DEVELOPMENT ASSESSMENT AND COMPLIANCE FEES 2025-26





Dedicated to a better Brisbane



Carefully planning for a growing city means stronger communities, more local jobs and affordable housing in a Brisbane that is sustainable for future generations. Protecting the Brisbane lifestyle will ensure our exciting future looks familiar, while making better use of space will mean more choice and easier access to local greenspace.

This fees and charges brochure will help you to determine which Brisbane City Council assessment and compliance fees are applicable to your development or request.

Fees listed in this brochure apply irrespective of whether Council's role is assessment manager, referral agency or similar role administering/assessing/deciding/providing advice on the application/matter. Fees identified in this brochure do not include GST, except where indicated, and do not include infrastructure charges, which may be levied on a development approval.

These fees apply to development applications, requests for Council compliance assessment and matters under the *Planning Act 2016, South Bank Corporation Act 1989, Economic Development Act 2012,* or equivalent past or replacement legislation.

Getting started

If you need help preparing your development application or service request, or are unsure whether your proposal requires an application to be submitted under *Brisbane City Plan 2014*, you can discuss your proposal with Council using Council's pre-application services, or by speaking to a Planning Information Officer.

These services will assist you to identify where an application is required, relevant planning and design

issues, and how to compile an application that addresses the requirements of *Brisbane City Plan 2014*. Fees for pre-application services start on page 3.

For information on how the development assessment process works and what you need to provide in support of your application or request, visit brisbane.qld.gov.au and search 'planning and building'.

You can also call Council and speak to a Planning Information Officer on 3403 8888 or, for business enquiries, contact Council's 24-hour Business Hotline on 133 BNE (133 263).

Fee calculation methodology

Council uses a points system to calculate fees for development-related services. Under this methodology, a point is given a dollar value and a number of points is allocated to a service, to provide the fee dollar value.

For the 2025-26 financial year, the value of a point is \$143.

For staged developments, each development stage is to be treated as a separate development application for fee calculation purposes, including change applications.

The General Manager of Development Services may determine an appropriate fee for an application, request or service not specified in this fee brochure.

Development fees

Pre-application services

Council offers various services designed to assist customers seeking advice in relation to development applications. These services include providing assistance with identifying potential issues and collaborating on the design for a development proposal. Under some circumstances, Council may accept a request for consideration that a development proposal be issued an exemption certificate.

Pre-lodgement request services fees are on page 3 and exemption request services fees are on page 4.

Development assessment fees

Paying an assessment fee is necessary before Council can proceed to assess a development application, including where Council is a referral agency to some types of building work. Development assessment fees apply to development applications for Material change of use, Reconfiguring a lot and Building work. This applies whether the application is for a preliminary approval, development permit, preliminary approval variation request or a response as a referral agency. Applicants must pay an assessment fee in full for an application to be considered 'properly made' under the *Planning Act 2016*.

Fees relating to development applications and for Council to provide a referral agency response, including changing a development application or approval and miscellaneous fees/charges, start on page 4.

Operational work and Council compliance assessment fees

Following a development application approval, you may be required to submit further operational work or Council compliance assessment applications/requests. The need to submit further development approvals will be identified by the conditions of an approved development application.

Fees relating to operational work and Council compliance assessment start on page 12.

Compliance and inspection fees

Where Council is required to undertake an inspection of the development before or during construction, a fee will need to be paid. This fee is calculated according to the size and complexity of the project. In some instances, fees paid for a Council compliance assessment request are inclusive of compliance and inspection fees.

Fees relating to the compliance and inspection of the development start on page 14.

Plan sealing fees

Where your development involves reconfiguring a lot, a fee is required for Council to endorse the survey plan. Council will seal the plan when the development is finalised and all relevant approval conditions have been met.

Fees relating to plan sealing are on page 17.

Planning and development certificates

Planning and development certificates provide information about a property. There are 3 types of planning and development certificates, with each type of certificate providing a different level of information. The 3 certificate types are: limited, standard and full.

For information on the content of each type of planning and development certificate, visit brisbane.qld.gov.au and search 'development certificate'.

Fees relating to planning and development certificates are on page 19.

Fee refunds

The applicant may request a fee refund when withdrawing an application or request. All requests for a fee refund must be made in writing to Council.

