#### PLANNING, DEVELOPMENT AND INFRASTRUCTURE ACT 2016

### South Australia

# Planning, Development and Infrastructure (Fees) Notice (No 4) 2024

under the Planning, Development and Infrastructure Act 2016

### 1—Short title

This notice may be cited as the *Planning, Development and Infrastructure (Fees) Notice (No 4) 2024.* 

Note-

This is a fee notice made in accordance with the Legislation (Fees) Act 2019.

### 2—Commencement

This notice has effect on 1 July 2024.

### 3—Interpretation

(1) In this notice, unless the contrary intention appears—

Act means the Planning, Development and Infrastructure Act 2016;

allotment does not include an allotment for road or open space requirements;

development cost does not include any fit-out costs;

*regulations* means the following:

- (a) the Planning, Development and Infrastructure (Accredited Professionals) Regulations 2019;
- (b) the Planning, Development and Infrastructure (Fees, Charges and Contributions) Regulations 2019;
- (c) the Planning, Development and Infrastructure (General) Regulations 2017.
- (2) Words and expressions used in the regulations and in this fee notice have the same respective meanings in this notice as they have in the regulations.
- (3) Subclause (2) does not apply to the extent that the context or subject matter otherwise indicates or requires.

### 4—Fees payable

- (1) The fees set out in Schedule 1 are prescribed for the purposes of the Act and the regulations and are payable as specified in that Schedule.
- (2) A fee set out in Schedule 1 item 8 is payable to the body specified in relation to the fee.
- (3) Subject to subclauses (4) and (5), if an application, matter or circumstance falls within more than 1 item under Schedule 1, then the fee under each such item applies and those fees in total will be payable.
- (4) If planning consent is sought for development comprising more than 1 element—
  - (a) a fee is not payable under Schedule 1 item 6 for each element of the development; and

- (b) the fee payable under Schedule 1 item 6 is the highest fee applying to a single element of the development; and
- (c) if the relevant fee is based on the total development cost, the fee payable will be based on the total cost of all elements of the development.
- (5) If an application for planning consent must be referred to the same body under more than 1 item of Schedule 9 of the *Planning, Development and Infrastructure (General) Regulations 2017*, then only 1 prescribed fee under Schedule 1 item 8 is payable with respect to the referral of the application to that body.
- (6) A reference in subclause (5) to a prescribed fee extends to a prescribed fee that, although payable, was waived (in whole or in part) by a relevant authority.
- (7) Subject to subclause (8) if a lodgement fee has been paid in respect of an application for planning consent or building consent for a development, no lodgement fee is payable for any other consents related to that application or for the issue of the final development approval in respect of that development.
- (8) If a lodgement fee has been paid in respect of an application under the repealed Act, a lodgement fee under this notice is payable in respect of the first application for consent related to the application under the repealed Act that is lodged electronically via the SA planning portal.

### 5—Assessment requirements—water and sewerage

- (1) A prescribed fee under Schedule 1 item 27 is payable to the South Australian Water Corporation or any other water industry entity identified for the purposes of Section 102(1)(c)(iii) and (1)(d)(vii) of the Act.
- (2) The prescribed fee is payable by the person who makes the application to divide the land.

# 6—Applications relating to certain electricity infrastructure—issue of certificate by Technical Regulator

The prescribed fee under Schedule 1 item 32 is payable to the Technical Regulator for the issue of a certificate required by the *Planning, Development and Infrastructure (General)* Regulations 2017 to accompany an application in respect of a proposed development for the purposes of the provision of electricity generating plant with a generating capacity of more than 5 MW that is to be connected to the State's power system.

### Schedule 1—Fees

# Part 1—Fees under *Planning, Development and Infrastructure* (Accredited Professionals) Regulations 2019

The following fees are payable for the purposes of the *Planning, Development and Infrastructure (Accredited Professionals) Regulations 2019*:

- Application to the accreditation authority for accreditation under the *Planning*, *Development and Infrastructure (Accredited Professionals) Regulations 2019*, other than where item 2 Applies—
  - (a) in the case of an application for accreditation as an accredited professional— \$852.00 planning level 1; and
  - (b) in any other case \$628.00

