Fees and Charges Document: Planning Development, Planning Policy, Land Charges and Street Naming and Numbering

Effective from 1 April 2022





List of statutory and discretionary fees and charges VAT is charged at 20% where applicable.

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Part A – Planning Statutory Charges

List of Statutory and Discretionary Fees and Charges

In addition to the statutory planning fees listed below, developments may also be liable to pay a Community Infrastructure Levy (CIL) charge – please see page 18 below.

Payment can be made by debit or credit card using either our <u>on-line service</u> (available 24 hours a day, 365 days a year), by BACS (please email <u>planning@newark-sherwoooddc.gov.uk</u> to inform payment has been made, including application reference (if known), amount and site address) or by telephoning us on 01636 650000. **Please note, we no longer accept payments by cheque**.

Clarification on how planning fees are calculated: To assist we have also produced a <u>planning fees and charges</u> <u>supplementary guidance document (listed under 'Planning Fees' on our website</u> to assist with certain applications that often raise queries.

Statutory planning fees	
Category of development	Fee payable
I. Operations	
 The erection of dwellinghouses (other than development in category 6), [includes the building of new flats]. 	 (1) Where the application is for outline planning permission and: a) the site area does not exceed 2.5 hectares, £462 for each 0.1 hectare (or part thereof) of the site area; b) the site area exceeds 2.5 hectares, £11,432; and an additional £138 for each 0.1 hectare (or part thereof) in excess of 2.5 hectares, subject to a maximum in total of £150,000. (1A) Where the application is for permission in principle £402 for each 0.1ha of the site area. (2) in other cases: a) where the number of dwellinghouses to be created by the development is 50 or fewer, £462 for each dwellinghouse; b) where the number of dwellinghouses to be created by the development exceeds 50, £22,859; and an additional £138 for each dwellinghouse in excess of 50 dwellinghouses, subject to a maximum in total of £300,000.
 The erection of buildings (other than buildings in categories 1, 3, 4, 5 or 7). 	 (1) Where the application is for outline planning permission and: a) the site area does not exceed 2.5 hectares, £462 for each 0.1 hectare (or part thereof) of the site area; b) the site area exceeds 2.5 hectares, £11,432; and an additional £138 for each 0.1 hectare (or part thereof) in excess of 2.5 hectares, subject to a maximum in total of £150,000. (1A) Where the application is for permission in principle £402 for each 0.1ha of the site area.

	(2) in other cases:
	 a) where no floor space¹ is to be created by the development, £234; b) where the area of gross floor space to be created by the development does not exceed 40 square metres, £234; c) where the area of the gross floor space to be created by the development exceeds 40 square metres, £462; d) where the area of the gross floor space to be created by the development exceeds 75 square metres, but does not exceed 3750 square metres, but does not exceed 3750 square metres (or part thereof) of that area; e) where the area of gross floor space to be created by the development exceeds 3750 square metres, £22,859; and an additional £138 for each 75 square metres, cor part thereof) in excess of 3750 square metres, subject to a maximum in total of £300,000.
3. The erection, on land used for the purposes of agriculture, of buildings to be used for agricultural purposes (other than buildings in category 4).	 (1) Where the application is for outline planning permission and: (a) the site area does not exceed 2.5 hectares, £462 each 0.1 hectare (or part thereof) of the site area; (b) the site area exceeds 2.5 hectares, £11,432; and an additional £138 for each additional hectare (or part thereof) in excess of 2.5 hectares, subject to a maximum in total of £150,000. (1A) where the application is for permission in principle £402 for each 0.1ha of the site area. (2) in other cases: (a) where the area of gross floor space to be created by the development does not exceed 465 square metres, £96; (b) where the area of gross floor space to be created by the development exceeds 465 square metres, £462; (c) where the area of the gross floor space to be created by the development exceeds 540 square metres, £462 for the first 540 square metres, £462 for the first 540 square metres, and an additional £462 for each 75 square metres; £22,859; and an additional £138 for each 75 square metres, subject to a maximum in total of £300,000.

 $^{^{\}rm 1}$ Please note: "floor space" is measured to the outside wall.