Concessions

Religious or charitable, community and not-for-profit organisations

A fee concession of 50% may be given in respect to development assessment and compliance fees paid on behalf of organisations recorded as qualifying for Type 1 Religious or Charitable, Type 2 Essential Welfare or Community Service, or Type 3 Not-for-profit Community concessions in accordance with Council's current *Schedule of Fees and Charges* found at brisbane.qld.gov.au

Where the proposal is primarily for commercial purposes (including retirement facility, childcare facility, shop, food and drink outlet) or subdivision, no concession will be allowed.

Payment of fees and charges

Fees and charges are required to be paid in full prior to Council actioning your application or request. Some Council online lodgement forms require payment at the time of lodgement, with other online forms collecting relevant fee information which Council will use to determine and issue a fee quote with payment options.

A surcharge may apply for credit and debit card fee payments. For more information about payment surcharges, visit brisbane.qld.gov.au and search 'credit and debit card surcharge'.

Pre-application service fees

Pre-lodgement services

For complex proposals, or the identification of potential issues associated with a proposed application, you can arrange a pre-lodgement meeting or preliminary assessment service to obtain advice from Council about the development via the following services. For more details about Council's pre-application services, visit brisbane.qld.gov.au and search 'how to get advice'.

Provision development application history records Note: Each property (current or historic) subject to the request will attract a fee.	3 points per property (\$429)
 Preliminary discussion - virtual pre-lodgement meeting providing preliminary advice prior to the lodgement of a development application Preliminary discussion meetings should precede the following pre-lodgement services: Request for Urban Design Advice Pre-lodgement package 	4 points (\$572)*
Preliminary change application discussion - virtual pre-lodgement meeting prior to the lodgement of a change application	4 points (\$572)*
RiskSMART eligibility criteria advice	4 points (\$572)*
Pre-lodgement Meeting or Plan Sealing Pre-lodgement Meeting - prior to lodgement of a development application, plan sealing request, or other request types (including pre-lodgement for a construction management plan)	8 points (\$1,144)*
Pre-purchase meeting - advice to assist prospective purchasers/lessees of the property in understanding the planning framework applicable to the site	13 points (\$1,859)*
Additional fee to undertake a development site visit as deemed suitable by Council (charge for minimum one hour)	10 points (\$1,430)*
Traffic and transport advice Note: This pre-design service provides initial advice for development proposals early in the concept stage of design and offers preliminary advice on development proposals relating to specific strategic transport and traffic issues identified by the applicant.	5 points (\$715)*
Pre-assessment of technical reports - Council review of a specialist report prepared to address technical aspects for a proposed development application to provide one-off feedback on the suitability of information contained within the report to meet requirements of <i>Brisbane City Plan 2014</i>	8 points per report (\$1,144)*
Pre-assessment of technical reports, with modelling where required (e.g. electronic modelling data files)	13 points per report (\$1,859)*
Request for Urban Design Advice provided by the Independent Design Advisory Panel (IDAP)	17 points per request (\$2,431)
 Pre-lodgement package services, including: Design-focused package (up to 3 pre-lodgement meetings) Traffic and transport package (traffic and transport advice, pre-assessment of a technical report and one pre-lodgement meeting) 	22 points per package (\$3,146)*
Discussion and calculation of infrastructure charges	5 points (\$715)*

* This fee is inclusive of GST.

Exemption certificates

In some instances, you may be able to request for assessable development requiring a development application under the *Brisbane City Plan 2014* to be exempt from requiring an application. In these cases, an exemption certificate may be issued. For details of any of the following exemption certificate types, visit brisbane.qld.gov.au and search 'exemption certificate'.

Request for exemption certificate for dwelling house or operational work made assessable by <i>Brisbane City Plan 2014</i>	5 points (\$715)
Request for exemption certificate for development other than dwelling house or operational work made assessable by <i>Brisbane City Plan 2014</i>	8 points (\$1,144)
Request for heritage exemption certificate to carry out development on a local heritage place made assessable by <i>Brisbane City Plan 2014</i>	8 points (\$1,144)

Development assessment fees

Development types¹

Whether you are doing building work, reconfiguring a lot or making a material change of use, your development should fit into one of the following fee categories.

Referral agency to building work

The below fees are applicable where Council is a referral agency to a development application for building work.

