PLANNING APPLICATION FEES

Fee 2023/24

A Metropolitan Planning Levy Certificate must be submitted with any application with an estimated cost of development in excess of the 2023-2024 threshold \$1,207,000 stipulated by the State Revenue Office Victoria. www.sro.vic.gov.au/metropolitan-planning-levy

The fee for combined permit applications is calculated by the sum of the highest fee which would have applied if separate applications were made & 50% of each of the other fees which would have applied if separate applications were made.

For a combined permit and planning scheme amendment (Under section 96A(4)(a) the sum of the highest of the fees which would have applied if separate applications were made and 50% of each of the other fees which would have applied if separate applications were made

Class 1 - Use only	\$1,415.10
Class 2, \$10,000 or less	\$214.60
Class 3, \$10,001 - \$100,000	\$675.70
Class 4, \$100,001 - \$500,000	\$1,383.30
Class 5, \$500,001 - \$1,000,000	\$1,494.60
Class 6, \$1,000,001 - \$2,000,000	\$1,605.90
Class 7, \$10,000 or less	\$214.60
Class 8, more then \$10,000	\$461.10
Class 9	\$214.60
Class 10	\$214.60
Class 11, \$100,000 or less	\$1,232.20
Class 12, \$100,001 - \$1,000,000	\$1,661.50
Class 13, \$1,000,001 - \$5,000,000	\$3,664.90
Class 14, \$5,000,001 - \$15,000,000	\$9,341.20
Class 15, \$15,000,001 - \$50,000,000	\$27,546.70
Class 16, \$50,000,001 or more	\$61,914.60
Class 22	\$1,415.10
Class 17	\$1,415.10
Class 18	\$1,415.10
Class 19	\$1,415.10
Class 20 - per 100 lots created	\$1,415.10
y Class 24	
Class 21	\$1,415.10
	Class 2, \$10,000 or less Class 3, \$10,001 - \$100,000 Class 4, \$100,001 - \$500,000 Class 5, \$500,001 - \$1,000,000 Class 6, \$1,000,001 - \$2,000,000 Class 7, \$10,000 or less Class 8, more then \$10,000 Class 9 Class 10 Class 11, \$100,000 or less Class 12, \$100,001 - \$1,000,000 Class 13, \$1,000,001 - \$1,000,000 Class 14, \$5,000,001 - \$5,000,000 Class 15, \$15,000,001 - \$50,000,000 Class 16, \$50,000,001 or more Class 22 Class 17 Class 18 Class 19 Class 20 - per 100 lots created

The statutory fee information provided, is a summary of fees set within the Planning and Environment (Fees) Regulations 2016 and Subdivision (Fees) Regulations 2016. Should any discrepancy exist, fees set within the relevant regulations apply.

SECTION 72 AMENDMENT FEES

Fee 2023/24

The fee for combined permit amendment applications is calculated by the sum of the highest fee which would have applied if separate applications were made & 50% of each of the other fees which would have applied if separate applications were made.

In determining the applicable fee for Section 72 Amendment applications. Where there is a 'cost of development' range, the cost of development is based on the estimated cost of any additional development.

Change of Use (Statutory)		
An amendment for change of use permit, or for a new use	S.72 Class 1	\$1,415.10
An amendment resulting in change of Permit Condition/s &/or	S.72 Class 2	¢1 415 10
Description (other than single dwelling)	5.72 Class 2	\$1,415.10
ingle Dwelling (Statutory)		
An amendment in relation to the development of land for a single	S.72 Class 3, \$10,000 or less	\$214.60
dwelling on a lot, or use and development of land for a single	S.72 Class 4, \$10,001 - \$100,000	\$675.70
dwelling on a lot &/or development ancillary to the use of land for	S.72 Class 5, \$100,001 - \$500,000	\$1,383.30
a single dwelling on a lot, including removal of trees. Excludes	S.72 Class 6, \$500,001 or more	\$1,494.60
Vicsmart.		
icsmart (Statutory)		
An amendment to a VicSmart permit if the estimated cost of	S.72 Class 7, \$10,000 or less	\$214.60
development is	S.72 Class 8, more than \$10,000	\$461.10
An amendment to a VicSmart permit to subdivide or consolidate land	S.72 Class 9	\$214.60
An amendment to a VicSmart permit other than class 7, 8 or 9	S.72 Class 10	\$214.60
ther Development (Statutory)		
An amendment to a permit issued for the development of land	S.72 Class 11, \$100,000 or less	\$1,232.20
(other than single dwelling on a lot, Vicsmart or subdivide or	S.72 Class 12, \$100,001 - \$1,000,000	\$1,661.50
consolidate land) including removal of trees and display of signs	S.72 Class 13, \$1,000,001 or more	\$3,664.90
amendment to a permit issued to not otherwise provided for in regulation S.72 Class 19		\$1,415.10
Subdivision (Statutory)		
An amendment to a permit issued to subdivide an existing building (other than a class 9 permit)	S.72 Class 14	\$1,415.10
An amendment to a permit issued to subdivide land into 2 lots (other than a class 9 or class 17 permit)	S.72 Class 15	\$1,415.10 \$1,415.10
An amendment to a permit issued to effect a realignment of a common boundary between lots or consolidate 2 or more lots (other than a class 9 permit)	S.72 Class 16	
An amendment to a permit issued to subdivide land (other than class 9, 17, 18 or 19 permit)	S.72 Class 17 - per 100 lots created	\$1,415.10
An amendment to a permit issued to create, vary or remove a restriction within the meaning of the <i>Subdivision Act 1988</i>		
An amendment to a permit issued to create or remove a right of way		
An amendment to a permit issued to create, vary or remove an	S.72 Class 18	\$1,415.10
easement other than a right of way		
An amendment to a permit issued to vary or remove a condition	7	
in the nature of an easement (other than right of way) in a Crown		
grant.		

