

Forthcoming fees for Planning Applications in England

These fees will apply from 6th December 2023 as per the legislative amendments: 'The Town and Country Planning (Fees for Applications, Deemed Applications, Requests and Site Visits) (England) (Amendment) Regulations 2023'.

HOUSEHOLDER APPLICATIONS

Alterations/extensions to a single dwellinghouse , including works within boundary.	Single dwellinghouse	£258
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OUTLINE APPLICATIONS

Erection of dwellinghouses

Site area	Not more than 0.5 Hectares	£578 for each 0.1 hectare (or part thereof)
	Between 0.5 hectares And 2.5 hectares	£624 for each 0.1 hectare (or part thereof)
	More than 2.5 hectares	£15,433+ £186 for each additional 0.1 hectare (or part thereof) in excess of 2.5 hectares. Maximum fee £202,500

Erection of buildings (not dwellinghouses)

Site area	Not more than 1 hectare	£578 for each 0.1 hectare (or part thereof)
	Between 1 hectare and 2.5 hectares	£624 for each 0.1 hectare (or part thereof)
	More than 2.5 hectares	£15,433+ £186 for each additional 0.1 hectare (or part thereof) in excess of 2.5 hectares Maximum fee £202,500

FULL APPLICATIONS

(and first submissions of Reserved Matters; or Technical Details Consent)

Alterations/extensions to dwellinghouses, including works within boundaries

Number of dwellinghouses	Single dwellinghouse (or single flat)	£258
	Two or more dwellinghouses (or two or more flats)	£509

The erection of dwellinghouses

Number of dwellinghouses	Not more than 10 dwellinghouses	£578 for each dwellinghouse
	Between 10 and 50 dwellinghouses	£624 for each dwellinghouse

More than 50 dwellinghouses	£30,860+ £186 for each additional dwellinghouse In excess of 50. Maximum fee £405,000
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Erection of buildings (not dwellinghouses, agricultural, glasshouses, plant nor machinery)

Gross floor space to be created by the development

No increase in gross floor space or no more than 40 square metres	£293
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More than 40square metres but no more than 1,000square metres	£578 for each 75square metres (or part thereof)
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Between 1,000square metres and 3,750 square metres	£624 for each 75square metres (or part thereof)
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More than 3750 square metres	£30,680+ £186 for each additional 75 square metres (or part thereof) in excess of 3,750 square metres. Maximum fee £405,000
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Erection of buildings (on land used for agriculture for agricultural purposes)

Gross floor space to be created by the development

Not more than 465 square metres	£120
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More than 465 square metres but not more than 540 square metres	£578
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More than 540 square metres but not more than 1,000 square metres.	£578 for first 540square metres + £578 for each additional 75 square Metres in excess of 540 square metres
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Between 1,000 square metres and 4,215 square metres	£624 for first 1,000 square metres + £624 for each additional 75 square metres in excess of 1,000 square metres
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More than 4.215 square metres	£30,860 + £186 for each additional square metre (or part thereof) in excess of 4,215 square metres Maximum fee £405,000
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Erection of glasshouses (on land used for the purposes of agriculture)

Gross floor space to be created by the development	Not more than 465 square metres	£120
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More than 465 square metres but not more than 1,000 square metres	£3,225
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1,000 square metres or more	£3,483
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Erection/alterations/replacement of plant and machinery

Site area	Not more than 1 hectare	£578 for each 0.1 hectare (or part thereof)
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More than 1 hectare but not more than 5 hectares	£624 for each 0.1 hectare (or part thereof)
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More than 5 hectares	£30,860+ £186 for each additional 0.1 hectare (or part thereof) in excess of 5 hectares. Maximum fee £405,000
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Applications other than Building Works

Car parks, service roads or other accesses (for existing uses)	£293
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Waste (use of land for disposal of refuse or waste materials or deposit of material remaining after extraction or storage minerals)

Site area	Not more than 15 hectares	£316 for each 0.1 hectare (or part thereof)
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More than 15 hectares	£47,161+ £186 for each additional 0.1 hectare (or part thereof) in excess of 15 hectares Maximum fee £105,300
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Operations connected with exploratory drilling for oil or natural gas

Site area	Not more than 7.5 hectares	£686 for each 0.1 hectare (or part thereof)
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More than 7.5 hectares	£51,395+ £204 for each additional 0.1 hectare (or part thereof) in excess of 7.5 hectares Maximum fee £405,000
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Operations (other than exploratory drilling) for the winning and working of oil or natural gas.

