

TOWN AND COUNTRY PLANNING (APPLICATION AND APPEAL FEES) (NO. 2) ORDER 2019

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Statutory Document No. 2019/0453



Interpretation Act 2015

TOWN AND COUNTRY PLANNING (APPLICATION AND APPEAL FEES) (NO. 2) ORDER 2019

Laid before Tynwald: 19 November 2019 Coming into Operation: in accordance with article 2

The Department of Environment, Food and Agriculture makes the following Order under section 81 of the Interpretation Act 2015.

PART 1 – INTRODUCTORY

1 Title

This Order is the Town and Country Planning (Application and Appeal Fees) (No. 2) Order 2019.

2 Commencement

This Order comes into operation —

- (a) for the purposes of articles 1, 2, 3 and 12(c), on the 31 December 2019; and
- (b) for all other purposes, immediately after the coming into operation of the Town and Country Planning (Development Procedure) Order 2019¹.

3 Interpretation

In this Order —

- "Act" means the Town and Country Planning Act 1999;
- "Advertisements Regulations" means the Town and Country Planning (Control of Advertisements) Regulations 2013²;
- "Department" means the Department of Environment, Food and Agriculture;

² SD 0434/13.



¹ SD 2019/0423.

- "Development Procedure Order" means the Town and Country Planning (Development Procedure) Order 2019;
- "disabled person" means a person with a physical or mental impairment that has substantial and long term adverse effect on that person's ability to carry out normal day-to-day activities;
- "Fees Table" means the table of fees payable in respect of certain applications in Part 2 of the Schedule;
- "Permitted Development Order" means the Town and Country Planning (Permitted Development) Order 2012³;
- "Registered Buildings Regulations" means the Town and Country Planning (Registered Buildings) Regulations 2013⁴.

PART 2 – FEES FOR CERTAIN APPLICATIONS AND APPEALS

4 Relevant corresponding column

In this Part, a "relevant corresponding column" means column 3 of the Fees Table for cases prior to 1 April 2020 and column 4 of the Table for cases on or after that date.

5 Fees for certain applications

- (1) Where an application is made to the Department in respect of a matter referred to in column 2 of the Fees Table, the fee specified in the relevant corresponding column of that table (and calculated in accordance with the Schedule) is payable and the Schedule has effect for that purpose.
- (2) The maximum fee payable in respect of a planning application is that set out in the relevant corresponding column for entry No.13 of the Fees Table.
- (3) Save where article 11 applies, a fee is non-refundable.

6 Fees to accompany planning appeals

- (1) This article applies where an appeal to the Department is made under -
 - (a) article 10 of the Development Procedure Order including an appeal under that article by virtue of paragraph 6 of Part 2 of Schedule 1 to the Acquisition of Land Act 1984;
 - (b) regulation 13(1) of the Advertisements Regulations; and
 - (c) regulation 11(1) of the Registered Buildings Regulations.



Page 4 SD No.2019/0453

³ SD 0254/2012.

⁴ SD 0432/13.

- (2) Each appellant lodging an appeal referred to in paragraph (1) must pay the fee specified in the relevant corresponding column for entry No. 11 of the Fees Table.
- (3) Each person making a request for an appeal to be determined by means of an inquiry must pay the fee specified in the relevant corresponding column for entry No. 12 of the Fees Table.

PART 3 – EXEMPTIONS

7 Relevant fee

- (1) In this Part a "relevant fee" means the fee specified in the Fees Table in respect of
 - (a) an application for approval in principle or relating to reserved matters (entry No.1 in the Fees Table);
 - (b) a full application for approval of building, rebuilding, engineering, mining or other operations (entry No.2 in the Fees Table);
 - (c) an application for change of use of a building or land (entry No.3 in the Fees Table);
 - (d) an application for the variation or removal of a condition in a planning approval (entry No.7 in the Fees Table);
 - (e) a second application for approval made within 12 months of the first application (entry No.8 in the Fees Table);
 - (f) an application for minor changes to a grant of a planning approval under the Development Procedure Order (entry No.10 in the Fees Table).
- (2) A relevant fee is not payable where
 - (a) the relevant conditions in article 8 are satisfied;
 - (b) the application in question has been made by, or on behalf of, a relevant person referred to in article 9; or
 - (c) article 10 applies.