4.	The erection of glasshouses on land used for the purposes of agriculture.	 (1) Where the area of gross floor space to be created by the development does not exceed 465 square metres, £96; (2) where the area of gross floor space to be created by the development exceeds 465 square metres, £2,580.
5.	The erection, alteration or replacement of plant or machinery.	 (1) Where the site area does not exceed 5 hectares, £462 for each 0.1 hectare (or part thereof) of the site area; (2) Where the site area exceeds 5 hectares, £22,859; and an additional £138 for each 0.1 hectare (or part thereof) in excess of 5 hectares, subject to a maximum in total of £300,000.
6.	The enlargement, improvement or other alteration of existing dwelling houses.	 (1) Where the application relates to one dwellinghouse, £206; (2) Where the application relates to two or more dwellinghouses, £407.
7.	The carrying out of operations (including the erection of a building) within the curtilage of an existing dwellinghouse, for purposes ancillary to the enjoyment of the dwellinghouse as such, or the erection or construction of gates, fences, walls or other means of enclosure along a boundary of the curtilage of an existing dwellinghouse.	£206
8.	The construction of car parks, service roads and other means of access on land used for the purposes of a single undertaking, where the development is required for a purpose incidental to the existing use of the land.	£234
9.	The carrying out of any operations connected with exploratory drilling for oil or natural gas.	 (1) Where the site area does not exceed 7.5 hectares, £508 for each 0.1 hectare (or part thereof) of the site area; (2) where the site area exceeds 7.5 hectares, £38,070; and an additional £151 for each 0.1 hectare (or part thereof) in excess of 7.5 hectares, subject to a maximum in total of £300,000.
10.	A The carrying out of any operations (other than operations coming within category 9) for the winning and working of oil or natural gas.	 Where the site area: (a) does not exceed 15 hectares, £257 for each 0.1 hectare of the site area, (b) exceeds 15 hectares, £32,100 £38,520; and an additional £126 £151 for each 0.1 hectare in excess of 15 hectares, subject to a maximum in total of £78,000.

11. The carrying out of any operations not coming within any of the above categories.	 In the case of operations for the winning and working of minerals: (a) where the site area does not exceed 15 hectares, £234 for each 0.1 hectare (or part thereof) of the site area; (b) where the site area exceeds 15 hectares, £34,934; and an additional £138 for each 0.1 hectare (or part thereof) in excess of 15 hectares, subject to a maximum in total of £78,000; In any other case, £234 for each 0.1 hectare (or part thereof) of the site area, subject to a maximum in total of £2,028.
II. Uses of Land	
 The change of use of a building to use as one or more separate dwellinghouses. 	 Where the change of use is from a previous use as a single dwellinghouse to use as two or more single dwellinghouses: (a) where the change of use is to use as 50 or fewer dwellinghouses, £462 for each additional dwellinghouse; (b) where the change of use is to use as more than 50 dwellinghouses, £22,859; and an additional £138 for each dwellinghouse in excess of 50 dwellinghouses, subject to a maximum in total of £300,000; (2) in all other cases: (a) where the change of use is to use as 50 or fewer dwellinghouses, £462 for each dwellinghouse; (b) where the change of use is to use as 50 or fewer dwellinghouses, £462 for each dwellinghouse; (b) where the change of use is to use as more than 50 dwellinghouses, £22,859; and an additional £138 for each dwellinghouse in excess of 50 dwellinghouses, £22,859; and an additional £138 for each dwellinghouse in excess of 50 dwellinghouses, £22,859; and an additional £138 for each dwellinghouse in excess of 50 dwellinghouses, subject to a maximum in total of £300,000.
 2. The use of land for: a) the disposal of refuse or waste materials; b) the deposit of material remaining after minerals have been extracted from land; or c) the storage of minerals in the open. 	 (1) Where the site area does not exceed 15 hectares, £234 for each 0.1 hectare (or part thereof) of the site area; (2) where the site area exceeds 15 hectares, £34,934; and an additional £138 for each 0.1 hectare (or part thereof) in excess of 15 hectares, subject to a maximum in total of £78,000.
 The making of a material change in the use of a building or land (other than a material change of use in category 11 or 12(a), (b) or (c)). 	£462

III. Scale of Fees in Respect of Applications for Consent to Display Advertisements		
 with reference to all following matters: a) the nature of the bu activity carried on the b) the goods sold or the on the premises; or 	he forecourt of r other land within ness premises, wholly or any of the siness or other he premises; e services provided ications of the person siness or activity or	£132
2. Advertisements for directing members of otherwise drawing a existence of, busine are in the same loca which the advertise displayed but which that site.	of the public to, or attention to the ss premises which ality as the site on	£132
3. All other advertisem	ients.	£462
Lawful development ce	rtificate (LDC)	
LDC – Section 191(1)(a) or (b) application for a certificate to establish the lawfulness of an existing land-use, or of development already carried out.		Same as Full for that use or operation
LDC – Section 191(1) (c) application for a certificate to establish that it was lawful not to comply with a particular condition or other limitation imposed on a planning permission. Existing Use LDC - lawful not to comply with a particular condition		£234
LDC – Section 192(1)(a) or (b) application for a certificate to state that a proposed use or development would be lawful.		Half the normal planning fee if submitting a new application for that use or operation.
Prior approval		
Construction of new dwellinghouses	50 dwellinghouses or fewer More than 50 dwellinghouses	£334 for each dwellinghouse £16,525 + £100 for each dwellinghouse in excess of 50 Maximum fee of £300,000
Additional storeys on a home		£96
Enlargement of a dwellinghouse (which exceeds the limits in paragraph A.1(f) of Part 1 Class A of Schedule 2		£96
Agricultural and Forestry buildings & operations		£96
	oundings & operations	1.50