Site area	Not more than 15 hectares	£347 for each 0.1 hectare (or part thereof)
	More than 15 hectares	£52,002+ £204 for each additional 0.1 hectare in excess of 15 hectares Maximum fee £105,300

Other operations (winning and working of minerals) excluding oil and natural gas

Site area	Not more than 15 hectares	£316 for each 0.1 hectare (or part thereof)
	More than 15 hectares	£47,161+ £186 for each additional 0.1 hectare in excess of 15 hectares Maximum fee £105,300

Other operations (not coming within any of the above categories)

Site area	Any site area	£293 for each 0.1 hectare (or part thereof) Maximum fee £2,535
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Change of Use of a building to use as one or more separate dwellinghouses, or other cases

Number of dwellinghouses	Not more than 10 dwellings	£578 for each dwelling
	Between 10 and 50 dwellings	£624 for each dwelling
	More than 50 dwellings	£30,860+ £186 for each additional dwelling in excess of 50 Maximum fee £405,000

Other Changes of Use of a building or land

£578

Lawful Development Certificate

Existing use or operation **Same as Full**

Existing use or operation – lawful not to comply with any condition or limitation **£293**

Proposed use or operation **Half the normal planning fee**

Prior Approval (under Permitted Development rights)

Larger Home Extensions **£120**

Additional storeys on a home **£120**

Agriculture and Forestry buildings & operations **£120**

Demolition of buildings **£120**

Communications (previously referred to as ‘Telecommunications Code Systems Operators’) **£578**

Change of Use from Commercial/Business/Service (Use Class E), or Betting Office or Pay Day Loan Shop to mixed use including up to two flats (Use Class C3)	£120

Change of Use of a building and any land within its curtilage from Commercial/Business/Service (Use Class E), Hotels (Use Class C1), Residential Institutions (Use Class C2), Secure Residential Institutions (Use Class C2A) to a State Funded School	£120

Change of Use of a building and any land within its curtilage from an Agricultural Building to a State Funded School	£120

Change of Use of a building and any land within its curtilage from an Agricultural Building to a flexible commercial use within Commercial/Business/Service (Use Class E), Storage or Distribution (Use Class B9), or Hotels (Use Class C1)	£120

Change of Use of a building and any land within its curtilage from Commercial/Business/Service (Use Class E) to dwellinghouses (Use Class C3)	£125 for each dwelling

Change of Use of a building and any land within its curtilage from an Agricultural Building to dwellinghouse (Use Class C3)	£120 ; or £258 if it includes building operations in connection with the change of use

Change of Use of a building from Betting Office, Pay Day Load Shop Launderette; a mixed use combining one of these uses and use as Dwellinghouse(s); or Hot Food Takeaways to Dwellinghouses (Use Class C3)	£120 ; or £258 if it includes building operations In connection with the change of use

Change of Use of a building and any land within its curtilage from Amusement Arcades/Centres and Casinos to Dwellinghouses (Use Class C3)	£120 ; or £258 if it includes building operations in connection with the change of use

Temporary Use of Buildings or Land for the Purpose of Commercial Film-Making and the Associated Temporary Structures, Works, Plant or Machinery required in connection with that Use	£120

Provision of Temporary School Buildings on Vacant Commercial Land and the use of that land as a State Funded School for up to 3 Academic Years	£120

Development consisting of the erection or construction of a Collection Facility within the curtilage of a shop	£120

Installation, alteration or replacement of other Solar Photovoltaics (PV) equipment on the roofs of non-domestic buildings, up to a capacity of 1 Megawatt	£120

Erection, extension or alteration of a university building		£120
Moveable structure within the curtilage of a historic visitor attraction or listed pub/restaurant/etc		£120
Erection, extension or alteration on a closed defence site by or on behalf of the Crown of single living accommodation and/or non-residential buildings		£120
Construction of new dwellinghouses	Not more than 10 dwellings	£418 for each dwelling
	Between 10 and 50 dwellings	£451 for each dwelling
	More than 50 dwellings	£22,309+ £135 for each dwelling in excess of 50 Maximum fee £405,000
Reserved Matters		
Approval of reserved matters following Outline approval		Full fee due; or if full fee already paid £578
Removal/Variation/Approval/Discharge of Condition		
Removal of variation of a condition following grant of planning permission		£293
Discharge of Condition(s) – Approval of details and/or confirmation that one or more planning conditions have been complied with		Householder £43 All others £145
Advertising		
Relating to the business on the premises		£165
Advance signs which are not situated on or visible from the site, directing the public to a business		£165
Other advertisements		£578
Non-material Amendment following a Grant of Planning Permission		
Householder development		£43
Any other development		£293
Permission in Principle		
Site area		£503 for each 0.1 hectare (or part thereof)