8 Relevant conditions

The relevant conditions are that the relevant application —

- (a) relates solely to the carrying out of an operation for the purpose of providing means of access for disabled persons to, or within, a building or premises to which members of the public are admitted (whether or not on payment);
- (b) is for a registered building consent under section 15 or 19 of the Act and regulation 7 of the Registered Buildings Regulations;



- (c) is for works to a building or premises in a conservation area designated by an order under section 18 of the Act which would otherwise not have constituted development by virtue of an order under section 6 of the Act;
- (d) is for operations that would be of a class specified in Schedule 1 to the Permitted Development Order but are not because they are on land within an area designated as a conservation area by order under section 18 of the Act;
- (e) is for a development that the approval granted by article 4 of the Permitted Development Order does not apply because of (and for no other reason)
 - (i) a direction made under article 5 of that Order which is in force on the date when the application is made; or
 - (ii) the requirements of a condition (other than one imposed by that Order) imposed on a permission granted or deemed to have been granted under Part 2 of the Act;
- (f) relates solely to the installation of a single domestic wind turbine.

9 Relevant persons

A relevant person is —

- (a) an institution or a person which is
 - (i) registered as a charity under the Charities Registration Act 1989; or
 - (ii) exempt from registration under that Act; or
- (b) a disabled person in cases where the application concerns the provision of
 - a means of access to or within a dwelling house where that person is resident in or is proposing to take up residence;
 - (ii) facilities designed to secure that person's greater safety, health or comfort;
- (c) a Government Department;
- (d) a Statutory Board;
- (e) Manx National Heritage; or
- (f) a local authority.

10 Advertisements

No fee is payable where an application for express consent under the Advertisements Regulations is made by, or on behalf of, -

(a) a Government Department;



- (b) a Statutory Board;
- (c) Manx National Heritage; or
- (d) a local authority.

PART 4 – REFUNDS AND REVOCATION

11 Refunds

- (1) Where an appeal succeeds in whole or in part, an appeal fee paid under article 6(2) must be refunded to the person who paid it.
- (2) Where -
 - (a) a person ("P") has made a request for that appeal to be determined by means of an inquiry and paid the fee referred to in article 6(3);
 - (b) that appeal is withdrawn; and
 - (c) P is not the appellant,

that fee paid must be refunded to P.

12 Revocation

The following are revoked —

- (a) the Town and Country Planning (Application and Appeal Fees) (No. 2) Order 2016⁵;
- (b) the Town and Country Planning (Application and Appeal Fees) (Amendment) Order 2019⁶; and
- (c) the Town and Country Planning (Application and Appeal Fees) Order 2019⁷.

MADE 1 NOVEMBER 2019

Signed by authority of the Minister for Environment, Food and Agriculture

T BAKER

Member of the Department of Environment, Food and Agriculture

⁷ SD 2019/0421.



⁵ SD 2016/0163.

⁶ SD 2019/0036.

SCHEDULE

APPLICATION FEES

Article 5

PART 1

GENERAL PROVISIONS

1 General

- (1) Other than in the case of retrospective applications and "full" applications, the fee payable under article 5 is calculated in accordance with this paragraph and the Fees Table in Part 2.
- (2) Where the fee specified in the Fees Table is to be calculated by reference to the site area
 - (a) that area is to be taken as consisting of land to which the application in question relates; and
 - (b) if the area referred to in (a) is not an exact multiple of the unit of measurement specified in respect of the application in question, the fraction of a unit remaining, after division of the total area by the unit of measurement, is treated as a complete unit.
- (3) The area of gross floor space to be created by a development which is the subject of an application referred to in the Fees Table, is to be ascertained by external measurements of the floor space whether or not it is to be bounded (wholly or partly) by external walls of a building.

2 Retrospective applications

- (1) This paragraph applies where an application is made pursuant to section 9(2) of the Act (retrospective applications), relating to the retention of buildings or works or to the continuance of a use of land carried out before the date of that application.
- (2) The fee payable in a case falling within sub-paragraph (1) is calculated as if the application were one for planning approval to construct or carry out those buildings or works or to institute the use of land in question.

