

PLEASE SEND YOUR COMPLETED APPLICATION FORM TO CENTRAL VALIDATION TEAM, PLANNING AND REGULATORY SERVICES, ARGYLL AND BUTE COUNCIL, 1A MANSE BRAE, LOCHGILPHEAD, PA31 8RD

FEE GUIDANCE NOTES

** The Town and Country Planning (Fees for Applications) (Scotland) Regulations 2022 (as amended) **

1. INTRODUCTION

- a) With most types of application, a fee has to be paid to the Council. These fees are required by statute in respect of costs associated with processing an application. The appropriate fee has to be paid BEFORE an application will be entertained. It should be noted that a fee is required for the submission of an application and is NOT refundable if planning permission is refused or the application is subsequently withdrawn.
- b) The current fees for different types of applications are shown below. These fees may well be increased or varied in the future.

It is important to note that with certain categories of planning application an additional administration fee (currently £235.00) is required in respect of an advert required in terms of Regulation 20 of the Town & Country Planning (Development Management Procedure) (Scotland) Regulations 2013. All applications that are measured in hectares will automatically be rounded up if greater than 0.1 of a hectare (e.g. 0.17 will become 0.2). Further to the publication of the Town and Country Planning (Development Management Procedure) (Scotland) Regulations 2013, the Planning Authority are no longer required to publish a notice in a newspaper, in accordance with Regulation 20(1), if the application relates to householder development. It would be helpful to discuss an application with Development Management prior to submission of an application in order to establish whether Regulation 20 publicity is likely to be required.

Fees can be paid using the Scottish Government eDevelopment portal, online at: https://www.argyll-bute.gov.uk/pay-it or by crossed cheque and made payable to "Argyll and Bute Council". If there is a combined planning fee, warrant fee and publicity fee then it will be acceptable to lodge one cheque to cover all fees. It would be helpful to include a note explaining how the fee amount is allocated to each application

2. Scale of Fees

Planning Permission in Principle

RESI	RESIDENTIAL DEVELOPMENT				
New	New Dwellings Fee Payable				
1.	Construction of buildings, structures or erections for use as residential accommodation.				
	(a)	single dwellinghouse	£691		
	(b)	where more than one dwellinghouse is to be created and the site area <u>does not exceed</u> 2.5 hectares	£691 per 0.1 hectare	maximum site size = 2.5 ha	
	(c)	where more than one dwellinghouse is to be created and site	£691 per 0.1 hectare +	up to and including 2.5 ha, plus	
		area exceeds 2.5 hectares	£346 per 0.1 hectare	in excess of 2.5 ha	
			Maximum = £86,428		
NON-	RESI	DENTIAL BUILDINGS			
2.	The o	construction of buildings, structures or erections including extensions.			
			£691 per 0.1 hectare +	up to and including 2.5 ha, plus	
			£346 per 0.1 hectare	in excess of 2.5 ha	
			Maximum = £86,428		

Applications for Full Planning Permission

Applications for Approval, Consent, or Agreement required by a condition imposed on a grant of Planning Permission in Principle

RES	RESIDENTIAL DEVELOPMENT				
New	Dwell	ings	Fee Payable		
1.		struction of buildings , structures or erections for use as residential a gories 2 to 6).	ccommodation (other than	development within	
	(a)	First 10 Dwellinghouses =	£691	per property	
	(b)	11 to 49 Dwellinghouses =	£691 per property + £519	per property 1-10. plus per property 11-49.	
	(c)	Over 50 Dwellinghouses =	£691 per property + £519 per property + £288 Maximum = £172,856	per property 1-10. plus per property 11-49. Plus per property 50+	
Exis	ting D	wellings			
2.	The	carrying out of operations which will result in the enlargement, improve	ement or other alteration of	an existing dwelling .	
	(a)	single dwelling	£346		
	(b)	one or more dwellings	£692		
3.			£346		
	(b)	the erection or construction of gates, fences, walls or other means of enclosure along a boundary of the curtilage of an existing dwellinghouse.	£346		

Applications for Full Planning Permission (cont...) Applications for Approval, Consent, or Agreement required by a condition imposed on a grant of Planning Permission in Principle (cont...)

