

Development Management Economic Growth and Development Council Offices High Street Elgin Moray IV30 1BX

Tel: 01343 563270

PLANNING APPLICATION SCALE OF FEES APPLICABLE FROM 1 APRIL 2022

	Т	ABLE 1	
Cate	egory Of Development	Fee Pa	ayable
Ope	rations		
	New dwellings		
1	Construction of buildings, structures or erections for use as residential accommodation (other than development within categories 2- 6).	(a)	where the number of dwelling houses to be created by the development does not exceed 10, £600 for each dwelling house,
		(b)	where the number of dwelling houses to be created by the development is fewer than 50, £600 for the first 10 dwellinghouses, and £450 for each dwellinghouse thereafter,
		(c)	where the number of dwellinghouses to be created by the developer is 50 or more, £600 for the first 10 dwellinghouses, £450 for each dwellinghouse in excess of 10 up to 49 dwellinghouse, and £250 for each dwellinghouse in excess of 50, subject to a maximum total of £150,000.
	Existing dwellings		
2	The carrying out of operations which will result in the enlargement, improvement or other alterations of an existing dwelling	(a) (b)	One dwelling, £300 2 or more dwellings, £600
3	The carrying out of operations,	£300	

(a)	including erection of a building within the curtilage of an existing dwellinghouse, for the purposes ancillary to the enjpyment of the dwellinghouse as such, or The erection or construction of gates, fences, walls or other means of enclosure along a boundary of the curtilage of an	£300	
	existing dwellinghouse.		
	Non-residential buildings	_	
4	The construction of buildings, structures or erections including extensions (other thab construction within catagories 1, 5 and 6)	(a)	Where no floor area is create or the gross floor space created does not exceed 50 square metre, £300,
		(b)	Where the gross floor space created exceeds 50 square metres, £600 in respect of any gross floor area up to 100 square metres,
		(c)	Where the gross floor space exceed 100 square metres, £600 plus £600 per 100 square metres in respect of any gross floor space exceeding 100 square metres and up to 4,000 square metres,
		(d)	Where the gross floor space exceeds 4,000 square metres, £24,000 plus £300 per 100 square metres in respect of any gross floor area exceeding 4,000 square metres, subject to a maximum of £150,000.
		(e)	Where no buildings are to be created, £600 per 0.1 hectare of the site area, subject to a maximum of £150,000.

Agricultural buildings		
The erection, on land used for the purposes of agricultural, of buildings to be used for agricultural purposes (other than buildings in Category 6).	(a)	Where the ground area to be covered by development does not exceed 500 square metre, £500
	(b)	Where the ground area to be covered by the development exceeds 500 square metres, £500 plus £500 for each 100 square metres in excess of 500 square metres, subject to a maximum of £25,000.
Glasshouses and polytunnels The erection of glasshouses or polytunnels to be used for agricultural purposes		£100 for each 100 square metres of ground area to be covered by the development subject to a maximum of £5,000
Energy Generation		
The erection of wind turbines and the carrying out of other	(a)	Where the number of turbines does not exceed 3 –
the construction of the generarting station, including the construction of installtion or	(i)	where none of the turbines have a ground to hub height exceeding 15 metre, £1,250,
any means of access to the generating station, pipes or other conduits, and overhead lines.	(ii)	where one of more of the turbines has a ground to hub height exceeding 15 metres, but does not exceeding 50 metres, £2,500,
	(iii)	where one or more of the turbines has a ground to hub height exceeding 50 metres, £5,000.
	(b)	Where the number of turbines does exceed 3, £500 for each 0.1 hectare of site area, subject to a maximum of £150,000
	the purposes of agricultural, of buildings to be used for agricultural purposes (other than buildings in Category 6). Glasshouses and polytunnels The erection of glasshouses or polytunnels to be used for agricultural purposes Energy Generation The erection of wind turbines and the carrying out of other operations in connection with the construction of the generarting station, including the construction of installtion or any means of access to the generating station, pipes or other conduits, and overhead	The erection, on land used for the purposes of agricultural, of buildings to be used for agricultural purposes (other than buildings in Category 6). Glasshouses and polytunnels The erection of glasshouses or polytunnels to be used for agricultural purposes Energy Generation The erection of wind turbines and the carrying out of other operations in connection with the construction of the generarting station, including the construction of installtion or any means of access to the generating station, pipes or other conduits, and overhead lines. (ii)