3 "Full" applications

(1) This paragraph applies to a full application for approval of building, rebuilding engineering, mining or other operations (entry No.2 in the Fees Table) where the type of development which is the subject of that



- application falls within more than one of paragraphs (a) to (i) of that entry.
- (2) Where paragraph (1) applies, the application is treated as being an application relating to development referred to in whichever of those paragraphs of that entry requires the highest fee to be paid.

PART 2

FEES TABLE

Col. 1		Col. 2	Col.3	Col.4
Entry		Matter	Fee for the period 1/1/20	Fee from (and
No.			to 31/3/20 inclusive	including) 1/4/20
1		plication for approval in		
		ciple and/or of reserved		
	mat	ters —		
	(a)	where the application is for	(a) £165 for first 5,000m ²	(a) £170 for first 5,000m ²
		approval in principle and	(0.5 ha) of site area plus	(0.5 ha) of site area plus
		all matters are reserved for	£165 for each additional	£170 for each additional
		later approval;	1,000m ² (0.1 ha) (or part	1,000m ² (0.1 ha) (or part
			thereof) of site area;	thereof) of site area;
	(b)	where reserved matters	(b)	
	. ,	are proposed, either as part	, ,	
		of the approval in principle		
		or as a separate application		
		for reserved matters		
		(following the approval of		
		an application for approval		
		in principle) and those		
		reserved matters are		
		matters of —		
		(i) siting, design,	(i) the fee relating to the	(i) the fee relating to the
		external appearance	categories of	categories of
		and layout;	development 2(a) to	development 2(a) to 2(i)
			2(i) inclusive in this	inclusive in this table;
			table;	
		(ii) access only;		
		(ii) access only,	(ii)£165 for first 5,000m ²	(ii)£170 for first 5,000m²
			(0.5 ha) of site area	(0.5 ha) of site area plus
			plus £165 for each	£170 for each additional
			additional 1,000m ²	1,000m ² (0.1 ha) (or part
			(0.1 ha) (or part	thereof) of site area;
			thereof) of site area;	



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Col. 1	Col. 2	Col.3	Col.4
Entry	Matter	Fee for the period 1/1/20	Fee from (and
No.		to 31/3/20 inclusive	including) 1/4/20
	(iii) landscaping only; or	(iii) £100 for first	(iii)£105 for first 5,000m ²
		5,000m ² (0.5 ha) of	(0.5 ha) of site area
		site area plus £165	plus £170 for each
		for each additional	additional 1,000m ²
		1,000m ² (0.1 ha) (or	(0.1 ha) (or part
		part thereof) of site	thereof) of site area;
		area;	
	(,)	(iv) the highest fee	(iv) the highest fee
	(iv) any combination of reserved matters	payable for a single	payable for a single
	referred to in (i) to	reserved matter	reserved matter
	(iii) above.	specified in that	specified in that
	(III) above.	application.	application.
2	Full application for approval of		
	building, rebuilding,		
	engineering, mining or other		
	operations for —		
	(a) the erection of, or	(a) £300 for each	(a) £310 for each
	conversion of a building to,	residential unit	residential unit
	one or more residential	with a gross floor	with a gross floor
	units;	space up to 300m ²	space up to 300m ²
		plus £300 for each	plus £310 for each
		additional 300m ²	additional 300m ²
		(or part thereof) of	(or part thereof) of
		gross floor space for	gross floor space
		each residential	for each residential
		unit created;	unit created;



Col. 1		Col. 2	Col.3	Col.4
Entry		Matter	Fee for the period 1/1/20	Fee from (and
No.			to 31/3/20 inclusive	including) 1/4/20
	(b)	a development relating to a residential unit or within the curtilage thereof (including an extension, a garage whether attached or detached, another building, the erection of fences, the erection of walls, the erection of other means of enclosure), the erection of satellite dishes, the laying of hard standing or landscaping works) where —	(b)	(b)
		(i) no floor space is to be created by the development; or	(i) £100;	(i) £105;
		(ii) up to 15m ² of gross floor space is to be created by the development; or	(ii) £165;	(iii) £170;
		(iii) gross floor space exceeding 15m² is to be created by the development;	(iii) £300 for first 300m ² plus £165 for each additional 100m ² (or part thereof) of gross floor space;	(iii) £310 for first 300m² plus £170 for each additional 100m² (or part thereof) of gross floor space;
	(c)	the erection of buildings to be used for agricultural purposes;	(c) £165 for development up to 500m² of gross floor space plus £165 for each additional 100m² (or part thereof) of gross floor space;	(c) £170 for development up to 500m² of gross floor space plus £170 for each additional 100m² (or part thereof) of gross floor space;