Communications (previously referred to as 'Telecommunications Code Systems Operators')	£462
Change of Use from Shops (Class A1), Professional and Financial Services (Class A2), Takeaways (Class A5), Betting Offices, Pay Day Loan Shops or Launderettes to Offices (Class B1a)	£96
Change of Use of a building and any land within its curtilage from Business (Use Class B1), Hotels (Use Class C1), Residential Institutions (Use Class C2), Secure Residential Institutions (Use Class C2A) or Assembly and Leisure (Use Class D2) to a State Funded School or Registered Nursery	£96
Change of Use of a building and any land within its curtilage from an Agricultural Building to a State-Funded School or Registered Nursery	£96
Change of Use of a building and any land within its curtilage from an Agricultural Building to a flexible use within Shops (Use Class A1), Financial and Professional services (Use Class A2), Restaurants and Cafes (Use Class A3), Business (Use Class B1), Storage or Distribution (Use Class B8), Hotels (Use Class C1), or Assembly or Leisure (Use Class D2)	£96
Change of Use of a building and any land within its curtilage from Offices (Use Class B1a) Use to Dwellinghouses (Use Class C3)	£96
Change of Use of a building and any land within its curtilage from an Agricultural Building to Dwellinghouses (Use Class C3)	£96; or £206 if it includes building operations in connection with the change of use
Change of use of a building from Shops (Use Class A1), Financial and Professional Services (Use Class A2), Betting Offices, Pay Day Loan Shops, Launderette; or a mixed use combining one of these uses and use as a dwellinghouse to Dwellinghouses (Use Class C3)	£96; or £206 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 Light Industrial (Use Class B1c) to Dwellinghouses (Use Class C3)	£96
Change of Use of a building and any land within its curtilage from Amusement Arcades/Centres and Casinos (Sui Generis Uses) to Dwellinghouses (Use Class C3)	£96; or £206 if it includes building operations in connection with the change of use

	Ι
Change of Use of a building from Shops (Use	£96; or
Class A1), Financial and Professional Services (Use Class A2), Betting Offices, Pay Day Loan	£206 if it includes building operations in connection with the change of use
Shops and Casinos (Sui Generis Uses) to	
Restaurants and Cafés (Use Class A3)	
Change of Use of a building from Shops (Use	£96
Class A1) and Financial and Professional	
Services (Use Class A2), Betting Offices, Pay	
Day Loan Shops (Sui Generis Uses) to Assembly	
and Leisure Uses (Use Class D2)	
Change of Use from Shops (Class A1),	£96
Professional and Financial Services (Class A2),	
Takeaways (Class A5), Betting Offices, Pay Day Loan Shops or Launderettes to Offices (Class	
B1a)	
Development Consisting of the Erection or	£96
Construction of a Collection Facility within the	
Curtilage of a Shop	
Erection, extension or alteration of a university	£96
building	
Temporary Use of Buildings or Land for the	£96
Purpose of Commercial Film-Making and the Associated Temporary Structures, Works, Plant	
or Machinery required in Connection with that	
Use	
Installation, Alteration or Replacement of other	£96
Solar Photovoltaics (PV) equipment on the Roofs	
of Non-domestic Buildings, up to a Capacity of 1	
Megawatt	
Reserved matters	
Application for approval of reserved matters	In respect of reserved matters you must pay a sum equal
following outline approval	to or greater than what would be payable at current rates
	for approval of all the reserved matters. If this amount has already been paid then the fee is £462
Approval/variation/discharge of condition	
Application for removal or variation of a condition following grant of planning	£234
permission	
Request to discharge one or more planning	£34 per request for Householder otherwise £116 per
conditions or for confirmation of compliance	request
with one or more planning conditions. No	
charge is made for the following:-	
Requests relating to Listed Building Consent	
Requests relating to Tree Works Consent	
Application for a non-material amendment f	ollowing a grant of planning permission or permission
in principle	
Applications in respect of householder	£34
developments	
Applications in respect of other developments	£234

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Hazardous substances consents	
For proposals involving the presence of a substance in excess of twice the controlled quantity	£400
For applications where no one substance exceeds twice the controlled quantity	£250
An application for the removal of conditions attached to a grant of consent or for the continuation of a consent upon partial change in ownership of the land	£200
Certificates of Appropriate Alternative Development	
Applications in respect of certificates of appropriate alternative development	£234

Concessions

Exemptions from payment:

Details of when exemptions apply are set out within <u>The Town and Country Planning (Fees for</u> <u>Applications, Deemed Applications and Site Visits) (England) Regulations</u> (as amended). Additionally, exemptions for other types of application are detailed below.

