Other fees under the Planning and Environment Act 1987



7	For requesting the Minister to prepare an amendment to a planning scheme exempted		
	from the requirements referred to in section 20(4) of the Act.	\$	4,128.30
8	For requesting the Minister to prepare an amendment to a planning scheme exempted from certain requirements prescribed under section 20A of the Act.	\$	993.85
10	For combined permit applications	Sum of the highest which would have a separate application made and 50% of e other fees which wo applied if separate applications were m	applied if ns were each of the ould have
12	Amend an application for a permit or an application to amend a permit	a) Under section 57 the Act the fee to ame application for a permotice is given is 40% application fee for that permit set out in the 1 regulation 9 b) Under section 57 the Act the fee to ame application to amend after notice is given is application fee for that permit set out in the 1 regulation 11 and any fee under c) below c) If an application to amend application for a perman application for a perman application to amend has the effect of chanclass of that permit to class, having a higher fee set out in the Tab regulation 9, the application and difference the original application and the all class of permit.	end an nit after of of the at class of Fable at YA(3)(a) of end an a permit of 40% of the at class of Fable at y additional at o amend an it or amend an it or amend an end a permit of a new rapplication le to icant must being the I class of
13	For a combined application to amend permit	The sum of the high fees which would had if separate application made and 50% of eother fees which wo applied if separate applications were made and separate applications were made and separate applications.	ave applied ons were each of the ould have
14	For a combined permit and planning scheme amendment	Under section 96A the Act: The sum of the high fees which would had if separate application made and 50% of eacher fees which wo applied if separate applications were made applications were made applications.	nest of the ave applied ions were each of the ould have

Planning Scheme Amendment (Regulation 6)

ge	Stage of Amendment		
1	For:		
	a) considering a request to amend a planning scheme; and	\$	3,149.7
	b) taking action required by Division 1 of Part 3 of the Act; and		
	c) considering any submissions which do not seek a change to the amendment; and		
	d) if applicable, abandoning the amendment		
2	For:		
	a) considering		
	(i) up to and including 10 submissions which seek a change to an amendment and where necessary referring the submissions to a panel; or	\$	15,611.0
	(ii) 11 to (and including) 20 submissions which seek a change to an amendment and where necessary referring the submissions to a panel; or		
	· · · · · · · · · · · · · · · · · · ·	\$	31,191.
	(iii) Submissions that exceed 20 submissions which seek a change to an amendment, and where necessary referring the submissions to a panel; and	\$	41,695.
	b) providing assistance to a panel in accordance with section 158 of the Act; and		
	c) making a submission to a panel appointed under Part 8 of the Act at a hearing referred to in section 24(b) of the Act; and		
	d) considering the panel's report in accordance with section 27 of the Act; and		
	e) after considering submissions and the panel's report, abandoning the amendment.		
3	For:		
	a) adopting the amendment or part of the amendment in accordance with section 29		
	of the Act; and	\$	496.
	b) submitting the amendment for approval by the Minister in accordance with section		
	31 of the Act; and	\$	496.
	c) giving the notice of the approval of the amendment required by section 36(2) of the Act.	\$	496.
4	For:	T	
	a) consideration by the Minister of a request to approve the amendment in accordance with section 35 of the Act; and	\$	496.
	b) giving notice of approval of the amendment in accordance with section 36(1) of	Ψ	490.
	the Act.	\$	496.9