

ABN 80 581 297 683

87 Throssell Street, Collie WA 6225
Mail to: Locked Bag 6225, Collie WA 6225
P (08) 9734 9000 E colshire@collie.wa.gov.au
www.collie.wa.gov.au

DEVELOPMENT APPLICATION GUIDE

This guide has been provided to help you submit a complete and correct application for development approval to enable the Development Services team to properly assess your proposal and arrive at a fair determination. It applies to all development within the Shire requiring development approval under the relevant clauses set out in Local Planning Scheme No. 6 (LPS 6) and Schedule 2 - Deemed Provisions for local planning schemes of the Planning and Development (Local Planning Schemes) Regulations 2015.

The development application must consist of the following (unless otherwise agreed):

- A completed **Application for Development Approval Form**.
- A **Covering Letter** addressed to the Chief Executive Officer detailing the development proposal and addressing any important issues.
- A completed **Development Application Checklist**.
- Two copies of a full **site plan**, **floor plan** and **elevation** drawings of all aspects (views) of the proposal. One stamped set will be returned to you at the completion of the development assessment process.
- Payment of the relevant **Development Application Fees**, as set out in the *Planning and Development Regulations 2009* or prescribed under the *Local Government Act 1995*.
- any other plans or information that the local government reasonably requires.

Under the *Planning and Development Act 2005* the period allowed for the Shire to assess an application for development approval is 60 or 90 days, depending on whether or not public consultation is required for the application.

Please note that "the clock stops" if sufficient information has not been provided to enable assessment of the development application. If insufficient information has been provided you will be informed in writing as soon as practical after receiving your application.

The period between a request for further information and the time the information is provided to the satisfaction of the Shire Planner is not counted in the period allowed for assessment of the development application.

Similarly, the clock does not start, nor does the processing of the application commence, until the application is complete. If your application is not complete, you will be notified by the Shire's Planner within 7 days of lodgment.



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APPLICATION FOR DEVELOPMENT APPROVAL FORM

Owner/s details						
Name/s:						
Residential Address:						
ABN (if applicable):						
Phone:		Fax:	E-ma	ail:		
(work): (home):						
(mobile):						
Contact person:						
Signature:			Date	Date:		
Signature:			Date	Date:		
The signatures of all of the owner proceed without that signature and For the purpose of signing this app Planning and Development (Local F	may not be signalication an owner of the Planning Scheme	ned by a er includ	n unauthori les the pers	sed person. ons referred to in the		
Applicant details (if different from	m owner)					
Name:						
Address:				,		
Phone: (work): (mobile):	ork): (home)			E-mail:		
Contact person for correspondence:						
The information and plans provided wi for public viewing in connection with the		n may be		ble by the local government No		
Signature:				Date:		
Property details						
Lot No: House/Street No: Loca			Location N	ation No:		
Diagram or Plan No:	Certificate of Title Folio Vol. No:):		
Title Encumbrances (Easements, restrictive covenants): Attach relevant documents.						
Street name: Suburb:			ırb:			
Nearest street intersection:						
Proposed Development						
Nature of development: \ \ \ \ \ \ \	/orks					
☐ Use						
☐ Works and Use						
	TOTAS ATTA USE					

Is an exemption from development claimed for part of the development?					
	Yes	No			
If yes, is the exemption for:	☐ Works				
Description of proposed works	s and/ or land us	se:			
Description of exemption claimed (if relevant):					
Nature of any existing building	ງs and/ or land ບ	ises:			
Approximate cost of proposed	development:				
Estimated time of completion:					

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DEVELOPMENT APPLICATION CHECKLIST

This checklist is to ensure that development applications are complete before they are accepted and registered as received applications. The reasons for requiring complete applications include:

- 1. The information is required under the Shire of Collie's Local Planning Scheme No. 6 and therefore required by law.
- 2. Assessment cannot be carried out by a planning officer until all information is received;
- 3. Completed information reduces delays.