For alterations, extensions, etc. to a dwelling house , where the alteration is for the benefit of a registered disabled person

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

Listed Building Consent

Planning applications for demolition of unlisted buildings within conservation areas.

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

Hedgerow Removal

If the proposal is the first revision of an application for development of the same character or description on the same site by the same applicant within 12 months of making the earlier application if withdrawn, or the date of decision if granted or refused and NOT a duplicate application made by the same applicant within 28 days then a "free-go" exemption may be available. Applicants cannot benefit from more than one free-go per application site. Further details setting out the type of application which can benefit from a "free go" and the conditions and requirements to be eligible can be found on the following website.

An application for a "free-go" needs to be received by 5pm on the working day it expires (e.g. if a decision notice is dated 12 March 2020 the "free-go" can be submitted up to and including 5pm on 12 March 2021).

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

There is no fee for a prior approval application where a planning application for the same site is submitted at the same time by or on behalf of the same person

If the application is for consent to display an advertisement following either a withdrawal of an earlier application (before notice of decision was issued) or where the application is made following refusal of consent for display of an advertisement, and where the application is made by or on behalf of the same person.

An application for a "free-go" needs to be received by 5pm no the working day it expires (e.g. if a decision notice is dated or the 12 March 2020 the "free-go" can be submitted up to and including 5pm on 12 March 2021).

If the application is for consent to display an advertisement which results from a direction under Regulation 7 of The Town and Country Planning (Control of Advertisements) (England) Regulations 2007 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

'Second application' exemption for applications for prior approval under Part 20 Construction of up to 2 storeys to create new flats on the topmost residential storey of a building which is an existing purposebuilt, detached block of flats which are made by the same applicant, in respect of the same character or description of development on the same site or part of the same site and within 12 months of a determination of an earlier application (where a fee has previously been paid) under Part 20 or, in the case of an earlier application under Part 20 which was withdrawn, the date when that application was received by the local planning authority.

Reductions to payments

If the application is being made on behalf of a non-profit making sports club, society or other organisation for making a material change of use or works for playing fields not involving buildings then the fee is £462

If the application is being made on behalf of a parish or community council then the fee is 50% of the application fee (with the exception of submissions for discharge of conditions where the full fee is payable).

If the application is an alternative proposal being submitted on the same site by the same applicant on the same day, the fee shall be:

- (a) the highest of the amounts calculated for each of the alternative proposals, plus
- (b) an amount equal to the sum of all the alternative proposal added together (excluding that calculated under (a)) divided by 2.

In respect of reserved matters you must pay a sum equal to or greater than what would be payable at current rates for approval of all the reserved matters. If this amount has already been paid then the fee is £462.

If the application is for a Lawful Development Certificate for a Proposed use or development, then the fee is 50% of the fee due if a full planning application were submitted.

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.

Where an application relates to development which is within more than one fee category, the correct fee is simply the highest of the fees payable (this does not apply if residential (dwellinghouses) are proposed).

Part B – Discretionary Charges

Newark and Sherwood's Planning Development and Planning Policy departments produces a variety of documents, many of which can be obtained free of charge, however on occasion we may need to charge for our documents and discretionary services on a cost-recovery basis to enable them to continue to be provided.

Pre Application Advice

Why Apply?

The pre-application phase of development management is part of a positive and proactive planning process. Engagement prior to a planning application being formally submitted can be critically important and should provide the applicant and the Council with the opportunity to gain a clear understanding of the objectives of and any constraints on development.

It also provides an opportunity for wider engagement, where appropriate, with other stakeholders, including the local community, which can deliver better outcomes for all parties.

We provide a comprehensive pre-application advice service. In order to provide a high quality and efficient service, which includes amongst other things consultation with key stakeholders, a service fee is required. Pre-application advice will:

- Identify and assess the prospective application against Council policies and standards;
- Where requested, arrange to attend a meeting with the prospective applicant (normally at the Council Offices);
- Where specialist advice is requested at a meeting, the necessary officers will attend subject to availability; and
- Provide a detailed written response in the context of the plans/information provided and meeting
 discussions which will include a list of supporting documents that would need to be submitted with any
 application to ensure that it is valid on receipt, a list of possible conditions that could be attached to any
 similar proposal if submitted (providing that the proposal would not be unacceptable), and details of any
 responses received from statutory and other consultees through the pre-application process.

Where follow up advice is sought, this must be made in writing and must include the original planning reference given by the Council and clear details of the additional advice being requested. Any such requests will be acknowledged in writing within 1 week. If you then wish to proceed, the fee must be paid in full prior to any advice being issued.

Qualification

Any views or opinions expressed are in good faith, without prejudice to the formal consideration of any planning application, which will be subject to formal public consultation (which will include the relevant Town or Parish Council) and ultimately decided by the Council.

It should be noted that subsequent alterations to legislation or local, regional and national policies might affect the advice given.