NON-	RESID	DENTIAL BUILDINGS	Fee Payable		
4.	The c	construction of buildings, structures or erections including extensions	(other than construction wit	thin categories 1, 5, and 6).	
	(a)	where no floor area is created or the gross floor space created	£346		
		does not exceed 50 square metres,			
	(b)	where the gross floor space created is 50-100 square metres,	£691		
	(c)	where the gross floor space created is 100-4,000 square metres,	£691 per 100 sq M		
	(d)	where the gross floor space exceeds 4,000 square metres,	£27,640 +		
			£346 per 100 sq M	per 100 sq M,	
			Maximum C472.0EC	exceeding 4,000 sq M	
			Maximum = £172,856		
	(e)	where no buildings are to be created,	£691 per 0.1 hectare		
			Maximum - \$172.956		
			Maximum = £172,856		
Agric	ultura	Buildings			
5.	The e	erection, on land used for the purposes of agriculture, of buildings to be	oe used for agricultural purp	ooses (other than buildings in	
	category 6).				
	(a)	where the ground area to be covered by the development does	£576	maximum ground area =	
	(1.)	not exceed 500 square metres,	0570	500 sq M	
	(b)	where the ground area to be covered by the development	£576 +	Up to and including	
		exceeds 500 square metres,	£576 per 100 sq M	500 sq M, plus	
			2376 per 100 sq W		
			Maximum = £28,809		
Glass	shouse	es and Polytunnels			
6.	The e	rection of glasshouses or polytunnels to be used for agricultural purp	oses.		
		sch 100 square metres of ground area to be covered by the	£115 per 100 sq M		
	devel	opment			
			Maximum = £5,762		

Energy Generation

ENE	RGY G	ENE	RATION	Fee Payable	
7.	The erection of wind turbines and the carrying out of other operations in connection with the cincluding the construction or installation of any means of access to the generating station, pipe				
	lines	_	the construction of installation of any means of access to the gen	erating station, pipes or ot	ner conduits, and overnead
	(a)	<u> </u>	ere the number of turbines does not exceed 3:		
		i)	where none of the turbines have a ground to hub height exceeding 15 metres	£1,440	
		ii)	where one or more of the turbines has a ground to hub height exceeding 15 metres, but not exceeding 50 metres,	£2,880	
		iii)	where one or more of the turbines has a ground to hub height exceeding 50 metres,	£5,760	
	(b)	Wh	ere the number of turbines exceeds 3,	£576 per 0.1 hectare;	Maximum = £172,856
8.	cons	tructi	ruction of a hydro-electric generating station and the carrying on of the generating station, including the construction or installate the conduits, and overhead lines.		
9.	cons	tructi	ruction of a solar electric generating station and the carrying o on of the generating station, including the construction or installate the conduits, and overhead lines.		
10	The			•	- 225,505
10.	(a)		ing out of any operations connected with the exploratory drilling here the site area <u>does not exceed</u> 0.1 hectares,	£1,152	maximum site area = 0.1 ha
	(b)			£1,152 +	up to and including 0.1 ha,
	(b)	VVII	ere the site area <u>exceeds</u> 0.1 hectares,	£576 per 0.1 hectare	plus in excess of 0.1 ha
				2370 per 0.1 flectare	III excess of 0.1 fla
				Maximum = £172,856	
		İ			

Fish and Shellfish Farming

FISH	AND SHELLFIS	SH FARMING	Fee Payable		
11.	The placing or	assembly of equipment in any part of any marine waters for the	ne purposes of fish farming.		
	Surface Area	the surface area of the marine waters to be used in relation to the placement or assembly of any equipment for the purposes of fish farming	£230 per 0.1 hectare +	surface area fee plus	
	Sea Bed	the sea bed to be used in relation to such development	£86 per 0.1 hectare;	sea bed area fee	
			Maximum = £28,809		
12.	The placing or	assembly of equipment in any part of any marine waters for the	the purposes of shellfish farming		
	Surface Area	the surface area of the marine waters to be used in relation to the placement or assembly of any equipment for the purposes of shellfish farming	£125 per 0.1 hectare Maximum = £28,809		
13.	The erection, a	alteration or replacement of plant or machinery .			
	(a)	Where the site area does not exceed 5 hectares	£576 per 0.1 hectare	maximum site area = 5 ha	
	(b)	Where the site area <u>exceeds</u> 5 hectares,	£28,800 +	up to and including 5 ha, plus	
			£288 per 0.1 hectare	in excess of 5 ha	
			Maximum = £172,856		

Miscellaneous

MISC	ELLA	NEOUS	Fee Payable	
14.		construction of car parks, service roads and other means of acce the development is required for a purpose incidental to the existing		rposes of a single undertaking,
15.	Ope	rations for the winning and working of minerals (not including peat).		
	(a)	Where the site area does not exceed 0.1 hectare,	£1,152	maximum site area = 0.1 ha
	(b)	Where the site area <u>exceeds</u> 0.1 hectare, but does <u>not</u> exceed 15 hectares,	£1,152 + £576 per 0.1 hectare	up to and including 0.1 ha, plus in excess of 0.1 ha, up to
			2370 per 0.1 nectare	15 ha
	(c)	Where the site area exceeds 15 hectares,	£86,976 +	up to and including 15 ha, plus
			£288 per 0.1 hectare	in excess of 15 ha
			Maximum = £172,856	
16.	Ope	rations for the extraction of peat.	£576 per 0.1 hectare;	Maximum = £6,914
17.	The	carrying out of any operations not coming within any of the above cate	egories.	
	(a)	Where the site area does not exceed 0.1 hectare,	£1,152	maximum site area = 0.1 ha
	(b)	Where the site area <u>exceeds</u> 0.1 hectare, but does <u>not</u> exceed 15 hectares,	£1,152 +	up to and including 0.1 ha, plus
			£576 per 1 hectare	in excess of 0.1 ha, up to 15 ha
	(c)	Where the site area exceeds 15 hectares,	£9,792 +	up to and including 15 ha, plus
			£288 per 0.1 hectare	in excess of 15 ha
			Maximum = £172,856	