Col. 1	Col. 2	Col.3	Col.4
Entry	Matter	Fee for the period 1/1/20	Fee from (and
No.		to 31/3/20 inclusive	including) 1/4/20
	(d) the erection of buildings to be used for equestrian purposes;	(d) £165 for development up to 300m² of gross floor space plus £165 for each additional 100m² (or part thereof) of gross floor space;	(d) £170 for development up to 300m² of gross floor space plus £170 for each additional 100m² (or part thereof) of gross floor space;
	 (e) a development involving — (i) the disposal and / or recycling of refuse or waste materials or for the deposit of materials remaining after minerals have been extracted from land; (ii) the storage of materials in the open; (iii) operations for the winning and working of minerals; 	(e) £300 for every 1,000m³ (0.1 ha) (or part thereof) of gross site area;	(e) £310 for every 1,000m³ (0.1 ha) (or part thereof) of gross site area;
	(f) the erection, alteration or replacement of plant or machinery other than for use for power generation purposes —	(f)	(f)
	(i) if no floor space or site area is to be created by the development; or(ii) for a development creating floor space or site area;	 (i) £300; (ii) £130 for every 20m² (or part thereof) of gross floor space or site area; 	(i) £310; (ii) £135 for every 20m2 (or part thereof) of gross floor space or site area;
	(g) the erection, alteration or replacement of plant or machinery used for power generation purposes (excluding wind turbines and wind farms);	(g) £300 for every 1,000m² (0.1 ha) (or part thereof) of site area;	(g) £310 for every 1,000m² (0.1 ha) (or part thereof) of site area;

Col. 1	Col. 2	Col.3	Col.4
Entry No.	Matter	Fee for the period 1/1/20 to 31/3/20 inclusive	Fee from (and including) 1/4/20
.,,,,	(h) the erection, alteration or replacement of plant or machinery used for purposes in connection with wind turbines and wind farms —	(h)	(h)
	(i) where the gross site area does not exceed 5 Hectares;	(i) £300 for each 1,000m² (0.1 ha) (or part thereof) of the gross site area;	(i) £310 for each 1,000m² (0.1 ha) (or part thereof) of the gross site area;
	(ii) where the gross site area exceeds 5 Hectares;	(ii) £14,125 plus £165 for each additional 1,000m² (0.1 ha) (or part thereof) of gross site area;	(ii) £14,480 plus £170 for each additional 1,000m ² (0.1 ha) (or part thereof) of gross site area;
	(i) a development relating to telecommunications;	(i) £450;	(i) £465;
	(j) any operation not falling within (a) to (i) above —	(j)	(j)
	(i) where no floor space or site area is to be created by the development;	(i) £165;	(i) £170;
	(ii) where floor space is to be created by the development;	(ii) £300 for the first 300m² of gross floor space plus £130 for each additional 20m² (or part thereof) of gross floor space;	(ii) £310 for the first 300m² of gross floor space plus £135 for each additional 20m² (or part thereof) of gross floor space;
	(iii) where site area is to be created by the development.	(iii) £130 for the first 300m² of gross site area plus £130 for each additional 300m² (or part thereof) of gross site area.	(iii) £135 for the first 300m² of gross site area plus £135 for each additional 300m² (or part thereof) of gross site area.
3	Application for change of use of a building or land where—		



Col. 1	Col. 2	Col.3	Col.4
Entry	Matter	Fee for the period 1/1/20	Fee from (and
No.		to 31/3/20 inclusive	including) 1/4/20
	(a) the application involves a change of use of a building other than a change of use coming within any of the other categories of development in this table;	(a) £300 for every 1,000m² (or part thereof) of gross floor space;	(a) £310 for every 1,000m² (or part thereof) of gross floor space;
	(b) the application involves a change of use of land other than under (c) below;	(b) £300;	(b) £310;
	(c) the application is for a change of use of land for the provision of vehicular parking or storage.	(c) £130 for up to 300m² plus £130 for each additional 300m² (or part thereof) of gross site area.	(c) £135 for up to 300m² plus £135 for each additional 300m² (or part thereof) of gross site area.
4	Application for a certificate of lawful use or development made under regulation 2 of the Town and Country Planning (Certificates of Lawful Use or Development) Regulations 20058 for —		
	(a) existing use or development;	(a) fee to be double the amount payable according to the category of development in this table;	(a) fee to be double the amount payable according to the category of development in this table;
	(b) proposed use or	(b) 50% of the above	(b) 50% of the above
5	development. Telecommunications	fee.	fee.
6	Application for prior approval under Schedule 4 to the Town and Country Planning (Telecommunications) Development Order 20199. Advertisements	£300.	£310.
U			