Processing of Planning Applications Submitted After Advice Sought

The planning service will seek to process applications within the Ministry of Housing, Communities and Local Government (MHCLG) prescribed timescale. Applications submitted following pre-application advice may take less time to determine. Applications that have been submitted in the absence of any pre-application discussions are likely to be refused without further negotiation where significant amendments are required to make the development acceptable. Caution should be exercised in respect of pre-application advice for schemes that are not submitted within a short time of the Council's advice letter.

If you have any queries regarding our pre-application advice service, or simply require a copy of our pre-application form, please visit our <u>website</u> or contact us by email at <u>planning@newark-sherwoooddc.gov.uk</u> or telephone 01636 650000.

Unless otherwise stated, the fees for this service are fixed and will include the following (charges are inclusive of VAT). Terms and conditions. Standard fees must be paid on submission of the request for advice.

Development Category	2022/23 Charge
CATEGORY A - PRE-APPLICATION ADVICE ON A DEVELOPMENT PROPOSAL New floor-space or change of use of 10,000 square	Fixed charge of £1571 - with an additional meeting if required.
metres or more (except where the proposal would provide 100 or more dwellings) or where the site area is 2 hectares or more. Development subject to an Environmental Impact Assessment (EIA).	This would cover a site visit, up to 3 no. 1 hour meetings) with the case officer and one letter. Schemes requiring a greater amount of Officer input and/or review of statements by third parties to be agreed on a bespoke basis by the Business Manager, Planning Development.
CATEGORY B – LARGE SCALE MAJOR DEVELOPMENT Residential development of 100 or more or where the site area is 4 hectares or more.	£1958 This will cover a site visit, up to 3 no. 1 hour meetings) with the case officer and one letter.
	For development proposals of a more significant nature, requiring more regular meetings, other officers in attendance or review of statements by third parties a bespoke fee will be agreed.
CATEGORY C – MAJOR DEVELOPMENT Residential development of between 50 and 99 dwellings (inclusive) dwellings or where the site area is 0.5 hectares up to less than 4 hectares.	£1479 This will cover a site visit, up to 2 no. 1 hour meetings with the case officer and one letter. Where additional advice is required and/or review of statements by third parties a bespoke fee will be determined by the Business Manager - Planning Development.
CATEGORY D – SMALL SCALE MAJOR DEVELOPMENT Residential development of between 11 and 49 dwellings (inclusive) dwellings or where the site area is 0.5 hectares up to less than 4 hectares	£1051 This will cover a site visit, up to 2 no. 1 hour meetings with the case officer and one letter. Where additional advice is required and/or review of statements by third parties a bespoke fee will be determined by the Business Manager - Planning Development.
CATEGORY E – SMALL SCALE OTHER DEVELOPMENT Examples include: Residential development of between 2 and 10 dwellings or where the site area is below 0.5 hectares.	£592 This will cover a site visit, 1 hour meeting with the case officer and one letter.
CATEGORY F – All OTHER DEVELOPMENT AND CONSENTS NOT WITHIN ANY OTHER CATEGORY LISTED (EXCLUDING CATEGORY M) Examples include: 1 new dwelling. New floor space of less than 300 sqm or change of use (excluding change of use to 2 or more dwellings which falls within the above categories).	£208 This will cover a site visit, 1 hour meeting with the case officer and one letter.
CATEGORY G – WIND TURBINES	£1306 This will cover a site visit, 2 hour meeting with the case officer and one letter.
	For proposals of a more significant nature, requiring more regular meetings a bespoke fee will be agreed by the Business Manager, Planning Development.

CATEGORY H – HOUSEHOLDER APPLICATIONS Works to a house or within its garden. (NB. a fee DOES NOT apply to Listed Buildings in domestic use, for maintenance and repair advice (unless part of a redevelopment proposal – see pre-application categories above), or if the building represents heritage at risk (e.g. if on a risk register and/or in a Conservation Area at risk)	£65 This will cover a site visit by the case officer and one letter.
CATEGORY I – ADVICE WHICH IS NOT COVERED BY ANY OF THE ABOVE CATEGORIES OR REQUIRES A FEE TO BE AGREED WITH THE BUSINESS MANAGER - PLANNING DEVELOPMENT	A bespoke fee will be agreed in advance based on the likely time taken, the level of experience of the Officer as well as other specialists required to provide any such advice.
CATEGORY J - ADVICE ON PROPOSALS FOR WORKS TO TREES PROTECTED BY A TREE PRESERVATION ORDER OR WITHIN A CONSERVATION AREA	£79
CATEGORY K - FOLLOW-UP ADVICE This is based on an amendment to the scheme in an attempt to make it acceptable but does not include complete alterations to developments that require e.g. reconsultation(s).	Half of the above fees for categories A to H. Category will be calculated on a bespoke basis.
CATEGORY L - ANNUAL FEE FOR PRE-APPLICATION ADVICE FOR MAJOR LANDOWNERS This will cover up to 4 meetings per annum with an Officer and provide advice on day-to-day operational proposals associated with the land holding. Site visits will be undertaken throughout the year as required by the proposals being discussed. Written advice will be provided as required following the meetings. Excluded from this fee would be matters such as development proposals of land for major housing developments which would be subject to the fees in the schedule above.	£4490
CATEGORY M - PRE-APPLICATION PROPOSALS PRESENTED BY THE APPLICANT/DEVELOPER PRIOR TO SUBMISSION OF A PLANNING APPLICATION OR APPLICATIONS PRESENTED PRIOR TO DETERMINATION. A few applications each year due to their scale and/or complex issues, for example, benefit from involving the community and Councillors. The case officer for these types of application will recommend to the developer/applicant that consultation is undertaken via a Developer Consultation Forum [will need a link once the document is finalised and on the website].	£510 unless a Planning Performance Agreement has been entered into and includes this cost.
The fee is in addition to the fee levels above. CATEGORY N - EMPTY PROPERTIES (DWELLINGHOUSES) Available, at the discretion of the Council, to empty property owners who are working with the Council to bring their property back into habitable use.	NIL