Request to Council for assessment as a referral agency of a development application for	16 points (\$2,288)
building work as identified by Schedule 9, Part 3, Division 2 of the Planning Regulation 2017	
other than design and siting requirements	

Note: Where development is for material change of use or building work for a dwelling house, Council may include an early referral agency response for any further or subsequent building approval. This would only be applicable where Council would be a referral agency to the development application for the building work, under Schedule 9, Part 3, Division 2 of the *Planning Regulation 2017* (e.g. Request for referral agency response for amenity and aesthetics).

A siting variation (Standard or Express) request is applicable when a referral of a development application for building work to Council as a referral agency is required to be assessed against the Queensland Development Code (QDC).

Request for assessment against the QDC design and siting requirements (siting variation), includes assessment of one (1) performance criteria	5 points (\$715)	
Plus, fee for each performance criteria assessment thereafter	5 points (\$715)	
Note: An assessment fee for siting variation is applied to each performance criteria requiring Council's assessment regardless of the number of structures, or instances of non-compliance with an acceptable outcome of the relevant QDC code.		
Request for amendment of an assessment as a referral agency to building work as identified by Schedule 9, Part 3, Division 2 of the <i>Planning Regulation 2017</i>	5 points (\$715)	
Request to Council for assessment as a referral agency of a development application for building work as identified by Schedule 10, Part 8, Division 1, Subdivision 3, Table 1 of the <i>Planning Regulation 2017</i>	8 points (\$1,144)	
Request for assessment against the QDC MP1.4 - Build over or near stormwater	6 points (\$858)	

Note: Building over or near stormwater/overland flow paths inclusive of drainage easements in favour of Brisbane City Council.

¹ For definitions under Brisbane City Plan 2014, refer to Schedule 1 - Definitions within Brisbane City Plan 2014.

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Minor development

Minor development includes a single instance of small-scale building work or a single instance of small-scale demolition work (requiring a development approval) to a dwelling house (e.g. an additional room, garage, swimming pool, deck, carport or shed).

Flat fee	5 points (\$715)

Note: For the purposes of calculating fees, extension and demolition aspects of a development application each attract the Minor development fee.

Domestic development

Domestic development is broken into 2 fee types.

Domestic type A (new) includes:

- a new Dwelling house
- a Home-based business
- Dwelling unit (e.g. 'shop-top' apartment).

Domestic type B (extension) includes:

- extension to a Dwelling house
- Secondary dwelling

Flat fee

• extension to a single unit of a Multiple dwelling or Dual occupancy (each dwelling unit).

Flat fee	10 points (\$1,430)
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Demolition development

Demolition development is any demolition, removal or relocation of whole or part of a building (partial demolition). Demolition is broken into 2 fee types.

Demolition type A includes:

- full demolition of a structure whether or not lodged in conjunction with an accompanying aspect of development (e.g. stand-alone demolition or removal of a building, or demolition of a building to facilitate a development)
- full or partial demolition on the site of a Local Heritage Place, where not qualifying for Demolition Type C.

Flat fee	24 points (\$3,432)
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Demolition type B includes:

- partial demolition of a building/structure whether or not lodged in conjunction with an accompanying aspect of the development (e.g. partial demolition triggered under the Traditional building character overlay)
- partial demolition of a structure that is not minor (as determined by Council).

Flat fee	8 points (\$1,144)
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Demolition type C includes:

• partial demolition on the site of a Local Heritage Place (where used for domestic residential uses e.g. dwelling house, dual occupancy, single unit in a multiple dwelling) where lodged in conjunction with an accompanying aspect of the development.

Flat fee	15 points (\$2,145)
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16 points (\$2,288)

Reconfiguration development

Reconfiguration development includes:

- reconfiguring a lot to create 2 or more resulting allotments, or to reduce the number of lots (includes common property, parks, private road, balance lots and retention basins)
- rearranging boundaries to resolve encroachments
- access easement, not associated with the creation of allotments
- subdivision under the Body Corporate and Community Management Act 1997.

Base fee, includes up to 2 lots		30 points (\$4,290)
Plus	Additional fee per lot, 3-30 lots	6 points (\$858)
Plus	Additional fee per lot, more than 30 lots	5 points (\$715)

Multiple dwelling development

The Multiple dwelling development fee is applied to applications for residential accommodation involving self-contained units. This includes:

- Multiple dwelling (e.g. townhouses, apartments, flats or units)
- Dual occupancy (e.g. duplex)
- Retirement facility.

