## **Planning Fees**



Planning fees are regulated under the Planning and Environment (Fees) Regulations (2016) and are GST free, except where specified. For combined Planning Permit applications (where more than one fee applies) the amount payable will be 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	Type of application		Fee for application	Combined application fee	
1	Use of Land (including s	ale and consumption of Liquor)	\$1,415.10	\$707.60	
VicSmart App	olications		·		
7		evelopment is \$10,000 or less	\$214.70	-	
8	if the estimated cost of d	evelopment is more than \$10,000	\$461.10	-	
9	application to subdivide	or consolidate land	\$214.70	-	
10	Reduction in car parking		\$214.70	-	
Single dwellii	ng use or development	(other than VicSmart)			
To develop lar	nd for a single dwelling pe	er lot or use and develop land for a single dwe	lling per lot and ui	ndertake	
development a	•	I for a single dwelling per lot included in the a	•		
2		development is \$10,000 or less	\$214.70	\$107.40	
3	if the estimated cost of development is more than \$10,000 but not more than \$100,000		\$675.80	\$337.90	
4	if the estimated cost of d more than \$500,000	\$1,383.30	\$691.70		
5	if the estimated cost of development is more than \$500,000 but not more than \$1,000,000		\$1,494.60	\$747.30	
6	if the estimated cost of d more than \$2,000,000	\$1,605.90	\$803.00		
Development VicSmart app To develop lar	lications)	age, removal of vegetation and single dwe	ellings over \$2 m	nillion, other than	
		evelopment is less than \$100,000	¢1 000 00	\$616.00	
11		evelopment is more than \$100,000 and not	\$1,232.30	\$616.20	
12	more than \$1,000,000		\$1,661.60	\$830.80	
13	if the estimated cost of d more than \$5,000,000	evelopment is more than \$1,000,000 and not	\$3,665.00	\$1,832.50	
14	if the estimated cost of development is more than \$5,000,000 and not more than \$15,000,000 $$		\$9,341.30	\$4,670.70	
15	if the estimated cost of development is more than \$15,000,000 and not more than \$50,000,000		\$27,546.80	\$13,773.40	
16	if the estimated cost of d	evelopment is more than \$50,000,000	\$61,914.60	\$30,957.30	
Miscellaneou	s fees				
22	A permit not otherwise p	rovided for in the regulation	\$1,415.10	\$707.60	
Regulation 10	For combined applications	the sum of the highest of the fees which would have applied if separate applications were made and 50% each of the other fees which would have applied if separate applications were made			
Regulation 12	application for a permit after notice is given is 40% of the application fee for the class of permit, If an application to amend an application for a permit or an application to amend a permit has the effect of changing the class of that permit application to amend a permit additional fee being the difference the original class of application and the amended class of permit			permit or amend ar ass of that permit ust pay an	
Regulation 13	For combined applications to amend a permit	olications to amend a applications were made and 50% each of the other fees which would have			
Regulation 15 Certificate of Compliance			\$349.80		
Regulation 16	tion 16 For an agreement to a proposal to amend or end an agreement under section 173 of the Act			\$707.60	
Regulation 18	Where a planning scheme specifies that a matter must be done to the			\$349.80	