Use of Land

USE	OF LA	AND	Fee Payable		
18.		use of land for the disposal of refuse or waste materials or for the c	leposit of material remainin	g after minerals have been	
	extra	cted from land	_		
	(a)	Where the site area does not exceed 0.1 hectare	£1,152	maximum site area = 0.1 ha	
	(b)	Where the site area <u>exceeds</u> 0.1 hectare, but does <u>not</u> exceed 15 hectares,	£1,152 +	up to and including 0.1 ha, plus	
			£576 per 0.1 hectare	in excess of 0.1 ha, up to 15 ha	
	(c)	Where the site area exceeds 15 hectares,	£86,976 +	up to and including 15 ha, plus	
			£288 per 0.1 hectare	in excess of 15 ha	
			Maximum = £172,856		
19.	The use of land for the storage of minerals in the open				
	(a)	Where the site area does not exceed 0.1 hectare	£1,152	maximum site area = 0.1 ha	
	(b)	Where the site area <u>exceeds</u> 0.1 hectare, but does <u>not</u> exceed 15 hectares,	£1,152 +	up to and including 0.1 ha, plus	
			£576 per 0.1 hectare	in excess of 0.1 ha, up to 15 ha	
	(c)	Where the site area exceeds 15 hectares,	£86,976 +	up to and including 15 ha, plus	
			£288 per 0.1 hectare	in excess of 15 ha	
			Maximum = £172,856		

Change of Use of Buildings or Land

CHA	NGE C	F USE OF BUILDINGS OR LAND	Fee Payable	
20.	The	change of use of a building to use as one or more dwellinghouses.	•	
	(a)	First 10 Dwellinghouses =	£691	per property
	(b)	11 to 49 Dwellinghouses =	£691 per property +	per property 1-10 . plus
			£519	per property 11-49.
	(c)	Over 50 Dwellinghouses =	£691 per property +	per property 1-10 . plus
			£519 per property +	per property 11-49. Plus
			£288	per property 50+
			Mar 1	
			Maximum = £172,856	
21.	A ma	l Iterial change in the use of a building (other than a change of use re	eferred to in category 20)	
	(a)	where the gross floor space does not exceed 100 square metres,	£691	
	(b)	where the gross floor space created is 100-4,000 square metres ,	£691 per 100 sq M	
	(c)	where the gross floor space exceeds 4,000 square metres,	£27,640 +	
	(-)		£346 per 100 sq M	per 100 sq M,
				exceeding 4,000 sq M
			Maximum = £172,856	
22.	A ma	terial change in the use of land (other than)		
	(a)	a change of use within category 21, or	£576 per 0.1 hectare;	Maximum = £5,762
	(b)	a change of use within categories 18 or 19, or		
	(c)	a change in the use of equipment placed or assembled in marine		
		waters for the purposes of fish farming or shellfish farming		

Applications for a Certificate of Lawful Use or Development, or Certificate of Proposed Use or Development

CER	TIFICATES OF LAWFULNESS OF <u>EXISTING</u> USE OR DEVELOPMENT	Fee Payable
1.	An application under section 150(1)(a) or (b) of the 1997 Act <i>(or both as the case may be).</i>	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.	£346
CER	TIFICATES OF LAWFULNESS FOR PROPOSED USE OR DEVELOPMEN	Ť
3.	An application under section 151(1) of the 1997 Act (apart from one within category 4, below).	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 dwellinghouses .	£691 per dwelling Maximum = £172,856

Prior Notification and Prior Approval Fees under Schedule 1 of the General Permitted Development Order