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2	Application to the accreditation authority for accreditation under the <i>Planning</i> , <i>Development and Infrastructure</i> (Accredited Professionals) Regulations 2019 where the person is a member of a professional association or body recognised by the Chief Executive for the purposes of Regulation 16(2)(a) of the <i>Planning</i> , <i>Development and Infrastructure</i> (Accredited Professionals) Regulations 2019 and the person is applying as a member of that association or body for a corresponding level of accreditation under Regulation 16(2)(a)(ii) of those regulations	\$303.00
3	Application to the accreditation authority under Regulation 19 of the <i>Planning</i> , Development and Infrastructure (Accredited Professionals) Regulations 2019	\$202.00
4	Late application fee under Regulation 19(3) of the <i>Planning, Development and Infrastructure (Accredited Professionals) Regulations 2019</i>	\$67.00

# Part 2—Fees relating to development assessment

The following fees are payable in relation to development assessment under the Act (including in connection with the *Planning, Development and Infrastructure (General) Regulations 2017*):

Application for outline consent, planning consent or building

5 Application for outline consent, planning consent or building consent (the <i>base amount</i> )—				
	(a) a lodgement fee			
		(i)	if the total development cost is no more than \$10,000	\$92.50
		(ii)	if the total development cost is greater than \$10,000 and no more than \$50,000	\$148.00
		(iii)	if the total development cost is greater than \$50,000 and no more than \$100,000	\$167.00
		(iv)	if the total development cost is greater than \$100,000 and no more than \$300,000	\$176.00
		(v)	if the total development cost is greater than \$300,000 and no more than \$500,000	\$185.00
		(vi)	if the total development cost is greater than \$500,000 and no more than \$700,000	\$426.00
		(vii)	if the total development cost is greater than \$700,000 and no more than \$1,000,000	\$742.00
		(viii)	if the total development cost is greater than \$1,000,000 and no more than \$5,000,000	\$1,669.00
		(ix)	if the total development cost is greater than \$5,000,000 and no more than \$10,000,000	\$2,225.00
		(x)	if the total development cost is greater than \$10,000,000; and	\$3,059.00
	(b)		application is lodged at the principal office of the nt authority—a processing fee	\$89.50
5a	Applica	ation for	outline consent under Section 120 of the Act	\$6,180.00
6	Application for planning consent—			
	(a)	if the satisfy		
		(i)	if the total development cost is no more than \$10 000	\$142.00
		(ii)	in any other case	\$235.00

	(b)		proposed development is to be assessed on its merits r Section 107 of the Act	\$280.00 or 0.125% of the total development cost up to a maximum of \$200 000, whichever is the greater	
	(c)		proposed development is restricted development r Section 108(1)(a) of the Act		
		(i)	if the proposed development is the division of land	\$550.00	
		(ii)	in any other case	0.25% of the total development cost up to a maximum of \$300 000	
	(d)		applicant applies for a review of the decision under on 110(15) of the Act	\$573.00	
	(e)		proposed development is to be assessed as impact sed development under Section 111 of the Act—		
		(i)	if the proposed development is declared as being impact assessed development by the Minister	\$1,963.00 plus 0.25% of the total development cost up to a maximum of \$500 000	
		(ii)	in any other case	0.25% of the total development cost up to a maximum of \$500 000	
7	Applica	ition fo	r planning consent that must be notified—		
	(a)	if Sec	etion 107(3)(a) applies	\$280.00	
	(b)	if Sec	etion 110(2)(a) applies	\$280.00	
7a	Applica	ition fo	r outline consent that must be notified	\$280.00	
8	Application for outline consent or planning consent that must be referred to 1 or more prescribed bodies under Schedule 9 of the <i>Planning, Development and Infrastructure (General)</i> Regulations 2017—				
	(a)		eferral to the Commissioner of Highways—		
	( )	(i)	if the proposed development involves a change in the use of land	\$447.00	
		(ii)	if the proposed development involves the division of land	\$447.00	
	(b)	for re	ferral to the Environment Protection Authority		
		(i)	non-licensable	\$831.00	
		(ii)	licensable	\$1,870.00	
		(iii)	site contamination	\$1,539.00	
	(c)		ferral to the Minister responsible for the nistration of the <i>Heritage Places Act 1993</i>	\$447.00	
	(d)		eferral to the Minister responsible for the nistration of the <i>River Murray Act 2003</i>	\$447.00	
	(e)		ferral to the Relevant authority under the scape South Australia Act 2019	\$447.00	
	(f)	the N	ferral to the Chief Executive of the Department of Inister responsible for the administration of the scape South Australia Act 2019	\$447.00	
	(g)	for re	ferral to the Coast Protection Board	\$447.00	