⁹ SD 2019/0393.



 $^{^{\}rm 8}\,{\rm SD}$ 253/05 as amended by SD 674/05.

Col. 1	Col. 2	Col.3	Col.4
Entry No.	Matter	Fee for the period 1/1/20 to 31/3/20 inclusive	Fee from (and including) 1/4/20
	Application for express consent	£165 for each site on	£170 for each site on
	made further to regulation 9 of	which an advertisement	which an advertisement
	the Advertisements Regulations 2013 ¹⁰ .	is displayed.	is displayed.
7	Variation or removal of condition —		
	(a) other than a condition relating to the time limit for planning approval;	(a) £300;	(a) £310;
	(b) relating to the time limit for planning approval.	(b) fee to be the amount payable according to the relevant category of development in this	(b) fee to be the amount payable according to the relevant category of development in
		table.	this table.
8	Second planning application	50% of the fee under this	50% of the fee under
	made within 12 months of the	Order that would have been due had a first	this Order that would have been due had a
	granting, refusal or withdrawal of the first application,	application for planning	first application for
	provided that the application is	approval been granted,	planning approval been
	for —	refused or withdrawn.	granted, refused or
	(i) the same site; and	Terused of Withdrawii.	withdrawn.
	(ii) a development of the		Willianawii.
	same character or		
	description of the first		
	application.		
0	Application for a certificate of	£165 for first 5,000m ²	£170 for first 5,000m ²
9	alternative development value	(0.5 ha) of site area plus	(0.5 ha) of site area plus
	under paragraph 5(1) of Part 2	£165 for each additional	£170 for each additional
	to Schedule 1 to the	1,000m ² (0.1 ha) (or part	1,000m ² (0.1 ha) (or part
	Acquisition of Land Act 1984.	thereof) of site area.	thereof) of site area.
10	Application for minor changes	£100.	£105.
10	to a grant of planning approval	2100.	2105.
	under the Development		
	Procedure Order.		
11	Appeal fee in respect of an	£276.	£285.
11	appeal under Part 2 of the	HL10.	A200.
	Development Procedure Order.		
12	Election to have an appeal dealt	£100.	£105.
	with by means of an inquiry		
	under Part 2 of the		
	Development Procedure Order.		
13	Maximum fee.	£95,840.	£95,240.
		~,0,010.	~~~,=10.

¹⁰ SD 0434/13.



	N.		
	Notes		
1.	To avoid doubt, square metres (m ²) are calculated as width multiplied by length. For		
	example, an area of 4m by 5m would be 20 square metres.		
2.	To avoid doubt, floor space means the total gross floor space (which is the total floor area)		
	of all storeys to be created, measured externally.		
3.	Under entry No. 2(h), gross site area means all land within the site area including —		
	(a) any area that could potentially be covered by the rotating blades of a turbine;		
	(b) access tracks, roads or paths;		
	(c) cable trenches;		
	(d) control rooms, substations and transformers;		
	(e) meteorological masts; and		
	(f) any other engineering works, buildings or sub-structures ancillary to the windfarm.		



EXPLANATORY NOTE

(This note is not part of the Order)

This Order is made under the Interpretation Act 2015. It revokes the Town and Country Planning (Application and Appeal Fees) Order 2019 (SD 2019/0421), the Town and Country Planning (Application and Appeal Fees) (No.2) Order 2016 (SD 2016/0163) and the Town and Country Planning (Application and Appeal Fees) (Amendment) Order 2019 (SD 2019/0036).

This Order details various fees which are applied to planning applications and appeals under the Town and Country Planning legislation. It also details applications which are exempt from such fees.

