof of a house and the ceiling of any room, which is used or available for use for the purposes of living accommodation and which is not wholly separated from the roof by any other room.

Specified insulation works

2.—(1) Subject to this paragraph, grant will be available under this Scheme for the following insulation works:—

-
- (a) 1975 c. 15
 - (b) S.I. 1978/1525
 - (c) S.I. 1975/1503 (N.I. 15)
 - (d) S.I. 1972/1265 (N.I. 14)

- (a) the provision in any roof space of material specified in column 1 of the Schedule to the thickness specified in column 2 of the Schedule;
 - (b) where there is no means of access to any roof space for the purpose of carrying out the principal insulation works, the provision of such a means of access;
 - (c) insulation, in any roof space, of any cold water tank and any water supply pipes;
 - (d) the provision, for any hot water tank or cylinder which is not already insulated by any means, of a jacket conforming to British Standard Specification 5615 : 1978, or, if there is insufficient space for such a jacket, of other means of insulation.
- (2) Grant shall only be available where at the completion of the insulation works:—
- (a) any cold water tank in any roof space insulated under this Scheme and any water supply pipes in any such roof space are insulated; and
 - (b) any hot water tank or cylinder which was not insulated at the start of those works is insulated as mentioned in sub-paragraph (1)(d).
- (3) Grant shall only be available for the insulation works mentioned in sub-paragraph (1)(b), (c) or (d) where at the same time as such insulation works are carried out the principal insulation works are also carried out.
- (4) In this paragraph:—
- “principal insulation works” means the insulation works referred to in sub-paragraph (1)(a).

Prescribed percentages and amounts of grants

- 3.—(1) A grant for any house under this Scheme is to be made on the appropriate scale.
- (2) In the case of an application on grounds of special need the appropriate scale is 90 per cent. of the cost of the works qualifying for grant or £95, whichever is the less.
- (3) In all other cases the appropriate scale is 66 per cent. of the cost of such works or £69, whichever is the less.
- (4) In this paragraph:—
- “application on grounds of special need” means an application for a grant made or authorised to be made:—
- (a) by a person who has attained the age of 65 years if a man or the age of 60 years if a woman and who is in receipt of a supplementary pension, rent rebate, rent allowance or rate rebate; or
 - (b) by a person who, or one of whose dependants, is severely disabled and who is in receipt of supplementary allowance, rent rebate, rent allowance or rate rebate.
- “a rate rebate” means a rate rebate under Article 28 of the Rates (Northern Ireland) Order 1977(a);
- “a rent rebate or rent allowance” means a rent rebate under Articles 18 and 120 of the Housing (Northern Ireland) Order 1981 or a rent allowance under Article 59 of the Rent (Northern Ireland) Order 1978(b);
- “a supplementary allowance” means a supplementary allowance under Article 3 of the Supplementary Benefits (Northern Ireland) Order 1977(c);
- “a supplementary pension” means a supplementary pension under Article 3 of the Supplementary Benefits (Northern Ireland) Order 1977.

Description of houses qualifying for grant

4. The houses qualifying for grant under this Scheme are all completed houses except:—
- (a) those without any roof space;
 - (b) those without a room which is used or available for use as living accommodation and all or part of which is immediately below any roof space; and
 - (c) those in which all or part of any roof space is insulated.

(a) S.I. 1977/2157 (N.I. 28)
 (b) S.I. 1978/1050 (N.I. 20)
 (c) S.I. 1977/2156 (N.I. 27)

Persons from whom applications are to be entertained

5.—(1) Subject to sub-paragraph (2) the following are the persons from whom applications for grant under this Scheme are to be entertained in respect of houses within the description specified in paragraph 4:—

- (a) the occupier of such a house;
- (b) where the house is unoccupied, any person entitled to occupy it;
- (c) where the house is subject to a tenancy or licence, any landlord or licensor;
- (d) a person authorised to apply by any person mentioned in sub-paragraphs (a) to (c).

(2) No application made by a public authority shall be entertained.

(3) In this paragraph “public authority” means a public body established by or under any statutory provision or a housing association for the time being registered in the register of housing associations established under Article 124 of the Housing (Northern Ireland) Order 1981 other than one whose rules restrict membership to persons who are tenants or prospective tenants of the association and preclude the granting or assigning of tenancies to persons other than members.

(4) In sub-paragraph (3):—

“housing association” means a housing association within the meaning of Article 114 of the Housing (Northern Ireland) Order 1981.