Base fee, includes up to 2 units		61 points (\$8,723)
Plus	Fee per unit, more than 2 units up to and including 70 units	5 points (\$715)
Plus	Additional fee per unit, more than 70 units	3 points (\$429)

Development assessment area charge development

This fee relates to development for uses such as food and drink outlets, industry, offices, shops or warehouses, and is the combination of the below areas.

- Gross floor area (GFA) as defined by Brisbane City Plan 2014.
- Areas not forming part of the definition of GFA, integral to the development, for example:
 - unenclosed structures
 - decks

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- awnings
- outdoor storage/stockpiling areas
- ancillary outdoor areas used by a development (e.g. outdoor play area for a childcare centre)
- footpath dining.

Base fee up to 50 m ²		39 points (\$5,577)
Plus	Additional fee per 100 m ² or part thereof, 51 m ² to 2,050 m ²	4 points (\$572)
Plus	Additional fee per 100 m ² or part thereof, greater than 2,050 m ²	3 points (\$429)

Note: This fee is applied to the assessment of accommodation uses, where the development is not charged as the Multiple dwelling development fee. This includes:

- Community care centre
- Relocatable home park
- Community residence
- Residential care facility
- Rooming accommodation
- Short-term accommodation.

Applications involving impact assessable development

Additional assessment fee for a development application where any part of assessable development has a category of assessment of impact assessment. The additional fee is to be calculated based on the development type of the part of the application that is impact assessable.

Development Type	Fee per request
Domestic development and operational work	5 Points (\$715)
Multiple dwelling development	114 Points (\$16,302)
Other (excluding Minor development and Demolition development types)	26 Points (\$3,718)

Note: Where the development involves more than one of the above fees, the greater fee will apply.

Other application types

Charges	Development work/type	Fee per request
Alterations to facade facing Queen Street, Brunswick Street or Chinatown Malls		12 points (\$1,716)
Application for a preliminary approval variation request to affect the local planning instrument	Domestic development type A or B, and operational work	19 points (\$2,717)
(section 50 of the <i>Planning Act 2016</i> (PA)) Where the preliminary approval variation request	Demolition development type A, B or C	29 points (\$4,147)
is made for multiple aspects of development, the appropriate fee is to be applied to each aspect (e.g. variation request to change the level of assessment for the future development of a site). Note: See the Domestic development, and Demolition development fee section above to determine what constitutes type A, B and C in this fee.	Any single or combination of development other than domestic development type A or B, operational work, or demolition development type A, B or C base charge PLUS The development assessment area charge, calculated based on the site area of the land subject to the preliminary approval variation request	50 points (\$7,150)
Request for consideration under a superseded planning scheme (s29 PA)	Minor/domestic/demolition development and operational work	8 points (\$1,144)
	Multiple dwellings/development assessment area change/ reconfiguration	19 points (\$2,717)

Fees relating to changing a development application/approval

Note: The term 'current application fee' refers to the fee that would be applied if a new development application was received for the development in its entirety and does not relate to the aspects of the development subject to the change.

Charges	Development work/type	Fee per request	
Change to a development application	·		
Change development application, where change is only to applicant's details (s52 PA)		3 points (\$429)	
Change development application, other than staging (s52 PA)	25% of current development application fee inclusive of the change (GST will not apply)		
Change development application, where including staged development (s52 PA) the following applies Note: When making a change the applicant is required to provide an itemised break down of the details of the change including: changes to the number and type of aspects of development, category of assessment, gross floor area, number and details of lots/units, carparking for each stage.	 where there is a net increase in stages, the fee will be the current application assessment fee for the proposed staged development minus the application fee already paid, PLUS 25% of the current application assessment fees (GST will not apply). where there is a net decrease in stages, the fee will be 25% of the current application asplication assessment fee for the proposed development (GST will not apply). 		
Change to a development approval			
Request for a Negotiated Decision Notice (s75 PA)		6 points (\$858)	
Request for a Negotiated Infrastructure Charges Notice (s125 PA)		6 points (\$858)	
Making a change application (s78 and s79 PA) to	Minor development	3 points (\$429)	
make a minor change (s81 PA) to a development approval (includes changing/cancelling conditions)	Domestic development type A or B,	6 points (\$858)	

Note 1: The following fees are to be applied to each permit of the development approval subject to the change.