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OTHER PLANNING FEES						
Amend an Application (Prior to Decision) (Statutory)						
Amend a current application for permit under S.57A after notice (prior to decision being made) 40% of the application fee for the current of application & any additional fee as required.						
Amend a current application to amend a permit under S.57A after notice (prior to decision being made) 40% of the application fee for that new class amendment permit application under S.72 additional fee as required by Note 1						
Note 1 , If a request to amend an application for a permit has the having a higher application fee, the applicant must pay an additionapplication and the amended class of permit						
Advertising Fees (Non Statutory)						
Advertising (includes up to 10 letters)	Additional letters \$7.00 each	\$180.00				
Small and Large advertising notice	External contractor	N/A				
Endorsement Fees (Non Statutory)						
Condition 1 plans	Each additional review	\$160.00				
Construction Management Plans (Non Statutory)						
Construction Management Plan - up to 9 Storeys	GST Inc.	\$625.00				
Construction Management Plan - 10 or more storeys	GST Inc.	\$1,345.50				
Construction Management Plan - Each Additional Review		\$270.00				
Subdivisions (Statutory)						
Subdivision Certification and Statement of Compliance		\$187.60				
Alter a Plan		\$119.20				
Amendment of a Certified Plan		\$151.00				
Section 173 Agreements (Statutory/Non Statutory)						
Section 173 agreement - standard (Non Statutory)	Refer Maddocks	N/A				
Section 173 agreement - amending or ending an agreement und	er Section 178A (Statutory)	\$707.50				
Secondary Consent (Non Statutory)						
Secondary Consent - Single Dwelling and Two Dwellings on a lot (including consent under a S173 agreement) GST Inc.						
Secondary Consent - Multi dwellings (3-10) & other Commercial/Industrial developments GST Inc.		\$1,245.00				
Secondary Consent - Multi dwellings (10+) including apartments	GST Inc.	\$1,660.00				
Other Fees (Statutory)						
Certificates of compliance (Under section 97N of the Planning an	d Environment Act (Regulation 10))	\$349.80				
Where a planning scheme specifies that a matter must be done t Minister, public authority or municipal council		\$349.80				
Other Fees (Non Statutory)						
	Physical Hard Copy	\$260.00				
Provide a copy of planning permit and endorsed plans	Electronic Email GST Inc.	\$200.00				
Copying plans while planning permit application is on notice	Per sheet for A1 to A0	\$36.00				
Advice regarding need for permit, planning scheme requirements or approval details GST Inc.		\$210.00				
Extension of time request for a planning permit						
On site compliance checks						
Pre application advice		\$285.00				
Retrospective planning fee		\$530.00				
Contributions to Public Open Space		4% of site				
		value				

The statutory fee information provided, is a summary of fees set within the Planning and Environment (Fees) Regulations 2016 and Subdivision (Fees) Regulations 2016. Should any discrepancy exist, fees set within the relevant regulations apply.

STRATEGIC PLANNING FEES

Fee 2023/24

\$91.40

For a combined permit and planning scheme amendment (Under section 96A(4)(a): the sum of the highest of the fees which would have applied if separate applications were made plus 50% of each of the other fees which would have applied if separate applications were made.

applic	ations were made.			
Stag	e 1 For: (Statutory) Payable to council the time at which the amendment is requeste	d		
Co	onsidering a request to amend a planning scheme			
Та	king action required by Division 1 of Part 3 of the Act		\$3,275.40	
Considering any submissions which do not seek a change to the amendment				
If a	applicable, abandoning the amendment			
Stag	e 2 For (Statutory) Payable to council before the planning authority considers submi	ssions		
ne	onsidering up to and including 10 submissions which seek a change to an amendment and cessary referring the submissions to a panel. Refer Note 2.		\$16,233.90	
Considering 11 to (and including) 20 submissions which seek a change to an amendment and where necessary referring the submissions to a panel. Refer to Note 2			\$32,436.00	
Considering submissions that exceed 20 submissions which seek a change to an amendment, and where necessary referring the submissions to a panel. Refer to Note 2		\$43,359.30		
Note 2: Including providing assistance to a panel in accordance with section 158 of the Act Making a submission to a panel appointed under Part 8 of the Act at a hearing referred to in section 24(b) of the Act Considering the panel's report in accordance with section 27 of the Act After considering submissions and the panel's report, abandoning the amendment.				
Stag	e 3 For (Statutory) Payable to council before the planning authority adopts the amen	ndment		
a) the	adopting the amendment or part of the amendment in accordance with section 29 of e Act; and	the planning authority or nil fee		
b) of	submitting the amendment for approval by the Minister in accordance with section 31 the Act; and			
c)	giving the notice of the approval of the amendment required by section 36(2) of the Act.			
Stag	e 4 For (Statutory) Payable to the Minister at the time the planning authority submits the amendmen	nt to he Minister for a	pproval	
a)	consideration by the Minister of a request to approve the amendment in accordance	\$516.70* if the	Minister is not	
wi	th section 35 of the Act; and	the planning aut		
b)	giving notice of approval of the amendment in accordance with section 36(1) of the Act.	if the Minister is the planning authority		
Othe	er (Statutory)			
	or requesting the Minister to prepare an amendment to a planning scheme exempted from quirements referred to in section 20(4) of the Act.	the	\$4,293.00	
	or requesting the Minister to prepare an amendment to a planning scheme exempted from quirements prescribed under section 20A(1) of the Act.	certain	\$1,033.50	

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Advice to Building Surveyors on Heritage Status of Buildings