(h)			\$447.00
(i)	for the administration of the	e Underwater Cultural	\$447.00
(j)	for referral to the Native V	egetation Council	\$717.00
(k)		ent Architect or Associate	\$546.00
(1)	-		\$270.00 plus \$168.00 per stage
(m)			\$464.00
(n)	for referral to the South Au	stralian Country Fire Service	\$447.00
(o)	Minister responsible for the	e administration of the	\$367.00
(p)		•	\$367.00
(q)	for referral to the Technica	l Regulator	\$187.00
(r)	relevant airport within the n of the Commonwealth or, i company, Secretary of the responsible for the adminis	neaning of the <i>Airports Act 1996</i> f there is no airport-operator Department of the Minister	\$447.00
Applica	ion for building consent (a	building assessment fee)—	
(a)	for a Class 1 building unde	r the Building Code	\$505.00 or 0.25% of the total development cost, whichever is the greater
(b)	for a Class 10 building und	er the Building Code	\$145.00 or 0.25% of the total development cost, whichever is the greater
(c)	for any other class of build	ing under the Building Code—	
	(i) if the total developm	nent cost is no more than \$20,000	\$752.00
			\$752.00 plus 0.4% of the amount determined by subtracting \$20 000 from the total development cost
			\$1,558.00 plus 0.25% of the amount determined by subtracting \$200 000 from the total development cost
	(iv) if the total developm	ent cost is greater than \$1,000,000	\$3,803.00 plus 0.15% of the amount determined by subtracting \$1 000 000 from
			the total development cost
Applica	ion for building consent (a	compliance fee)—	
	(i) (j) (k) (l) (m) (n) (o) (p) (q) (r)  Application (a) (b)	administration of the <i>Histo</i> (i) for referral to the Common for the administration of the <i>Heritage Act 2018</i> of the C  (j) for referral to the Native V  (k) for referral to the Government Architect  (l) for referral to Minister responsible for the <i>South Australian Ho</i> (m) for referral to the Minister administration of the <i>Aquadoministration of the Aquadominister responsible for the Petroleum and Geotherman</i> (p) for referral to the Minister administration of the Minister responsible for the Petroleum and Geotherman  (p) for referral to the Minister administration of the Minister responsible for the Activation of the Minister administration of the Minister administration of the Minister administration of the Minister administration of the Commonwealth or, it company, Secretary of the responsible for the administration of the Commonwealth  Application for building consent (a and a for a Class 1 building under the Commonwealth of	administration of the Historic Shipwrecks Act 1981  (i) for referral to the Commonwealth Minister responsible for the administration of the Underwater Cultural Heritage Act 2018 of the Commonwealth  (j) for referral to the Native Vegetation Council  (k) for referral to the Government Architect or Associate Government Architect  (l) for referral to Minister responsible for the administration of the South Australian Housing Trust Act 1995  (m) for referral to the Minister responsible for the administration of the Aquaculture Act 2001  (n) for referral to the South Australian Country Fire Service  (o) for referral to Chief Executive of the Department of the Minister responsible for the administration of the Petroleum and Geothermal Energy Act 2000  (p) for referral to the Minister responsible for the administration of the Mining Acts  (q) for referral to the Airport-operator company for the relevant airport within the meaning of the Airports Act 1996 of the Commonwealth or, if there is no airport-operator company, Secretary of the Department of the Minister responsible for the administration of the Airports Act 1996 of the Commonwealth  Application for building consent (a building assessment fee)—  (a) for a Class 1 building under the Building Code  (b) for a Class 10 building under the Building Code  (c) for any other class of building under the Building Code  (i) if the total development cost is greater than \$20,000 and no more than \$20,000