8	The construction of a hydro- electric generating station and the carrying out of any other operations in connection with the construction of the generating station, including the construction or installation of any means of access to the generating station, pipes or other conduits, and overhead lines	£500 for each 0.1 hectard the site area, subject to a maximum of £25,000.	
9	The construction of a solar electricity generating station and carrying out of any other operations in connection with the construction or installation of a generating station, inculding the construction or installtion of any means of access to the generating station, pipes or other conduits, and overhead lines.	£500 for each 0.1 hectard site area, subject to a maximum of £25,000.	e of
10	The carrying out of any operations connected with the exploratory drilling for oil or	(a) Where the site area does exceed 0.1 hectares, £1,	
	natural gas.	(b) Where the site area excession 0.1 hectares. £1,000 in resulting of the first 0.1 hectares of site area, plus £500 for excess of 0.1 hectares, site area in excess of 0.1 hectares, site a maximum of £150.00	espect f the ach n subject
	Fish and Shellfish Farming		
11	The placing or assembly of equipment in any part of any marine waters for the purpose of fish farming.	the surface area of the maters to be used in relative placement or assemble any equipment for the purposes of fish farming £75 for each 0.1 hectare sea bed to be used in relative such development, sulto a maximum of £25,000	earine tion to oly of and of the ation bject

12	The placing or assembly of equipment in any part of any amrine waters for the purpose of shellfish farming.		£200 for each 0.1 hectare of the surface area of the marine waters to be used in relation to the placement or assembly of any equipment for the purpose of shellfish farming, subject to a maximum of £25,000
13	The erection, alreation or replacement of plant and machinery'	(a)	Where the site area does not exceed 5 hectares, £500 for each 0.1 hectare of site area
		(b)	Where the site area exceed 5 hectares, £25,000 plus £250 for each 0.1 hectare of the site area in excess of 5 hectares, subject to a maximum of £150,000
14	The construction of car parks, Service roads and other means of access on land for the purposes of a single undertaking, where the development is required for the purposes incidental to the exisitng use of the land.		£500
15	Operations for the winning and working of minerals (not including peat).	(a)	Where the site area does not exceed 0.1 hectare, £1,000
		(b)	Where the site area exceeds 0.1 hectare, but does not exceed 15 hectares, £1,000 plus £500 for each 0.1 hectare of the site area in excess of 0.1 hectare.
		(c)	Where the site area exceeds 15 hectares, £75,000, plus £250 for each 0.1 hectare of site area in excess of 15 hectares, subject to a maximum of £150,000.

16	Operations for the extraction of peat.	(a)	£500 for each 0.1 hectare of site area, subject to a maximum of £6,000.
17	The carrying out of any operations not coming within	(a)	Where the site area does not exceed 0.1 hectare, £1,000.
	any of the above categories	(b)	Where the site area exceeds 0.1 hectare, but does not exceed 15 hectares, £1000 plus £500 for each 1 hectare of the site area in excess of 0.1 hectare.
		(c)	Where the site area exceeds 15 hectares, £8,500 plus £250 for each 0.1 hectare of the site area in excess of 15 hectares, subject to a maximum of £150,000.
	Use of land		
18	The use of the land for the disposal of refuse or waste materials or for the disposal of materials remaining after minerals have been extracted from land	(a)	Where the site area does not exceed 0.1 hectare, £1,000,
		(b)	Where the site area exceeds 0.1 hectare, but does not exceed 15 hectares. £1,000 plus £500 for each 1 hectare of the site area in excess of 0.1 hectare,
		(c)	Where the site area exceeds 15 hectares, £8,500 plus £250 for each 0.1 hectare of the site area in excess of 15 hectares, subject to a maximum of £150,000.
19	The use of the land for the storage of minerals in the open.	(a)	Where the area does not exceed 0.1 hectare, £1,000,
		(b)	Where the area exceeds 0.1 Hectare, but does not exceed 15 hectares, £1,000 plus £500 for each 1 hectare of the site in exceed of 0.1 hectares,
		(c)	Where the area exceeds 15 hectares, £25,000 plus £250