Note 2: Where a development approval is a staged development, this fee is to be applied to each stage of the development.

Note 3: Fee types described above are defined in the Development Assessment Fees section of this fee schedule. The fee type to be applied is based on the nature of the original approval, not the nature of the proposed change (i.e. where the original was charged as a domestic fee, the domestic change fee will apply).

Note 4: ^Inclusive of reports, plans and/or all approved drawings and documents and conditions sought to be changed.

		6 points (\$858)
	Minor development	3 points (\$429)
s) it of	Domestic development type A or B, demolition development type A or B, and operational work	6 points (\$858)
ie	Development assessment area charge/reconfiguration	24 points (\$3,432)
Ŀ	Multiple dwellings	32 points (\$4,576)
ule. e	Re-review of documentation due to inconsistent or insufficient information supplied to Council, where determined necessary by Council ^A	4 points (\$572)

Charges	Development work/type	Fee per request
Making a change application (s78 and s79 PA) to make a minor change (s81 PA) to a development approval, where the application adds or removes stages of the development (includes changing/cancelling conditions)	50% of a fee equal to the current a charge	pplication fee will be d (GST will not apply)
Note: The 'current application fee' is to be calculated on the number of stages sought as part of the change application. The fee for applications involving impact assessable development does not form part of the 'current application fee' for calculating s81 change application fees.		
Making a change application (s78 and s79 PA) for changes to a development approval, other than a minor change (s82 PA) Note: The fee for applications involving impact assessable development does not form part of the 'current application	A fee equal to the current applicatio be charge	n assessment fee will d (GST will not apply)
fee' for calculating s82 change application fees. Extend or cancel a development approval		
Request to extend a currency period (s86 PA)		15 points (\$2,145)
This fee relates to the development types of:		
multiple dwellings		
 development assessment area charge 		
 reconfiguration development types 		
other prescribed tidal work		
Request to extend a currency period (s86 PA) for minor development		5 points (\$715)
This fee relates to the development types of:		
 minor and domestic development types 		
 demolition development types 		
 minor, standard and other plans 		
 operational works 		
 minor prescribed tidal work 		
Request to change or cancel a particular condition, where the conditions were not applied under the <i>Planning Act 2016</i> , the <i>Sustainable Planning Act</i> <i>2009</i> or a previous planning act (e.g. a condition of an environmentally relevant activity applied under the <i>Environmental Protection Act 1994</i>)		5 points (\$715)
Request to cancel a development approval (s84 PA)		3 points (\$429)

Charges	Development work/type	Fee per request
Change application where Council is an affected entity		
Notifying Council as an affected entity to a proposed change application for a minor change (s80(1)(a) or (b) PA)		5 points (\$715)
Note: Fee payable upon the initial referral to Council as an affected entity to a proposed change application. Council may respond to the referred proposed change application via a pre-request response notice (s80(2)(a) PA).		
Pre-request for a minor change (s80 PA) where Council is not the responsible entity for administering the change application but is an affected entity (e.g. where applying to change an approval and/or condition given by the Planning and Environment Court)		5 points (\$715)

Specific fees for development applications and miscellaneous fees and charges

Туре	Fee
Request to review a needs assessment report as part of a development application (for example, planning, economic, community need)	40 points (\$5,720) per report
Assessment of proposed structure plan or centre concept plan	Each plan 88 points (\$12,584)
Site less than 20 hectaresSite of 20 hectares or more	Each plan 149 points (\$21,307)
Note: If a structure plan or centre concept plan is required by the local planning instrument, this fee is to be paid prior to the application being considered properly made.	
Commercial driveway permit (construction and/or repair of access ramp, crossing or driveway)	5 points (\$715) per permit
Note: Fees are per request, additional requests will incur additional fees.	
Request for Council to accept a bond for uncompleted work (Reconfiguring a lot) or relating to conditions of approval (Material change of use)	20 points (\$2,860) per each bond component*
Note: Minimum accepted value of an uncompleted works bond will be \$25,000.	
Request for Council to reduce and/or release a bond for uncompleted work inclusive of a site inspection if required	13 points (\$1,859) per request*
Re-submission of bond request if initial request is inadequate or incomplete	3 points (\$429) per re-submission*
Fees associated with a Deed of Agreement	
 preparation of a Deed of Agreement (other than a deed imposed under section 67 of the <i>Planning Act 2016</i>) amendment to an existing deed of agreement (e.g. uncompleted 	45 points (\$6,435) per Deed of Agreement*
works bond)	4 points (\$572) per Deed of Agreement*
 preparation of a new or amendment of an existing deed of agreement (imposed under section 67 of the <i>Planning Act 2016</i>) 	\$150 per hour