CATEGORY O – VARIATIONS OR MODIFICATIONS TO	£102
A SECTION 106 PLANNING OBLIGATION	
Applicable when the variation or modification is not	
required following submission of a new planning	
application, i.e. those variations/modifications sought	
independently by a developer.	
CATEGORY P – LISTED BUILDINGS AND	A meeting/consultation of no more than 1 hour will be
CONSERVATION AREAS	provided free of charge.
Development that requires either listed building	
consent or might affect the character and/or setting	Thereafter, the fee to be paid will be dependent upon
of a listed building and/or conservation area.	the amount of time that it will take to deal with the
	enquiry. Due to the bespoke nature of advice in
	relation to heritage assets, this will be calculated on a
	case-by-case basis. The fee will be advised and will be
	required to be paid prior to providing advice. The
	hourly rate will be those set out below.
	For heritage owners who are (a) on Universal Credit or
	similar; (b) owners of a High Street Heritage Action
	Zone (HAZ) scheme; or (c) owner of a Heritage at Risk
	property, advice will be provided without a charge.
	Evidence of Universal Credit (or similar) must be
	provided prior to a consultation/meeting.

Role	Charge – per hour
Business Manager	£124
Senior Planner / Planning Technical Support Manager	£85.50
Tree/Landscape Officer	£79
Conservation/Planning Officer	£74
Trainee Planning Officer	£62
Support Officer	£41

Additional service	Fee (inclusive of VAT)	Description
Confirmation that Permitted Development rights have not been removed	Householder development £41.00 incl. VAT	Not all properties benefit from permitted development (PD) rights. PD rights may have been removed by condition either in the original permission or any subsequent permissions or due to a property being in a designated area for example covered by an Article 4 Direction. The planning history and constraints/designations of the site will be checked and a response
Confirmation that a planning Enforcement Notice has been complied with (including Listed Building, Breach of Condition etc.)	£120	provided within 10 working days. Enforcement Notices are issued with requirements that must be undertaken as well as timescales for compliance. Should confirmation be required that these requirements have been met, a history check and/or site visit will be undertaken. A response will be provided within 10 working days.

Invalid Planning Application Charge

Applicants and Agents are encouraged to read the Validation guidance document which we have published on the Council's website <u>https://www.newark-sherwooddc.gov.uk/validationchecklists/</u> prior to submitting planning applications, as minor changes can happen between major revisions of the guidance. In order to reduce the costs associated with administering planning applications we encourage quality submissions. From 1 April, 2022, the service will be implementing a charge to recover the costs of handling invalid planning applications, due to a high number of invalid applications being handled by the authority which are returned to customers.

Following the first validation check, should an applicant or agent withdraw or fail to provide missing information within the relevant timescales as set out in the invalid letter, the service will mark the application as closed and return any fees, less the cost shown below (process cost-recovery):

10% of the fee, subject to a minimum of £200 for Major Developments*;

10% of the fee, subject to a minimum of £50 for Minor Developments*;

10% of the fee, subject to a minimum of £25 for Other Developments (includes Householders and those applications which do not fall within the major or minor categories)*.

*Applications submitted as a variation of condition will be subject to 10% of the fee

The major, minor and other categories of developments are those as set out within the Government's classification of development types (<u>https://www.gov.uk/government/publications/district-planning-matters-return-ps1-and-ps2</u>). What constitutes a major development is set out within the <u>Town and Country Planning (Development Management Procedure) (England) Order 2015</u>.

Fees for monitoring of planning obligations

We carefully monitor all Legal Agreements in a transparent manner to ensure that contributions are spent on their intended purpose and that the associated development contributes to the sustainability of the area.