PRI	OR NOTIFICATION AND PRIOR APPROVAL	Fee Payable
1.	An application made for determination as to whether the prior approval of the planning authority is required in relation to development under schedule 1 of the General Permitted Development Order (other than one within categories 2 to 9, below)	£200
2.	Agricultural Private Way Para. (4A) of Class 18, Part 6, schedule 1.	No Fee
3.	Change of Use: Agricultural Building to a Dwelling Para. (4) of Class 18B, Part 6, schedule 1.	£600
4.	Change of Use: Agricultural Building to Flexible Commercial Use Para. (5) of Class 18C, Part 6, schedule 1.	£600
5.	Replacement of an Existing Finfish Pen Para. (4) of Class21A, Part 6A, schedule 1.	£750
6.	Forestry Private Way Para. (4) of Class 22, Part 7, schedule 1.	No Fee
7.	Change of Use: Forestry Building to a Dwelling Para. (4) of Class 22A, Part 7, schedule 1.	£600
8.	Change of Use: Forestry Building to Flexible Commercial Use Para. (4) of Class 22B, Part 7, schedule 1.	£600
9.	Telecommunications Sub-para. (23) of Class 67, Part 20, schedule 1.	£750

Other

OTH	OTHER		Fee Payable
1.	Advertising Consent display of advertisements under regulation 15 of the 1984 Regulations		£346
2.		Material Amendment a planning permission under section 64 of the 1997 Act	
	а	Householder	£58
	b	Local Non-Householder	£116
	С	Major Development	£231
3.		ation or Removal of previous Conditions ion 42 (applications to develop land without complying with previous conditions) of the 1997 Act	£346

Fee Reduction / Modification

FEE	REDU	CTION / MODIFICATION	Fee Payable
1.	Whe	re the application relates solely to the carrying out of operations for:	
	(a)	the alteration or extension of a dwellinghouse (but not including the erection of a	No Fee
		dwellinghouse) or other operations within the curtilage of a dwellinghouse for the purpose	
		of	
		i) providing means of access to or within the dwellinghouse for a disabled person who resides or proposes to reside in that dwellinghouse, or	
		ii) providing facilities designed to secure that person's greater safety, health or comfort,	
	(b)	the purpose of providing means of access for disabled persons to or within a building or premises to which members of the public are admitted	No Fee
2.	for de	eat Planning Applications. (not Planning Permission in Principle) evelopment of the same character or description as development to which an earlier application for or no other development, by the same applicant who made that earlier application for planning perfect that the same application is applicated to the same application for planning perfect that the same application is applicated to the same application for planning perfect that the same application is applicated to the same application and the same application is applicated to the same application and the same application is applicated to the same application and the s	
	Whe	re all of the following conditions are met:	No Fee
	a)	12 months has passed since the previous application was either withdrawn, granted, refused, or any appeal was determined;	
	b)	Neither this application or the previous application are/were for Planning Permission in Principle (PPP);	
	c)	The application relates to the same site, or part of the site, and to no other land except land included solely for the purpose of providing a different means of access to the site;	
	d)	The original planning fee was paid	

Fee Reduction / Modification (cont...)

FEE	REDU	Fee Payable					
3.	peri in re	Repeat applications for approval, consent or agreement required by a condition imposed on a grant of planning permission in principle. in respect of the same matters as an earlier application for approval, consent or agreement required by a condition imposed on a grant of that planning permission in principle, by the same applicant					
	Whe	ere <u>all</u> of the following conditions are met:	No Fee				
	a)	12 months has passed since the previous application was either withdrawn, granted, refused, or any appeal was determined;					
	b)	The application relates to the same site, or part of the site, and to no other land;					
	c)	The original fee for the earlier application was paid	_				
4.	Repeat applications for certificates of lawful use or development or certificates of proposed use or development						
	Whe	ere <u>all</u> of the following conditions are met:	No Fee				
	a)	12 months has passed since the previous application was either withdrawn or refused;					
	b)	The application relates to the same site, or part of the site, and to no other land;					
	c)	The original fee for the earlier application was paid					
	d)	the planning authority is satisfied that it relates to a use, operation or other matter of the same description as the use, operation or matter to which the earlier application related and to no other use, operation or matter,					

Fee Reduction / Modification (cont...)

FEE	REDU	Fee Payable				
5.	Winning and working of minerals					
	Whe	re <u>eith</u>	No Fee			
	b)		or a permission which consolidates two or more subsisting permissions; es not seek permission for development which is not authorised by a subsisting permission			
6.	Hazardous Materials Consent Applications made under regulations 6, 7, 8 of the The Town and Country Planning (Hazardous Substances) (Scotland) Regulations 2015					
	a)	an a	application under regulation 6 (applications for hazardous substances consent) where the antity specified in the application as the maximum quantity proposed to be present exceeds be the controlled quantity	£1,383		
	b)	an application under:		£691		
		i)	regulation 6 (other than an application referred to in sub-paragraph (a) above); or	_		
		ii)	regulation 7 (applications for removal of conditions attached to hazardous substances consent); or			
		iii)	regulation 8 (application for continuation of hazardous substances consent where there has been a change in the person in control of any part of the land),			