Concessions

Please note: Not all concessions are valid for all application types. Upon receipt of your application, the local authority will check the fee is correct and if the concession is applicable.

Application types with no current fee

Listed Building Consent

Planning permission for relevant demolition in a Conservation Area

Works to Trees covered by a Tree Preservation Order or in a Conservation Area

Hedgerow removal notice

Exemptions from payment (removed from legislation but remain valid as per below)

An application that is the first and only revision of a previous application of the same type, for development of the same character or description, on the same site (or part of that site), by the same applicant where it will be received by the Local Authority within 12 months of:

- The Local Authority receiving the previous application if it was withdrawn; or
 - The previous application being granted or refused; or
 - The determination period of the previous application expiring, where that application was validated, not determined, and then appealed on the grounds of non-determination;
- and, in all cases, where that relevant 12 month period started no later than 5th December 2023.

An application that is the first and only revision of a previous application, for display advertisement(s) of the same description, on the same site(s) or part(s) of the site(s), by the same applicant, where it will be received by the Local Authority within 12 months or:

- The Local Authority receiving the previous application if it was withdrawn; or
 - The previous application being refused;
- and, in all cases, where that relevant 12 month period started no later than 5th December 2023

Exemptions from payment

An application solely for the alteration or extension of an existing dwellinghouse; or works in the curtilage of an existing dwellinghouse (other than the erection of a dwellinghouse) for the purpose of providing:

- Means of access to or within it for a disabled person who is resident in it, or is proposing to take up residence in it; or
- Facilities designed to secure that person's greater safety, health or comfort.

An application solely for the carrying out of the operations for the purpose of providing a means of access for disabled persons to or within a building or premises to which members of the public are admitted.

If the application relates to an alternate use of buildings or land within the same Use Class that requires planning permission only by the requirements of a condition imposed on a permission granted or deemed to be granted under Part 3 of the Town and Country Planning Act 1990 (as amended).

If the application is for a lawful development certificate, for existing use, where an application for planning permission for the same development would be exempt from the need to pay a planning fee under any other planning fee regulation.

If the application is for consent to display an advertisement which results from a direction under Regulation 7 of the 2007 Regulations, dis-applying deemed consent under Regulation 6 to the advertisement in question.

If the application relates to a condition or conditions on an application for Listed Building Consent or planning permission for relevant demolition in a Conservation Area.

If the application is for a Certificate of Lawfulness of Proposed Works to a Listed Building.

If an application for planning permission (for which a fee is payable) being made by the same applicant on the same date for the same site, buildings or land as the prior approval application (for larger home extensions, additional storeys on a home, or change of uses)

Reductions to payments

If the application is being made on behalf of a non-profit making sports club for works for playing fields not involving buildings then the fee is **£578**

If the application is being made on behalf of a parish or community council then the fee is **50%**

If the application is an alternative proposal being submitted on the same site by the same applicant on the same day, where this application is of lesser cost then the fee is **50%**

In respect of reserved matters you must pay a sum equal to or greater than what would be payment at current rates for approval of all the reserved matters. If this amount has already been paid then the fee is **£578**

If the application is for a Lawful Development Certificate for a Proposed Use or Development, then the fee is **50%**

If two or more applications are submitted for different proposals on the same day and relating to the same site then you must pay the fee for the highest fee plus **half sum of the others.**

Fees for Cross Boundary Applications

Where an application crosses one or more local or district planning authorities

- The amount due is usually **150%** of the 'single' fee that would have been payable for the proposed development (as if there had only been one application to a single authority covering the entire site); unless
- The 'total' fee (the sum total of each separately calculated fee for each part of the development within each authority's boundary) is smaller. In which case this 'total' fee is the fee due.

In either case, the fee should be paid to the authority that contains the largest part of the application site within its boundary.

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