	(1-)	£	Class 1 Invitalian and and a Davidian Cada if the	\$270.00 f 1. d11:
	(b)		Class 1 building under the Building Code if the ing comprises multiple dwellings	\$270.00 for each dwelling
	(c)	for a	Class 10 building under the Building Code—	
		(i)	if the total development cost is no more than \$10,000	no fee
		(ii)	if the total development cost is greater than \$10,000	\$89.50
	(d)	for a	ny other class of building under the Building Code	Once per building—\$270.00 or 0.075% of the total development cost up to a maximum of \$2,806.00, whichever is the greater
11	Applica	ation fo	r building consent for the demolition of a building	\$163.00
11a			tion 39 of the <i>Planning, Development and</i> (General) Regulations 2017 applies	20% of the total consent fees payable, excluding the base amount
12			or the concurrence of the Commission under (a) of the Act	\$387.00
13			plication to the Commission for an opinion under ) of the Act	\$387.00
14	Applica or (d) o		or a development authorisation under Section 102(1)(c) ct—	
	(a)	equal create	number of allotments resulting from the division is to or less than the existing number of allotments, or es no more than 4 additional allotments and does not ve the creation of a public road	\$197.00
	(b)	if the	division creates more than 4 additional allotments	\$197.00 plus \$17.90 for each additional allotment created
	(c)		division involves the creation of a public road rdless of the number of additional allotments created)	\$197.00 plus \$17.90 for each additional allotment created
15	HomeB	Builder	or final development approval in respect of development (fee payable to the council for the the proposed development is to be undertaken)	\$132.00
16	Develop	oment d	Commission under Regulation 76 of the <i>Planning</i> , and <i>Infrastructure</i> ( <i>General</i> ) <i>Regulations</i> 2017 e applicant at the time of lodgement of the application)	\$225.00
17	A Certif	ficate of	f Approval Fee for the purposes of Section 138 of the Act	\$1,154.00
18			nder Section 130 or 131 of the Act of the Commission)	\$199.00 plus 0.25% of the total development cost up to a maximum of \$300 000
19			ablic notice under Section 131(13)(a) of the Act ble to the Commission)	An amount determined by the Commission as being appropriate to cover its reasonable costs in giving public notice of the application under Section 131(13)(a) of the Act
20			r a variation of a development authorisation en that is minor in nature	\$142.00
21			assessment panel for review of a prescribed matter 202(1)(b)(i)(A) of the Act	\$573.00

# Part 3—Fees relating to building activity and use

The following fees are payable in relation to building activity and use (including in connection with the Planning, Development and Infrastructure (General) Regulations 2017):

22	Issue of a certificate relating to essential safety provisions under Regulation 94 of the <i>Planning, Development and Infrastructure</i> (General) Regulations 2017	\$270.00
23	Application for assignment of a classification to a building or a change in the classification of a building under Section 151 of the Act	\$190.00
24	Application for a certificate of occupancy under Section 152 of the Act	\$56.00

## Part 4—Funds and off-set schemes

The following fees are payable in relation to funds and off-set schemes:

25	Rates of contribution under Section 198(1)(d), (2)(c) or (8) of the Act—				
	(a)	where the land to be divided is within Greater Adelaide	\$8,707.00 for each new allotment or strata lot delineated by the relevant plan that does not exceed 1 hectare in area		
	(b)	where the land to be divided is within any other part of South Australia	\$3,496.00 for each new allotment or strata lot delineated by the relevant plan that does not exceed 1 hectare in area		
26	Rates o	f contribution for the purposes of Section 199(1) of the Act—			
	(a)	where the prescribed building is within Greater Adelaide	\$8,707 for each apartment		

or allotment delineated by the relevant plan

where the prescribed building is within any other part of (b) South Australia

\$3,496.00 for each apartment or allotment delineated by the relevant plan

## Part 5—Other fees

The following fees are also payable:

27	of the I	essment, or the update of an assessment, under Regulation 79 Planning, Development and Infrastructure (General) tions 2017—	
	(a)	in relation to an original assessment	\$451.00
	(b)	in relation to an updating of the original or a subsequent assessment (including where the update is required because of an amended plan of division)	\$130.00
28	Applica	ation for design review under Section 121 of the Act	\$110.00 plus the reasonable costs of the design panel to provide advice on the application
29	Amoun	t for the purposes of Section 127(6) of the Act	\$500.00 for each replacement tree that is not planted