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Subdivision	ı (other than VicSmart applications)		
17	To subdivide an existing building	\$1,415.10	\$707.60
18	To subdivide land into two lots	\$1,415.10	\$707.60
19	To effect a realignment of a common boundary between lots or consolidate two or more lots	\$1,415.10	\$707.60
20	other subdivisions (per 100 lots)	\$1,415.10	\$707.60
21	To: a) create, vary or remove a restriction within the meaning of the Subdivision Act 1988; or b) create or remove a right of way; or c) create, vary or remove an easement other than a right of way; or d) vary or remove a condition in the nature of an easement (other than right of way) in a Crown grant.	\$1,415.10	\$707.60
ubdivisior	n certification and engineering fees under the Subdivision (Fees) Re	gulations 2016	
	For a certificate of compliance	\$187.60	
	Alteration of Plan	\$119.30	
	Amendment of certified plan	\$151.10	
naineerina	costs based on the estimated cost of construction works:	********	
	Checking of engineering plans	0.75%	
	Engineering plans prepared by Council	3.50%	
	Supervision of works	2.50%	
Ion Regula	·	Fees	
	consent applications	\$34!	5.00
	ension of time to Planning Permit - First Request	\$310	
	ension of time to Planning Permit - Second Request	\$360	
•	ension of time to Planning Permit - Third and Subsequent Requests	\$51	
•	proval Under Section 173 Agreement	\$34	
	of application – up to first 15 properties (inc GST)	\$14	
	rty thereafter (inc GST)	\$7.	
Vritten advid		\$152	
Copy of Plan	nning Permit & Endorsed Plans	\$100	3.00
· •	Amendments to Planning Permits under Section 72 of the Plannin		Fee for
Class	Environment Act		application
1	Amendment to a permit to change the use of land allowed by the permit use of land	t or allow a new	\$1,415.1
hange to	permit conditions or change what permit allows		
2	Amendment to a permit (other than a permit to develop land for a single or to use and develop land for a single dwelling per lot or to undertake ancillary to the use of land for a single dwelling per lot) to change the st the permit allows or to change any or all of the conditions which apply t	development atement of what	\$1,415.1
mend Vic	Smart Applications		
7	if the estimated cost of the additional development is \$10,000 or less		\$214.70
8	if the estimated cost of the additional development is more than \$10,00	0	\$461.10
9	to a class 9 permit		\$214.70
10	to a class 10 permit		\$214.70
mend sing	gle dwelling use or development (other than VicSmart)		
3	if the cost of any additional development permitted by the amendment i	s \$10,000 or less	\$214.70
4	if the cost of any additional development permitted by the amendment is more than \$10,000 but not more than \$100,000		\$675.80
5	if the cost of any additional development permitted by the amendment i \$100,00 but not more than \$500,000	s more than	\$1,383.3
6	if the cost of any additional development permitted by the amendment i \$500,000	s more than	\$1,494.6
	elopment permits (includes signage, removal of vegetation and sing /icSmart applications)  if the estimated cost of the additional development to be permitted by the		r \$2 million,

## **Planning Fees**



12	if the estimated cost of any additional development to be permitted by the amendment is more than \$100,000 but not more than \$1,000,000	\$1,661.60
13	if the estimated cost of any additional development to be permitted by the amendment is more than \$1,000,000	\$3,665.00
mend a su	bdivision (other than VicSmart applications)	
14 - 19	Amend a subdivision Permit (fee applies per 100 lots)	\$1,415.10
Stage	Amendment to Planning Scheme	Fee
	tages 1, 2 and 3 are paid to Council by the person who requested the amendment. The fee $\mathfrak f$ linister by the person who requested the amendment	or Stage 4 is
1	<ul><li>a) considering a request to amend a planning scheme; and</li><li>b) taking action required by Division 1 of Part 3 of the Act; and</li><li>c) considering any submissions which do not seek a change to the amendment;</li><li>d) if applicable, abandoning the amendment</li></ul>	\$3,275.40
2	a) considering	
	(i) up to and including 10 submissions which seek a change to an amendment and where necessary referring the submissions to a panel; or	\$16,233.90
	(ii) 11 to (and including) 20 submissions which seek a change to an amendment and where necessary referring the submissions to a panel; or	\$32,436.00
	(iii) Submissions that exceed 20 submissions which seek a change to an amendment, and where necessary referring the submissions to a panel; and	\$43,359.30
	b) providing assistance to a panel in accordance with section 158 of the Act; and c) 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; and d) considering the panel's report in accordance with section 27 of the Act; and e) after considering submissions and the panel's report, abandoning the amendment.	
3	<ul> <li>a) adopting the amendment or part of the amendment in accordance with section 29 of the Act; and</li> <li>b) submitting the amendment for approval by the Minister in accordance with section 31 of the Act; and</li> <li>c) giving the notice of the approval of the amendment required by section 36(2) of the Act.</li> </ul>	\$516.80
4	a) consideration by the Minister of a request to approve the amendment in accordance with section 35 of the Act; and b) giving notice of approval of the amendment in accordance with section 36(1) of the Act.	\$516.80

The sum of the highest of the fee which would have applied if separate applications were made and 50% of the other feeswhich would have applied if separate applications were made