Scale of Fees

Town and Country Planning (Fees for Applications, Deemed Applications and Site Visits (Wales) Regulations 2015



APPLICABLE TO APPLICATIONS RECEIVED AFTER 1 OCTOBER 2015

Ways to pay:

- online via the Planning Portal
- by cheque (payable to Newport City Council) via post or in person to Information Station, Old Station Building, Queensway, Newport NP20 4AY
- by credit or debit card at Information Station or by telephoning (01633) 656656 (Monday-Friday)
- by cash at Information Station (Monday-Friday) please do not send cash in the post.

1) OUTLINE APPLICATIONS

Sites up to 2.5 hectares £380 per 0.1 hectares (or part thereof) of site area. Sites exceeding 2.5 hectares £9,500 plus £100 per 0.1 hectare (or part thereof) in excess of 2.5 hectares, maximum £143,750

2) FULL APPLICATIONS AND RESERVED MATTERS

Extensions or alterations to existing dwellings or	any
works within the curtilage	

£190 per dwelling. Maximum £380

Change of use of land or buildings

£380

Change of use to or subdivision of dwellings

50 or less units £380 per additional dwelling created.

50 units or more £19,000 plus £100 for each unit in

excess of 50.

Maximum £287,500

Erection of dwellings

50 or less units £380 per dwelling created

50 units or more £19,000 plus £100 for each unit in

excess of 50.

Maximum £287,500

Erection of buildings (other than dwellings, agricultural buildings glasshouses, or plant and machinery.)

- Works creating up to 40 sqm of gross floorspace
- Between 40 sqm and 75 sqm of gross floorspace
- Works over 75 sqm £380 for each 75 sqm or part thereof

Maximum £287,500

Erection, alteration or replacement of plant and machinery (pipes, tanks, cranes, conveyors, hoppers,

Sites up to 5 hectares £385 per 0.1 hectare (or part thereof) of site area. Sites exceeding 5 hectares £19,000 plus £100 per 0.1 hectare (or part thereof) in

radio masts, wind turbines, solar farms)

excess of 5 hectares. Maximum £287,500

Approval of reserved matters where flat rate (below) does not apply

A fee based on floorspace/numbers of dwellings involved

Reserved matters where applicant's earlier reserved matters application have incurred total fees equalling that for a full application for entire scheme £385

3) AGRICULTURAL & FORESTRY BUILDINGS

Glasshouses Less than 465 sqm £70. More than 465 sqm £2,150

The erection of agricultural and forestry buildings

• up to 465 sqm of gross floor space, £70

• between 465 sqm and 540 sqm of gross floorspace,

£380

• over 540 sqm, £380 for the first 540 sqm and £380 for each 75 sqm in excess of 540 sqm or part thereof

to a maximum £287,500

4) ADVERTISEMENTS

Relating to the business on the premises £100

Advance signs directing the public to a business £100

Other advertisement £380

5) LAWFUL DEVELOPMENT CERTIFICATES

Existing uses or development The same fee as an equivalent planning application

Proposed uses or development Half the equivalent planning application fee

6) DISCHARGE OF CONDITIONS

Extending or altering a dwelling house or other development in the curtilage of a dwelling house

£30 per request

All other development £95 per request

7) NON-MATERIAL AMENDMENTS

Householder £30

Other £95

8) PRIOR APPROVALS

Telecoms £380

Agricultural and forestry buildings and demolition of $\,\pm 80$ buildings

9) CERTIFICATES OF CONFORMITY (LDO)

Non-residential £100

1 flat £250

2 or more flats (maximum 9) Flat fee £500

10) OTHER APPLICATIONS

Areas applications

New Hazardous Substance Consent • New consent without previous conditions £200 • In excess of twice the control quantity £400 All other cases £250 Continuation of Hazardous Substance Consent £200 Exploratory drilling for oil or natural gas Sites up to 7.5 hectares £380 per 0.1 hectare (or part thereof) of site area. Sites exceeding 7.5 hectares £28,500 plus £100 per 0.1 hectares (or part thereof) in excess of 7.5 hectares. Maximum £287,500 Winning, working, storage of minerals and waste Sites up to 15 hectares £190 per 0.1 hectare (or part thereof) of site area. Sites in excess of 15 hectares disposal £28,500 plus £100 per 0.1 hectare (or part thereof) in excess of 15 hectares. Maximum £74,800 Car parks, service roads or other access incidental to existing use Other operations on land (e.g. floodlights, £190 per 0.1 hectare (or part thereof) of site area. Maximum £287,500 engineering operations including golf courses) £190 For non-compliance with conditions, including retention of temporary buildings and renewals of permission £190 Variation or removal of conditions Playing fields (for non-profit making organisations) £385 11) CONCESSIONARY FEES AND **EXEMPTIONS** Works to improve a disabled person's access to a No fee (Proof of disabled person's registration public building, or to improve his/her access, safety, required) health or comfort at his/her dwelling house Applications by Community Councils Half the normal fee Applications required because of removal of No fee permitted development rights by a condition or by an Article 4 direction Resubmission for development of the same No fee character, within the same site and by the same applicant within 12 months of the date of decision of the previous application. If earlier application was withdrawn, 12 months starts from the date the application was submitted. (Concession does not apply where the previous application was approved). Listed Building Consent No fee Conservation Area Consent No fee Tree preservation Order / Trees in Conservation No fee

12) REFUNDS

Should the applicant and Local Planning Authority not agree an extended time period to determine an application, a refund is provided 16 weeks after the start date for a householder application and 24 weeks after the start date for all other applications.

NOTES

It is the applicant's responsibility to check whether or not a concessionary fee or exemption applies. No refund will be given relating to such a concession once an application has been registered.

Where an application relates to development which is within more than one fee category, the correct fee is the highest of the fees payable.

Where applications are submitted which relate to land in the area of two or more LPAs, a fee is payable to each LPA

Where an application relates to both residential and non-residential development, the fee shall be calculated by adding the 2 fees together