Re	equired Information		Please Tick
1.	Application for Developm of the owner/s of the land		
2.	2. Payment of the appropriate development application fee (refer to Planning Fees Schedule [attached])		
3.	B. Detailed written statement in the form of a letter to the CEO in support of the proposal including:		
	Full details of the use/development		
	Compliance with Local Planning Scheme/R-Codes/Policies		
	 Justification for any proposed variations to development requirements. 		
4.	copy of the CT can be o documents which may	of Title (CT) no more than six (6) months old. A rdered online from Landgate for \$25.70. Further also be purchased from Landgate (such as details) may be requested in order to assess the	
5.	(a) Two (2) copies of	a plan or plans showing the following-	
		of the site including street names, lot numbers, and the dimensions of the site;	
		and proposed ground levels over the whole of subject of the application;	
	environmen	n, height and type of all existing structures and ital features, including watercourses, wetlands regetation on the site;	
	()	ures and environmental features that are be removed;	
	proposed h	g and proposed use of the site, including ours of operation, and buildings and structures ed on the site;	
		and proposed means of access for pedestrians s to and from the site;	

- (vii) the location, number, dimensions and layout of all car parking spaces intended to be provided;
- (viii) the location and dimensions of any area proposed to be provided for the loading and unloading of vehicles carrying goods or commodities to and from the site and the means of access to and from those areas:
- (ix) the location, dimensions and design of any open storage or trade display area and particulars of the manner in which it is proposed to develop the open storage or trade display area;
- (x) the nature and extent of any open space and landscaping proposed for the site;

and

- (b) plans, elevations and sections of any building proposed to be erected or altered and of any building that is intended to be retained; and
- (c) a report on any specialist studies in respect of the development that the local government requires the applicant to undertake such as site surveys or traffic, heritage, environmental, bushfire attack level assessment, engineering or urban design studies; and
- (d) any other plan or information that the local government reasonably requires.

All plans and details must be legible, drawn to scale and include the lot and street address and owners details

Applications that are accompanied by the complete package of information as detailed above, including this Checklist, and signed by the Applicant below will be processed more efficiently and expediently.

Applicants Signature/s

Printed Name

Date

Notes:

- 1. The above information is required to enable an initial assessment of the application only.
- 2. If required, the Shire may make a further request for additional supporting information to facilitate the assessment process. Compliance with the checklist does not necessarily mean that the proposal will be approved.
- 3. This is **not** an application for a Building Permit. A Separate application for a Building Permit must be made and granted before development commences.



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Schedule of Planning Fees Planning and Development Regulations 2009 2023/24

(N.B.	this is a guide only. For current fees and charges, please	refer to the Shire of Collie's Fees & Charges)		
Item	Planning Service	Maximum fee		
Part	1 – Statutory Fixed Fees			
1.	Determining a development application (other than for a development has not commenced or been carried out ar (excluding GST) is —			
	(a) not more than \$50 000	\$147		
	(b) more than \$50 000 but not more than \$500 000	0.32% of the estimated cost of development		
	(c) more than \$500 000 but not more than \$2.5 million	\$1 700 + 0.257% for every \$1 in excess of \$500 000		
	(d) more than \$2.5 million but not more than \$5 million	\$7 161 + 0.206% for every \$1 in excess of \$2.5 million		
	(e) more than \$5 million but not more than \$21.5 million	\$12 633 + 0.123% for every \$1 in excess of \$5 million		
	(f) more than \$21.5 million	\$34 196		
2.	Determining a development application (other than for an extractive industry) where the development has commenced or been carried out	The fee in item 1 plus, by way of penalty, twice that fee		
3a.	Residential Design Code (R-Code) Variation (Minor)	\$147		
3b.	Residential Design Code (R-Code) Variation (Major)	\$294		
4.	Determining a development application for an extractive industry where the development has not commenced or been carried out	\$739		
5.	Determining a development application for an extractive industry where the development has commenced or been carried out	The fee in item 4 plus, by way of penalty, twice that fee		
5A.	Determining an application to amend or cancel development approval	\$295		
6.	Providing a subdivision clearance for —			
	(a) not more than 5 lots	\$73 per lot		
	(b) more than 5 lots but not more than 195 lots	\$73 per lot for the first 5 lots and then \$35 per lot		
	(c) more than 195 lots	\$7 393		
7.	Determining an initial application for approval of a home business/ occupation where the activity has not commenced	\$222		
8.	Determining an initial application for approval of a home business/ occupation where the activity has commenced	The fee in item 7 plus, by way of penalty, twice that fee		