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Туре	Fee
Building on, over or using roads, footpaths or pedestrian areas (hoarding and gantry)	
Application fee:	
• for Zones A and B	\$352 (Zones A and B) per application
• for Zone C	\$176 (Zone C) per application
Note: Application fees are per request, additional requests will require further application fees.	
Permit fee	
Zone A - the Principal centre (City centre) zone (PC1) as identified in <i>Brisbane City Plan 2014</i> (does not include the Queen Street Mall, Brunswick Street Mall and Chinatown Mall)	\$11 (Zone A) per square metre of space utilised under the permit, per week
Zone B - the Principal centre (Regional centre) zone (PC2), Major centre zone (MC) District centre (corridor) zone (DC2), High density residential zone (HDR) and Mixed use (MU) as identified in <i>Brisbane City Plan 2014</i>	\$5.20 (Zone B) per square metre of space utilised under the permit, per week
Zone C - other areas of Brisbane	\$3.05 (Zone C) per square metre of space utilised under the permit, per week
Note: Rate charged weekly for each m ² with a minimum charge of one month (for the purposes of this fee a month is taken to be five weeks).	
Legal fees associated with the development of legal documents associated with:	
• the preparation of, surrender, or amendment to an easement	6 points (\$858) per easement document
• the preparation of, release, or amendment to a covenant	6 points (\$858) per covenant document
• the preparation of a transfer of land to Council	4 points (\$572) per transfer of land
Request for written information on development-related matters	5 points (\$715)*
This may include requests for general information in writing, calculation of straight-forward infrastructure charges, plan sealing enquiries, category of assessment confirmation and investigations into liquor licence requests.	
Administration fee	3 points (\$429)*
Additional fee for applicant amendments to documentation (including fee quotes) at the lodgement stage, or incomplete lodgement by an applicant during the application stage.	
File scanning, preparation and storage	2 points (\$286)
Additional fee for scanning, file preparation and file storage of development documents lodged in hardcopy form.	

* This fee is inclusive of GST

Operational work and Council compliance assessment fees (including compliance and inspections where applicable)

In deciding a Material change of use, Building work, or Reconfiguring a lot application, the development approval may condition the need to lodge a subsequent operational work application/plan or a Council compliance assessment. For example, if a condition has the phrasing 'Submit for the approval of Development Services' or 'Submit and obtain endorsement from Development Services' (or the like) then you will need to lodge an application for approval that will attract one of the below fees. The below fees are charged for each stage of development, regardless of the timing of the lodgement.

Fees listed below as Council compliance assessment application fees are inclusive of Development Services compliance and inspection fees. See 'Compliance and Inspection Fees' section below for more information.

Where more than one type of management plan is contained within a combined management plan document, each plan contained within the document requiring assessment or approval will attract a fee (e.g. a single environmental management plan document containing multiple plan types such as: acid sulphate soils management plan or noise management plan, will attract a fee for each plan type).

Where a fee for Council compliance assessment refers to "post-assessment activities", this includes, for each plan component of the development, any work or activity involving one or more of the following:

- Pre-start meeting
- Contributed assets
- Where the inspection of work or an activity is conditioned or reasonably required to ensure compliance with Council's expected outcome
- As determined by Council.

Where another authority issues a development approval (such as the State government for State Facilitated Development) conditioning the need for further approvals or assessment to be made to Council, then, conditions relating to Reconfiguring a Lot are to be charged as operational work fees, with further compliance and inspections fees being payable prior to site work commencing. Conditions relating to a Material Change of Use or Building Work will be charged fees for 'Council compliance assessment'.