Transitional provision

6. Notwithstanding the revocation of the Homes Insulation Scheme Order (Northern Ireland) 1978(a), the Homes Insulation Scheme Order (Northern Ireland) 1979(b), the Homes Insulation Scheme Order (Northern Ireland) 1980(c), the Homes Insulation Scheme Order (Northern Ireland) 1981(d) and the Homes Insulation Scheme and Grants Order (Northern Ireland) 1982(e), where an application for a grant has been made under any of the Schemes made by those Orders, in relation to which grant would have been payable under any of those Schemes but no payment has been made before the 17th January 1983 then:—

- (a) if the insulation works which are or have been carried out satisfy paragraph 2 of this Scheme, the application or claim (as the case may be) shall be treated as an application or claim made under this Scheme;
- (b) otherwise notwithstanding anything in paragraph 2(1)(a) thereof, the Homes Insulation Scheme (Northern Ireland) 1982 shall apply to that application.

(a) S.R. 1978 No. 335
(b) S.R. 1979 No. 424
(c) S.R. 1980 No. 328
(d) S.R. 1981 No. 419
(e) S.R. 1982 No. 143

SCHEDULE

Materials specified for the insulation of roof spaces

Column 1 <i>Materials</i>	Column 2 <i>Thickness</i>
Thermolan Ti 112 (BS 5803 Part 1)	100mm
Rocksil Building Mat (BS 5803 Part 1)	100mm
Rocksil Housewarm (BS 5803 Part 1)	100mm
Sankey Wrap (BS 5803 Part 1)	100mm
Solarwrap (BS 5803 Part 1)	100mm
Marley Wrap (BS 5803 Part 1)	100mm
Texas Supawarm (BS 5803 Part 1)	100mm
Sankey Loft Insulation (BS 5803 Part 1)	100mm
Texas Loft Insulation (BS 5803 Part 1)	100mm
Dodge City Loft Insulation (BS 5803 Part 1)	100mm
Heat Saver (BS 5803 Part 1)	100mm
Super Wool Rocksil Insulation Mat (BS 5803 Part 1)	100mm
Super Glass Glass Fibre Insulation Mat (BS 5803 Part 1)	100mm
Insulay (BS 5803 Part 1)	100mm
Wilko Loft Insulation (BS 5803 Part 1)	100mm
Warmahomé (BS 5803 Part 1)	100mm
Rentokil (BS 5803 Part 1)	100mm
Homemart Loft Insulation (BS 5803 Part 1)	100mm
Superfil Blown Rock Fibre (Agrément Certificate 82/944)*	95mm
Certain Teed Blowing Wool Glass Fibre (Agrément Certificate 80/793 Second Issue)*	90mm
Cibco Armax Blown Cellulose Fibre (Agrément Certificate 80/794)*	90mm
Cibco Heatgard Blown Cellulose Fibre (Agrément Certificate 81/882)*	90mm
Shelter Shield Class 1 Blown Cellulose Fibre (Agrément Certificate 80/709)*	95mm
Shelter Shield II Blown Cellulose Fibre (Agrément Certificate 81/881)*	90mm
Draco Fibreflow Rockwool Blown Mineral Fibre (Agrément Certificate 80/806)*	95mm
Micafil (exfoliated vermiculite) (Agrément Certificate 82/1046)	155mm
Ecomax Blown Mineral Fibre (Agrément Certificate 82/991)*	90mm
Supawrap (BS 5803 Part 1)	100mm
Crown 75 (BS 5803 Part 1)	100mm
Fibrewarm Blown Glass Fibre (Agrément Certificate 82/1033)*	100mm
Freeman Rockfibre Blown Mineral Fibre (Agrément Certificate 80/780)*	90mm
Gypglas 1000 (BS 5803 Part 1)	100mm
Heatmax Spraymatic Blown Mineral Fibre (Agrément Certificate 80/807)*	90mm
Cellusave Blown Cellulose Fibre (Agrément Certificate 81/900)*	85mm
Poliglas Blown Glass Fibre (Agrément Certificate 80/741)*	95mm
Voidfil Blown Rock Fibre (Agrément Certificate 82/1014)*	95mm
Polar Blown Cellulose Fibre (Agrément Certificate 81/901)*	85mm
Energy Saver (BS 5803 Part 1)	100mm
Rockwool Rollbatt (BS 5803 Part 1)	100mm
Wickes Rockwool Roof Insulation (BS 5803 Part 1)	100mm