Where schemes have been closely monitored the community contributions expected from the development have been secured. Additionally the transaction stages become easier when confirmation has been sought that compliance has been made with the obligations.

The fees for monitoring of planning obligations are:

Obligations	Fee (inclusive of VAT)
Financial Obligations	£240
Physical Obligation	£66

Legal Agreements / S106 Planning Obligations	Fee (inclusive of VAT)
Request for confirmation of compliance with a legal agreement associated with a planning permission in relation to the sale of a property.	£36
Request for confirmation of compliance with a legal agreement associated with a planning permission in relation to the sale of a property where conformation requires background request.	£36 + £36 per hour for every additional hour spent on the research.
Request for confirmation of compliance with a legal agreement associated with a planning permission through submission of details to demonstrate compliance where this is not specified in the legal agreement.	£100
Request for confirmation of compliance with S106 Agreements through submission of details to comply or for subsequent requests to confirm requirements have been met.	£150

Community Infrastructure Levy (CIL)

Development which creates new floorspace may be liable to pay CIL. This relates to full and reserved matters planning applications and Certificates of Lawfulness. This also includes development permitted by way of general consent (development which does not require submission of a planning application.

CIL is charged in pounds per square metre on net additional increase in internal floor space for qualifying development, in accordance with the provisions of the CIL Regulations 2010 (as amended).

It is the responsibility of the applicant to ensure that they comply with the CIL Regulations, including understanding how the CIL Regulations apply to a specific development proposal and submitting all relevant information. Further information, including our CIL Charging Schedule can be found on our <u>website</u>.

Development Type	Cost per Square Metre	
Commercial		
Non- residential uses (except retail)	£0	
Retail (A1-A5)	£100	
Residential		
Apartments (All Zones)	£0	
Housing Low Zone 1	£0	
Housing Medium Zone 2	£45	
Housing High Zone 3	£70	
Housing Very High Zone 4	£100	

Community Infrastructure Levy Zones – Residential



Policy Documents

Electronic pdf based documents can normally be obtained free from our <u>website</u>.

Document name	Fee (inclusive of VAT)
Amended Core Strategy (Adopted March 2019)	£15
Allocations & Development Management DPD	£15
Policies Map (also known as the Proposals Map)	£22
Supplementary Planning Documents and Statement of Community Involvement	No charge

Part C – Land Charges

Types of searches

Form LLC1

Form LLC1 consists of a search of the local land charges register and reveals if there are any outstanding charges such as financial ones where money is owed to the council when work has been carried out on the property or land.

It will also tell you if, for example, the property is a listed building, in a conservation or smoke control zone, conditional planning applications as well as if any trees on the property are protected by tree preservation orders.

We no longer provide a search of the local land charges register as the service was in 2021 migrated to HM Land Registry's national register. You are able to access the digital service through Portal, Business Gateway and on HM Land Registry's GOV.UK pages.

Form CON29 and CON29O

Form Con29 is a questionnaire and contains a series of standard questions covering information from various council departments. It contains Part 1 standard questions, known as Con29(R) revealing any road proposals or schemes, compulsory purchase orders, enforcement actions, building regulations or planning applications and formal/informal notices.

Con29O contains a series of further, optional questions and may be submitted as stand alone or with Con29. As with CON29, the questions cover various information from various council departments, including for example Houses in Multiple Occupation, Noise Abatement and Hazardous Substance Consents.

Type of Search Relevant Act or Order	Type of Search Relevant Act or Order	2022/23 Charge
Con29 Residential Searches	Local Land Charges Act 1975	£106.32 incl. VAT
Con29 Commercial Searches	Local Land Charges Act 1975	£140.58 incl. VAT
Optional Question Q22.1(common land/commons green) & 22.2 (obtaining register and inspecting it)	Local Land Charges Act 1975	£47.52 incl. VAT
CON29 O - optional questions (excludes requests for Q22)	Local Land Charges Act 1975	£13.50 incl. VAT
There is no charge for answering Q21 as we simply advise of the organisation/s you should contact for further details.		
Additional Written Enquiries	Local Land Charges Act 1975	£23.28 incl. VAT
Additional Parcels - Con 29 (additional cost to Con29 Commercial and Residential Search)	Local Land Charges Act 1975	£12.60 incl. VAT
Light Obstruction Notice – Registration Fee	Rights of Light Act 1959	£90 incl. VAT
Expedited Search – Quick return search (3 day turnaround) additional to CON29 commercial or residential searches	Local Land Charges Act 1975	£22.68 incl. VAT

Most searches consist of both LLC1 and Con29, often referred to as a full search.