Minor and self-certified conditions

Fee to submit professionally certified work in accordance with a condition of a9 points (\$1,287)development approval, where Council is required to audit, inspect, or process workper planincluding developer contributed assets (includes compliance and inspection activities+where required)+

Minor plans

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Minor plans include:

- private landscape management and site works plans for sites up to 2,000 m²
- erosion and sediment control plans for sites up to 2,000 m²
- traffic functional layout plans (minor road including up to neighbourhood roads)
- signs and line marking plans (minor road including up to neighbourhood roads)
- architectural plans external materials, colours and finishes
- any other minor plans as determined by Council.

Fee per operational work	9 points (\$1,287)
Fee per Council compliance assessment - where no post-assessment activities are required^	11 points (\$1,573)
Fee per Council compliance assessment - where post-assessment activties are required, or as determined by Council^	16 points (\$2,288)

[^] Council compliance assessment fee is inclusive of future compliance and inspection activities for approved work. No further compliance and inspection fees are required to be paid, except where a fee may be issued under the Additional compliance fees section below, and/or the development involves a Reconfiguration of a lot, and/or the development did not require a Council compliance assessment application.

Standard plans

Standard plans include:

- stand-alone operational work (operational work not associated with another development approval)
- environmental management plans including bushfire, fauna movement solutions,contaminated land)
- offset management plan koala, biodiversity public landscape management and site works plans
- private landscape management and site works plans for sites greater than 2,000 m²
- erosion and sediment control plans for sites greater than 2,000 m²
- vegetation management plan
- rehabilitation plan
- road works and drainage plans
- filling and excavation/bulk earthworks plans
- streetscape concept plans
- construction management plans

- traffic functional layout plans (major roads, district roads or greater and signalised intersections)
- signs and line marking plans (major roads, district roads or greater and signalised intersections)
- landscape works in parks
- landscape works on and around roads
- stormwater drainage (including onsite drainage, upstream stormwater connections and works for stormwater network)
- site-based stormwater quality management plan
- site-based stormwater quantity management plan
- acid sulphate soils management plan
- noise management plan
- air quality management plan (where no electronic modelling is required)
- car parking management plan
- any other standard plans as determined by Council.

Fee per operational work for development involving up to and including 5 allotments	15 points (\$2,145)
Fee per operational work for development involving 6-15 allotments	25 points (\$3,575)
Fee per operational work for development involving more than 15 allotments	35 points (\$5,005)
Fee per Council compliance assessment - where no post-assessment activities are required	25 points (\$3,575)
Fee per Council compliance assessment - where post-assessment activities are required, or as determined by Council^	40 points (\$5,720)
Additional fee for each trunk item	25 points (\$3,575)
Additional fee for construction management plans where the site adjoins an arterial route or located within the City Core or City Frame	9 points (\$1,287)

Other plans

Other plans include:

- air quality management plan (where electronic modelling is required)
- hazard and risk assessment plan (including dangerous goods)
- major infrastructure design plans (e.g. bridges, traffic signals, culverts)
- any other operational works or Council compliance assessment plans as determined by Council.

Fee per operational work	19 points (\$2,717)
Fee per Council compliance assessment - where no post-assessment activities are required^	27 points (\$3,861)
Fee per Council compliance assessment - where post-assessment activties are required, or as determined by Council^	46 points (\$6,578)

Fee for Council compliance assessment - for major infrastructure item (e.g. bridges, traffic	
signals, culverts, or other development infrastructure items determined by Council)^	

86 points (\$12,298)

^ Council compliance assessment fee is inclusive of future compliance and inspection activities for approved work. No further compliance and inspection fees are required to be paid, except where a fee may be issued under the Additional compliance fees section below, and/or the development involves a Reconfiguration of a lot, and/or the development did not require a Council compliance assessment application.

Out-of-hours construction permit

Out-of-hours construction permit	16 points (\$2,288)
Request to make minor amendment to out of hours construction permit	8 points (\$1,144)

Minor prescribed tidal work

For example, pontoon or jetty associated with a house, pipeline, embankment, drain or boat ramp.

Fee per assessable component	7 points (\$1,001)
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Other prescribed tidal work

For example, revetment wall, marina, bridge, wharf or Riverwalk promenade.