Column 1 <i>Materials</i>	Column 2 <i>Thickness</i>
Solarwarm (BS 5803 Part 1)	100mm
Rockwool Blown Mineral Fibre (Agrément Certificate 80/804)*	95mm
Rockwool 002 Blown Mineral Fibre (Agrément Certificate 80/805)*	95mm
High Performance Rockwool Blown Mineral Fibre (Agrément Certificate 81/879)*	90mm
Target Blown Mineral Fibre Loft Insulation (Agrément Certificate 82/1015)*	90mm
Blow-matic Blown Mineral Wool Fibre (Agrément Certificate 80/778)*	100mm
Thermatic Blown Mineral Fibre (Agrément Certificate 81/899)*	95mm
Thermasave Pelleted Glass-Fibre (Agrément Certificate 82/1045)*	85mm
Tilcon Truflil Perlite (Agrément Certificate 80/710)	95mm
Trans-Thermal Blown Glass Fibre (Agrément Certificate 82/1034)*	120mm
U/Save Blown Cellulose Fibre (Agrément Certificate 81/856)*	85mm
Snugg Loft Insulation (exfoliated vermiculite) (Agrément Certificate 82/1029)	155mm
Warmcel 2 Blown Cellulose Fibre (Agrément Certificate 82/1031)*	85mm

(Note: Any reference to a BS number or Agrément Certificate number in this Schedule is for the purpose of identifying the material concerned and does not incorporate into this Scheme any condition applicable to that number. Applicants may wish to know, however, that the conditions of those certificates marked * require the material to be installed by specialist contractors.)

EXPLANATORY NOTE

(This note is not part of the Order.)

This Order revokes the Homes Insulation Scheme and Grants Order (Northern Ireland) 1982 and the Homes Insulation Scheme (Northern Ireland) 1982 contained therein and substitutes a revised Scheme — the Homes Insulation Scheme (No. 2) (Northern Ireland) 1982.

The Scheme made under this Order specifies the works of roof space insulation and the description of dwellings on which grant will be paid by the Northern Ireland Housing Executive under Article 86 of the Housing (Northern Ireland) Order 1981. The Scheme also specifies the categories of person from whom applications for grant will be entertained.

Grant will be available for the provision of insulation to a required standard in the roof space, to the cold water tank and water supply pipes in the roof space and to the hot water cylinder in those dwellings possessing a roof space immediately above living accommodation which is not already wholly or partly insulated. Applications will be entertained from occupiers, owners and landlords or other persons authorised by them but not by public authorities.

Under this Scheme, the basic rate of grant remains at 66% of the cost of the works, and the maximum money sum available in such cases remains at £69. In cases where the application is made on grounds of special need the maximum percentage used in calculating the amount of grant payable remains 90% and the maximum money sum in such cases remains at £95.

“Special need”, as in the previous Scheme (with one additional class of person), covers any person who is over 65, if male, or 60, if female; or is severely disabled or has a dependant who is severely disabled. The Scheme made by this Order adds to this category those disabled people who have been provided with an invalid carriage or other vehicle by the Department of Health and Social Services, or who receive a grant towards the costs of upkeep of a vehicle. An application cannot be made on the grounds of special need unless the person so applying is in receipt of a pension, rebate or allowance specified in the Scheme.

This Scheme also makes changes to the Schedule of materials specified for the insulation of roof spaces, namely 9 new products have been added and 7 products formerly included have been deleted, while the thickness requirement for Trans-Thermal Blown Glass Fibre has been increased from 90mm to 120mm.

The Scheme provides that where grant has been applied for under a previous Homes Insulation Scheme but not yet paid the application shall be treated as made under this Scheme where the material specified is in accordance with the Schedule and in any other case the application shall be treated as made under the Homes Insulation Scheme (Northern Ireland) 1982.

1982 No. 420

Medicines (Pharmacies) (Applications for Registration and Fees) Amendment Regulations 1982

These Regulations have been made by the Secretaries of State respectively concerned with health in England, in Wales and in Scotland and the Department of Health and Social Services for Northern Ireland, acting jointly, in exercise of powers conferred by sections 75(1) and 76(1)(2)(6) of the Medicines Act 1968.

In pursuance of paragraph 11 of Schedule 4 to that Act these Regulations have been registered as a Northern Ireland statutory rule under the Statutory Rules (Northern Ireland) Order 1979. They are printed in full in the volume of United Kingdom Statutory Instruments for 1982 and have been numbered 1719 in that series.