

## PLANNING FEE SCHEDULE

City of Wanneroo

23 Dundebar Road, Wanneroo WA 6065 Locked Bag 1, Wanneroo WA 6946 T 9405 5000 E enquiries@wanneroo.wa.gov.au wanneroo.wa.gov.au

Items 1 – 14 are charged in accordance with Part 7 and the applicable item listed in Schedule 2 of the *Planning and Development Regulations 2009* 

## Effective 4 July 2023

All Fees and Charges listed below are GST exempt

Item	Description of Service	Fee				
	Development Applic	cations				
	(including development of a type to be determined by	a Development Assessment Panel).				
	Note: Applications that are subject to determination by a Development Assessment Panel are subject to an additional fee as set out					
in the I	Planning and Development (Development Assessment Panels) Regu	lations 2011 detailed on page 4 of this schedule.				
1	Determining a development application (other than for an					
	extractive industry) where the development has not					
	commenced or been carried out and the estimated cost of					
	the development is: a) Not more than \$50,000	\$147.00				
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	b) More than \$50,000 but not more than \$500,000	0.32% of the estimated cost of development				
	c) More than \$500,000 but not more than \$2.5	\$1,700 + 0.257% for every \$1 in excess of				
	million	\$500,000				
	d) More than \$2.5 million but not more than \$5 million	\$7,161 + 0.206% for every \$1 in excess of \$2.5 million				
	e) More than \$5 million but not more than \$21.5	\$12,633 + 0.123% for every \$1 in excess of \$5				
	million	million				
	f) More than \$21.5 million	\$34,196.00				
	Reimbursement of Advertising Costs	Costs and expenses of advertising the application				
	Troinibardoment of Advortioning Coole	and advertising matters related to the application				
2	Determining a development application (other than for an	The fee in item 1 plus, by way of penalty, twice				
	extractive industry) where the development has	that fee				
	commenced or been carried out					
3	Determining a development application for an extractive	\$739				
	industry where the development has not commenced or					
	been carried out					
4	Determining a development application for an extractive	The fee in item 3 plus, by way of penalty, twice				
	industry where the development has commenced or been	that fee				
	carried out					
<i>E</i> A	Determining an application to amond or consol	¢205				
5A	Determining an application to amend or cancel development approval	\$295				
5B	Deemed-to-Comply Check	\$295				
36	Determining an application for advice made under the	Ψ230				
	Planning and Development (Local Planning Schemes)					
	Regulations 2015, Schedule 2, Clause 61A. (effective 15					
	February 2021)					
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	Subdivision Clear	ance				
5	a) Not more than 5 lots	\$73 per lot				
	b) More than 5 lots but not more than 195 lots	\$73 per lot for the first 5 lots and then \$35 per lot				
	c) More than 195 lots	\$7393				