Planning Service Maximum fee					
9. Determining an application for the renewal of an approval of a home business/ occupation where the application is made before the approval expires 10. Determining an application for the renewal of an approval of home occupation where the application is made after the approval has expired 11. Determining an application for a change of use or for an alteration or extension or change of a non-conforming use to which item 1 does not apply, where the change or the alteration, extension or change has not commenced or been carried out 12. Determining an application for a change of use or for an alteration or extension or change of a non-conforming use to which item 2 does not apply, where the change 13. The fee in item 11 plut twice that fee					
approval of home occupation where the application is made after the approval has expired 11. Determining an application for a change of use or for an alteration or extension or change of a non-conforming use to which item 1 does not apply, where the change or the alteration, extension or change has not commenced or been carried out 12. Determining an application for a change of use or for an alteration or extension or change of a non-conforming use to which item 2 does not apply, where the change					
alteration or extension or change of a non-conforming use to which item 1 does not apply, where the change or the alteration, extension or change has not commenced or been carried out Determining an application for a change of use or for an alteration or extension or change of a non-conforming use to which item 2 does not apply, where the change	us, by way of penalty,				
alteration or extension or change of a non-conforming use to which item 2 does not apply, where the change	ıs, by way of penalty,				
or the alteration, extension or change has commenced or been carried out					
13. Providing a zoning certificate \$73					
14. Replying to a property settlement questionnaire \$73					
15. Providing written planning advice \$73					
Part 2 – Maximum Fees: Scheme Amendments, Structure Plans and Local Deve gst)	elopment Plans (incl.				
1. Request to Initiate Scheme Amendment \$360					
Processing Fee – Basic (Unless lodgment is only required to comply with the relevant Act or Regulations) \$1 745					
3. Processing Fee – Standard (Note: Unused Fees to the maximum value of \$500 may be refunded to applicant upon consideration of request if the proposal is not approved/ initiated)					
4. Processing Fee - Complex \$3 385					
5. Lodgment of Structure Plans and Local Development Plans \$1 056 (Initial charge, charge is subject to heapplication)	, based on 12hrs; final ours required on				
6. Director/ Shire Planner \$88 per/hour					
7. Environmental Health Officer \$37 per/hour					
8. Administrative Assistance \$30 per/hour					
Part 3 – Council Fees					
1. Advertising required for all 'A' use classes, and any discretionary 'D' uses, Home Based Businesses, and contentious issues as required \$310 (For advertising minimum of 2 newspanning)	aper circulation) up to 21 days,				
2. Advertising for longer than 21 days E.g. Scheme Amendments, Changes to Crown Reserves – Road closures, road dedications, vesting, change of purpose.					
3. Issue of Section 40 Certificate (Liquor Act) \$155					
4. Lodgment of a Notification on Title \$175					
5. South West Joint Design Review Panel Sitting Fees \$2 100 per meeting					



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ADDITIONAL INFORMATION FOR DEVELOPMENT APPROVAL FOR ADVERTISEMENTS

[cl. 86]

Note: to be completed in addition to the Application for Development Approval form if the proposal includes commercial signage

1.	Description of property upon which advertisement is to be displayed including full details of its proposed position within that property:					
2.	Details	s of proposed sign:				
	(a)	Type of structure on which advertisement is to be erected (i.e. freestanding, wall mounted, other):				
	(b)	Height: Depth:				
	(c)	Colours to be used:				
	(d)	Height above ground level — • (to top of advertisement): • (to underside):				
	(e)	Materials to be used:				
		Illuminated: Yes / No If yes, state whether steady, moving, flashing, alternating, digital, animated or scintillating and state intensity of light source:				
3.	Period	Period of time for which advertisement is required:				
4.	Details of signs (if any) to be removed if this application is approved:					
	Note: This application should be supported by a photograph or photographs of the premises showing superimposed thereon the proposed position for the advertisement and those advertisements to be removed detailed in 4 above.					
	Signature of advertiser(s): (if different from land owners)					
	Date:					