Con29 Individual Requests	Residential 2022/23 Charge (includes VAT)	Commercial 2022/23 Charge (includes VAT)
1.1 a-i	£19.02	£31.56

1.1 j-l	£13.02	£20.82
1.2	£8.94	£8.94
3.1	£2.10	£2.88
3.3	£3.78	£5.94
3.7	£3.78	£5.94
3.8	£2.10	£2.88
3.9	£2.10	£2.88
3.10	£11.04	£11.04
3.11	£2.10	£2.88
3.12	£5.82	£8.40
3.13	£3.78	£5.94
3.14	£3.78	£5.94
3.15	£6.84	£8.28

Part D – Street Naming and Numbering Charges

The following fee schedule is relevant to developers, and people requesting the following, to cover amendments to approve street naming schemes and the notification of changes for:

- Amendments to any approved naming schemes that have to be altered due to the developer making amendments. The charge is issued to developers and is applied for alterations received after the approved scheme has been issued;
- House owners that wish to name, or alter the name, of their house; and
- Renaming and/or renumbering of an existing street

Service	2022/23 Charge
Adding or amending a name or re-numbering an existing individual property, including notification to external organisations	£30.60
Amendment to approved/existing naming and numbering scheme due to change in plot numbers, or plot positions, including notification	£91.80 admin fee plus £30.60 per plot ² requiring renumbering/naming
Amendment to approved naming and numbering scheme due to change in approved street name (after consultation)	£91.80 admin fee plus £30.60 per property for up to 10 properties £15.00 for every additional property thereafter
Rename or numbering of street including notification	£91.80 admin fee plus £30.60 per property for up to 10 properties affected by change £15.00 for every additional property thereafter affected by change
Resubmission of renaming or numbering of street including notification following objection	No charge

Terms and Conditions:

- 1. All requests must be completed on the appropriate form which is available on our <u>website</u> or from Customer Services.
- 2. All fees must be paid prior to notification being sent.
- 3. Should the requestor only wish to be issued with new street names and numbers, this service is provided free of charge.
- 4. Postal codes remain the responsibility of Royal Mail.
- 5. Newark and Sherwood District Council can only issue street naming and numbering schemes contained within the district boundary.
- 6. All street naming and numbering schemes will be issued in accordance with Newark and Sherwood District Council's <u>'Street Naming and Numbering Guidance and Policy'</u>.
- 7. Any queries or complaints should be directed through the corporate compliments, comments and complaints procedure.

² Includes naming of a building and all affected properties (e.g. block of flats)

Part E - Departmental Service Charges

The charges listed below are based on cost recovery only. Therefore, if a matter subsequently transpires to be particularly complex and time consuming, the Council reserves the right to request additional payment based on an hourly charge as set out on page 16. The charge will be dependent on the qualification of the officer undertaking the task. We recommend, where possible, that we provide these documents electronically rather than hard copy. Electronic copies will be available free of charge via our website.

Copying charges All costs are without VAT - The sum payable will therefore be subject to the addition of VAT)		
Service	Fee	
Copy of a Planning Decision notice 2003 onwards	£10.00	
Copy of a Planning Decision notice prior to 2003	£25.00	
Copies of TPOs, Enforcement Notices and Legal Agreements	£10.00	
Copies of any other documents		
Black and white copy (A4)	£0.10 - With a minimum charge of £5.00	
Black and white copy (A3)	£0.20 - With a minimum charge of £5.00	
Black and white copy (A2)	£1.00 - With a minimum charge of £5.00	
Black and white copy (A1)	£2.00 - With a minimum charge of £5.00	
Black and white copy (A0)	£4.00 - With a minimum charge of £5.00	
Colour copying (A4)	£0.20 - With a minimum charge of £5.00	
Colour copying (A3)	£0.40 - With a minimum charge of £5.00	
Colour copying (A2 and larger)	We do not have the facilities to provide colour copies at A2 or larger.	

We aim to provide a response within 10 working days unless a large number of documents are requested or require extracting. In these cases, where the information is likely to take over one hour to provide, the Council will only provide the information by post. The information will be sent within 20 working days of a request. Post and packaging will be charged at cost. The requestor will be informed of a charge before an officer undertakes any of the above and payment must be received before the information can be provided to them.

We will also work with you to look at other ways of providing the information so that the request falls below the appropriate limit (and can therefore be provided free of charge) and where possible, in the case of publications, many are published on our website for you to download or available in a format to email. This approach means that we can be transparent and as consistent as possible in the way we handle requests for information and subsequent copying and how and when we charge

This document has aimed to provide clear and transparent cost for undertaking certain aspects of work that are received by the Planning Development and Planning Policy teams most frequently. However, there will be instances where requests are made for work on an ad-hoc basis or, for example, pre-application advice is needed on a bespoke basis. In such instances, the following fee structure will be used. If more than one officer is required to respond to the enquiry, the time for each officer will need to be paid.

If you would like any further information, please contact:

Newark and Sherwood District Council Castle House Great North Road Newark NG24 1BY

Telephone: 01636 650000 Email: planning@newark-sherwooddc.gov.uk Website: https://www.newark-sherwooddc.gov.uk/