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	Home Business Applications					
6	Determining an initial application for approval of a home occupation where the home occupation has not commenced	\$222				
7	Determining an initial application for approval of a home occupation where the home occupation has commenced	The fee in item 6 plus, by way of penalty, twice that fee				
8	Determining an application for the renewal of an approval of a home occupation where the application is made before the approval expires	\$73				
9	Determining an application for the renewal of an approval of home occupation where the application is made after the approval has expired	The fee in item 8 plus, by way of penalty, twice that fee				
	Change of Use Applic	cations				
10	Determining an application for a change of use or for an alteration or extension or change of a non-conforming use to which item 1 does not apply, where the change or the alteration, extension or change has not commenced or been carried out	\$295				
11	Determining an application for a change of use or for an alteration or extension or change of a non-conforming use to which item 2 does not apply, where the change or the alteration, extension or change has commenced or been carried out	The fee in item 10 plus, by way of penalty, twice that fee				
	Miscellaneous Fe	988				
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12	Providing a Zoning Certificate	\$73				
13	Replying to a Property Settlement Questionnaire	\$73				
14	Providing Written Planning Advice (Includes Home Office Letter of Compliance)	\$73				
14a	Modification to previously issued Clearance	\$73				
15	Modification of Building Envelope	\$232.00				
16	Advertising costs and expenses associated with applications	Costs & expenses for advertising applications listed in Schedule 2, items 1 – 11 of the <i>Planning and Development Regulations 2009</i> (and listed as items 1 – 11 in this Fee Schedule) in addition to the fee for the provision of the service				
17	Administration Fee for Withdrawal of Caveats	\$398				
18	Liquor Licence – Certificate of Local Planning Authority (Section 40)	\$215				
19	Gaming Permit (includes Renewal Permits) (Section 55)	\$108				
20 21	Copy of Planning Decision documents Research of City records (per hour or pro rata)	\$74.50 \$33.50				
	Pedestrian Accessway, Road Reserve 8	Right of Way Closures				
22	Pedestrian Accessway Closure (Administration fee)	\$591				
23	Road Reserve Closure (Administration fee)	\$591 \$591				
24	Right of Way Closure (Administration fee)	\$591				
	Copies of Plans / Public	cations				
O.F.	Copies of Plane: Plank and White A4	<b>\$0.0</b> E				
25	Copies of Plans: Black and White - A4  Black and White - A3	\$0.25 \$0.45				
	Black and White - A3  Black and White - A0	\$3.30				
	Colour – A4	\$3.30 \$1.05				
	Colour – A3	\$2.10				
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Item	Description of Service	Fee
	Colour – A0	\$12.00
26	Publications: Less than 10 pages	\$6.70
	10 to 50 pages	\$13.40
	51 to 100 pages	\$26.00
	101 to 200 pages	\$38.50
	Town Planning Scheme Text	Free of Charge – Available on the City's website
	Scheme Amendments, Structure Plans &	Local Development Plans
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27	Town Planning Scheme Amendments	The fee is to be calculated in accordance with the Planning and Development Regulations 2009 (Part 7 – Local Government Planning Charges) as amended from time to time.  Upon receipt of the proposal, an estimate will be provided to the applicant
28	Structure Plan Adoption	The fee is to be calculated in accordance with the Planning and Development Regulations 2009 (Part 7 – Local Government Planning Charges) as amended from time to time.  Upon receipt of the proposal, an estimate will be provided to the applicant
29	Structure Plan Amendment	The fee is to be calculated in accordance with the Planning and Development Regulations 2009 (Part 7 – Local Government Planning Charges) as amended from time to time.  Upon receipt of the proposal, an estimate will be provided to the applicant
30	Local Development Plans	The fee is to be calculated in accordance with the Planning and Development Regulations 2009 (Part 7 – Local Government Planning Charges) as amended from time to time.  Upon receipt of the proposal, an estimate will be provided to the applicant
31	Local Development Plan Amendments	The fee is to be calculated in accordance with the Planning and Development Regulations 2009 (Part 7 – Local Government Planning Charges) as amended from time to time.  Upon receipt of the proposal, an estimate will be provided to the applicant
	Design Review Pa	nel
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32	a) Consideration of a proposal at the request of the applicant by an individual DRP member prior to or after lodgement of a development application	\$250 per hour (max 2 hours)
	b) Consideration or Reconsideration of a proposal by an individual DRP member after lodgement of a development application	\$250 per hour (max 2 hours)
	<ul> <li>Reconsideration of a proposal by an individual DRP member prior to lodgement of a development application</li> </ul>	\$250 per hour (max 2 hours)
	d) Reconsideration of proposal prior to lodgement of development application	\$ 422.00
	e) Reconsideration of proposal after lodgement of development application	\$ 911.00

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## **Development Assessment Panels** (DAP fees effective from 1 March 2024)

Applications that are subject to determination by a Development Assessment Panel (DAP) are subject to an additional fee as set out in the *Planning and Development (Development Assessment Panels) Regulations 2011, Schedule 1 – Fees for Applications (Regulations 10, 17)* as detailed below.

1.	A DAP application where the estimated cost of development is:	
	a) less than \$2 million	\$5,341.00
	b) Not less than \$2 million and less than \$7 million	\$6,168.00
	c) Not less than \$7 million and less than \$10 million	\$9,522.00
	d) Not less than \$10 million and less than \$12.5 million	\$10,361.00
	e) Not less than \$12.5 million and less than \$15 million	\$10,656.00
	f) Not less than \$15 million and less than \$17.5 million	\$10,952.00
	g) Not less than \$17.5 million and less than \$20 million	\$11,249.00
	h) Not less than \$20 million and less than \$50 million	\$11,544.00
	i) Not less than \$50 million	\$16,680.00
2.	An application under r.17 (Amending or cancelling development approval)	\$264.00

**Example**: If an application is received with a cost of development, exclusive of GST, valued at \$10 million, the associated fee of Item 1(d) applies. The application does not fall into the lower threshold of Item 1(b) as the estimated cost is not 'less than \$10 million'. Note: The estimated cost of development is calculated *exclusive* of GST

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