29A		t for the purposes of the Urban Tree Canopy Offset Scheme hed under Section 197 of the Act—		
	(a)	in relation to a small tree	\$500.00	
	(b)	in relation to a medium tree	\$1,000.00	
	(c)	in relation to a large tree	\$1,500.00	
29B		t for the purposes of Schedule 4, Clause 18(1a)(a)(ii) of the g, Development and Infrastructure (General) Regulations 2017	\$500.00 for each replacement tree that is not planted	
30		ation for the extension of a development authorisation under 126(3) of the Act—		
	(a)	if the development authorisation relates to development assessed as restricted development under Section 108(1)(a) of the Act	\$142.00	
	(b)	if the development authorisation relates to development assessed as impact assessed development under Section 111 of the Act	\$10,000 for the first request, with the fee to be double the previously applicable fee for each subsequent request thereafter	
	(c)	in any other case	\$119.00	
30a	unde <i>Infra</i> deve	ication for the extension of a development authorisation r Regulation 104B of the <i>Planning, Development and structure (General) Regulations 2017</i> where the lopment authorisation relates to development assessed under on 130 of the Act	\$142.00	
30b	unde	ication for the extension of a development authorisation r Regulation 108 of the <i>Planning, Development and structure (General) Regulations 2017</i> :		
	(a)	if the development authorisation relates to development assessed under Section 131(2)(b) of the Act, and the development is undertaken in partnership or joint venture with a person or body that is not a State agency	\$10,000 for the first request, with the fee to be double the previously applicable fee for each subsequent request thereafter	
	(b)	if the development authorisation relates to development assessed under Section 131(2)(c) of the Act	\$10,000 for the first request, with the fee to be double the previously applicable fee for each subsequent request thereafter	
	(c)	in any other case	\$142.00	
31		t for initiation of infrastructure scheme under 163(3)(b) of the Act	\$4,119.00	
32	Certific	ate from Technical Regulator	\$451.00	
33	Application to register an agreement under Section 192 or 193 \$89.50 of the Act			
34	Fee for	the purposes of Section 192(7) or 193(7) of the Act	\$16.70	
35	Fee for	approval under Section 197(5) of the Act	\$418.00	

36	Application of the A	ation for the approval of the Minister under Section 235	\$178.00
37	Regulat	ation for approval of building envelope plan under tion 19A(1) of the <i>Planning, Development and</i> sucture (General) Regulations 2017	\$197.00 plus \$17.90 for each allotment delineated under the building envelope plan
38	under R <i>Infrastr</i>	consideration and publication of building envelope plan legulation 19A(3) and (4) of the <i>Planning, Development and ucture (General) Regulations 2017</i> (payable by applicant at of making application for approval of building envelope plan)	\$225.00
39		registration as a Local Design Review Administrator under ister's Design Review scheme established under Section 121	\$606.00
40	under tl	registration an Independent Design Review Administrator ne Minister's Design Review scheme established under 121 of the Act	\$352.00
41		consideration of a proposal to initiate an amendment to the g and Design Code under Section 73(2)(b) of the Act	\$6,055.00
42	amendr	the administration and management of a proposed nent to the Planning and Design Code, where approval finister to initiate the amendment has been granted ection 73(2)(b) of the Act:	
	(a)	if the proposed amendment is determined to be simple in nature	\$4,625.00
	(b)	if the proposed amendment is determined to be moderately complex in nature	\$22,461.00
	(c)	if the proposed amendment is determined to be complex in nature	\$31,379.00
43		the publication of consultation of a proposed amendment of ming and Design Code under Section 73(2)(b) of the Act	\$9,579.00
44		the consideration by the Minister of a proposed amendment lanning and Design Code under Section 73(2)(b) of the Act:	
	(a)	where the proposed amendment is determined to be simple in nature	\$4,624.00
	(b)	where the proposed amendment is determined to be moderately complex in nature	\$22,460.00
	(c)	where the proposed amendment is determined to be complex in nature	\$31,379.00
45	Fee for administration of implementing a code amendment adopted to by the Minister under Section 73(2)(b) of the Act \$10,790.0		
46		accredited professionals acting in a private capacity to use Planning Portal to assess development applications	\$51.50 per consent assessed in the preceding quarter
<b>N</b> / T 1	. 1. 41.	M' ' ' C DI	

# **Made by the Minister for Planning Hon Nick Champion MP**

On 4 June 2024