			for each 0.1 hectare of the site in excess of 15 hectares subject to a maximum of £150,000
	Change of use of buildings or	land	2100,000
20	The change of use of a building to use as one or more dwelinghouses.	(a)	Where the number of dwellinghouses to be created by the development does not exceed 10, £600 for each dwellinghouse,
		(b)	Where the number of dwellinghouses to be created by the development is fewer than 50, £600 for the first 10 dwellinghouse, and £450 for each dwellinghouse thereafter,
		(c)	Where the number of dwellinghouses to be created by the development is 50 of more, £23,500 plus £250 for each dwellinghouse in excess of 50.
21	A material change in the use of a building (other that a change of use referred to in category 20)	(a)	Where the gross floor space does not exceed 100 square metres, £600,
		(b)	Where the gross floor space exceeds 100 square metres, £600 plus £600 per 100 square metres up to 4,000 square metres,
		(c)	Where the gross floor space exceeds 4,000 square metres, £24,000 plus £300 per 100 square metres in respect of any gross floor space exceeding 4,000 square metres, subject to a maximum of £150,000.
22	A material change of use of land (other than- a) a change of use within category 21 b) a change of use within categories 18 or 19, or	(a)	£500 per 0.1 hectare of site subject to a maximum of £5,000.

		1	_
	c) a change in the use of		
	equipment placed or		
	assembled in marine		
	waters for the purposes		
	of fish farming or		
	shellfish farming)		
	TA	ABLE 2	
	FEES FOR APPLICATION	IS FOR	PLANNING PERMISSION
		PRINCIP	
Cate	egory Of Development	Fee	Payable
	RESIDENTIAL DEVELOPMENT	•	
	New dwellings		
1	Construction of buildings,	(a)	Where only one dwellinghouse
'	structures or erections for use	(α)	is to be created, £600 ,
	as residential accommodation		is to be created, 2000,
	as residential accommodation	(b)	Where more than one
		(b)	
			dwellinghouse is to be created
			and the site area does not
			exceed 2.5 hectares, £600 for
			each 0.1 hectare of the site
		()	area,
		(c)	Where more than one
			dwellinghouse is to be created
			and the site area exceeds 2.5
			hectares, £600 for each 0.1
			hectare up to 2.5 hectares of
			the site area, and then £300
			for each 0.1 hectare in excess
			of 2.5 hectares, subject to a
			maximum of £75,000.
	NON-RESIDENTIAL BUILDING	SS	
21	The construction of buildings,		£600 for each 0.1 hectare up
	structures or erection including		to 2.5 hectares of the site area,
	extensions.		and then £300 for each 0.1
			hectare in excess of 2.5
			hectares, subject to a
			maximum of £75,000 .
<u> </u>]	1	L

	TABI	LE 3		
	FEES FOR APPLICATIONS FOR A CERTIFICATE OF LAWFUL USE OR DEVELOPMENT UNDER SECTION 150 OR A CERTIFICATE OF PROPOSED USE OR DEVELOPMENT UNDER SECTION 151 OF THE 1997 ACT			
Cate	Category Of Dedevelopment Fee Payable			
	CERTIFICATE OF LAWFULNES DEVELOPMENT	SS OF EXISTING USE OR		
1	An application under section 150(1)(a) or (b) of the 1997 Act (or both as the case may be).	The amount that would be payable in respect of an application for planning permission to institute the use or carry out the operations specified in the application (or an application to do both, as the case may be)		
2	An application under section 150((1)(c) of the 1997 Act	£300		
	CERTIFICATES OF LAWFULNI DEVELOPMENT	ESS OF PROPOSED USE OR		
3	An application under section 151(1) of the 1997 Act (apart from one within category 4)	Half the amount that would be payable in respect of an application for planning permission to institute the use or carry out the operations specified in the application (or an application to do both, as the case may be).		
4	An application under section 151(1)(a) where the use specified is use as one or more separate dwellinghouse)	£600 for each dwellinghouse, subject to a maximum of £150,000		
		BLE 4		
AUTI DEVE DEVE	FEES FOR A DETEMINATION AS THE WHETHER THE PLANNING AUTHORITY'S PRIOR APPROVAL IS REQUIRED IN REALTION TO DEVELOPMENT UNDER SCHEDULE 1 OF THE GENERAL PERMITTED DEVELOPMENT ORDER			
Category Of Development		Fee Payable		
1	An application made for determination as to whether the prior approval of the planning suthority is required in relation to development under Schedule 1 of the General permitted Development Order (other than one within categories 2 to 9).	£100		

	I	11. 6
2	An application made by virue of paragraph (4A) of Class 18 of Part 6 (agricultural buildings and operations) of schedule 1 of the General Permitted Development Order.	No fee
3	An application made by virtue of paragraph (4) of Class 18B of Part 6 (agricultural buildings and operations) of schedule 1 of the General Permitted Development Order.	£500
4	An application made by virtue of paragraph (5) of Class 18C of Part 6 (agricultural buildings and operations) of schedule 1 of the General Permitted Development Order.	£500
5	An application made by virtue of paragraph (4) of Class 21A of Part 6A (fish farming) of schedule 1 of the General Permitted Development Order.	£500
6	An application made by virtue of paragraph (4) of Class 22A of Part 7 (forestry buildings and operations) of schedule 1 of the General Permitted Development Order.	£500
7	An application made by virtue of paragraph (5) of Class 22B of Part 7 (forestry buildings and operations) of schedule 1 of the General Permitted Development Order.	£500
8	An application made by virtue of paragraph (4) of Class 22 of Part 7 (forestry buildings and operations) of schedule 1 of the General Permitted Development Order.	No Fee
9	An application made by virtue of paragraph (23) of Class 67 of Part 20 (development by electronic communications code operators) of schedule 1 of the General Permitted Development Order.	£500

	OTHER APPLICATIONS			
	Display of advertige the advert public	•	£300	
	High Hedge Not	tice	£401	
	Hazardous Sub	stance Consen	t	
	When the quant the application a maximum quant be present is tw controlled quant	as the tity proposed to ice the	£600	
	When the quant the application a maximum quant be present exce controlled quant	as the tity proposed to eds twice the	£1200	
	Removal of conto an existing has substance cons		£600	
	Continuation of substance cons has been a char person in contro the land	ent where there	£600	
		TAI	BLE 4	
	CONSESSION	ARY FEES AND	EXCEPTIONS	
1	Works to improve person's access building, or to in access, safety, comfort at their	s to a public oprove their health or	No fee	
2	Applications (incadvertisement a Community Cou	pplications) by	Half the normal fe	ee
3	Playing Fields (I making sporting organisations).	for non-profit	£600	
4	Applications required the removal of produced development right condition or by a direction	ermitted hts by a	No fee	
5	Applications red of the removal of		No fee	

	a right to make a change of use within the Use Classes Order	
6	Applications within a Conservation Area	Where permitted development rights have been removed by article 3(1) where a dwellinghouse is in a designated Conservation Area the reduction in fee would be reduced by 25%" This applies to alterations of a dwellinghouse (not extensions), and other operations within the curtilage.
7	Revised or fresh applications for development or advertisements of the same character or description within 12 months of refusal, or of the making of the earlier applications if withdrawn, or within 12 months of expiry of the statutory 8 weeks period where the applicant has appealed to the Secretary of State on the grounds of non-determination	No fee
8	Revised or fresh application for development of the same character or description within 12 months of receiving permission	No Fee
9	Certificate of Lawfulness - The withdrawal (before notice of decision was issued) of an earlier application or a refusal of the earlier applications by the same applicant within 12 months of the date when the earlier application was made (in the case of a withdrawn application) or refusal in any other case	No Fee
11	Alternative schemes	Highest of the fees applicable for each option and a sum equal to half of the rest

12	Matters Specified in Conditions	Where an applicant has submitted an application and paid fees for an approval of matters specified in conditions (AMSC) under a planning permission in principle and the fee paid are equal to the amount which would apply if they were applying for all condition as one AMSC application, the fee payable is £500.
		This provision only applies where no application has been made under that planning permission in principle other than by the applicant.
13	Varying a permission granted with conditions/restrictions (including making an application for Planning permission under Section 42 of the Planning Act)	£300.00
14	Renew or continue the current use, which was granted planning permission on a temporary basis.	If you want to continue a use that was granted on temporary basis, the fee is £500.00
15	Development crossing planning authority boundaries requiring several applications	The fee shall be to the Authority whose area the larger or largest part of the land to which the applications relate is situated. The amount payable in respect of all the applications shall be one and a half times the amount which would have been payable if application had been made to a single authority in respect of the whole development or the sum of the amounts which would have been payable, whichever is the lesser.