Fee per assessable component	50 points (\$7,150)

Amending a Council compliance assessment

Request to make a minor amendment to an approved Council compliance assessment	50% of the
Note 1: A 'minor amendment' as determined by Council.	current Council
Note 1: A minor amendment as determined by Council. Note 2: The current Council compliance assessment fee is that of the plan type of the original Council	compliance assessment fee
compliance assessment request.	assessmentiee

Compliance and inspection fees

Compliance and inspection fees associated with Reconfiguring a lot, or a stand-alone operational work

Compliance and inspection fees for Reconfiguring a lot development or a stand-alone operational work are outlined below.

Compliance and inspection fees must be paid in full prior to any pre-start meeting occurring, or where no prestart is required by the condition of the development, before any site work begins. The below fees are charged for each stage of a reconfiguration development, regardless of the timing of the lodgement, or ability to coordinate compliance and inspection activities undertaken by Council.

Reconfiguration

Boundary realignment (including boundary realignment involving a single lot)	7 points (\$1,001) per development approval
Access easement	11 points (\$1,573) per development approval
Reconfiguration other than boundary realignment or access easement	
 Fee per lot for 1-10 lots (including boundary re-arrangement) PLUS 	10 points (\$1,430) per lot
• Fee per lot, 11-50 lots	6 points (\$858)
Note: Compliance and inspection fees for development involving more than 50 lots will be charged at the rate of the 50-lot development.	per lot

Note: Council compliance assessment fee is inclusive of future compliance and inspection activities for approved work. No further compliance and inspection fees are required to be paid, except where a fee may be issued under the Additional compliance fees section below, and/or the development involves a Reconfiguration of a lot, and/or the development did not require a Council compliance assessment application.

Stand-alone operational work

A stand-alone operational work refers to approved assessable operational work not directly related to reconfiguring a lot.

Minor compliance activity (where no post-assessment activities are required) for stand-alone operational work	10 points (\$1,430) per development approval
Standard compliance activity (where post-assessment activties are required, or as determined by Council) for stand-alone operational work	25 points (\$3,575) per development approval

Compliance and inspection fees associated with Material change of use and/or Building work

Fee per approved plan for Minor plan development:

For Council compliance assessment applications paid under the 2022-23 fee schedule onwards, compliance and inspection fees are inclusive in the Council compliance assessment application fee where applicable. No further compliance and inspection fees are required to be paid, except where a fee may be issued under the Additional compliance fees section below, and/or the development involves another aspect of development (e.g. a Reconfiguration of a lot).

For developments where a Council compliance assessment application was paid under the 2021-22 fee schedule (or prior), where no compliance and inspections fees were received by Council during that period, a compliance and inspection fee is required in accordance with the below. The fee is to be paid prior to the commencement of site works, commencement of use, or building work occurring (whichever comes first) for the development, AND the applicant or their representee must advise Council of the pending commencement of work, and where applicable book pre-start meeting/s with Council at the time of payment.

Fee per Council compliance assessment - where no pre-start is required	4 points (\$572)
Fee per Council compliance assessment - where a pre-start is required, or as determined by Council	9 points (\$1,287)

Fee per approved plan for Standard plan development:		
Fee per Council compliance assessment - where no pre-start is required	9 points (\$1,287)	
Fee per Council compliance assessment - where a pre-start is required, or as determined by Council	17 points (\$2,431)	
Additional fee for each trunk item	25 points (\$3,575)	
Fee per approved plan for Other plans development:		
Fee per Council compliance assessment - where no pre-start is required	9 points (\$1,287)	
Fee per Council compliance assessment - where a pre-start is required, or as determined by Council	24 points (\$3,432)	
Fee for Council compliance assessment - for major infrastructure item (e.g. bridges, traffic signals, culverts, or other development infrastructure items determined by Council)	65 points (\$9,295)	

Note: The appropriate fee above is to be determined based on the plan type category to which the approval under a previous charging model was given.

Additional compliance fees

Major infrastructure items Major infrastructure including bridges, traffic signals, culverts, or other development infrastructure items determined by Council	68 points (\$9,724) per infrastructure item
 Additional inspection fee This includes: reinspection of work failing an initial inspection inspection in response to a valid complaint about non-compliance any other non-scheduled inspection 	4 points (\$572) per site inspection
Re-review of documentation due to incomplete or insufficient information, where determined necessary by Council Inclusive of reports, plans, test results	4 points (\$572)
Notice of Election for environmental offsets	5 points (\$715)

Plan sealing fees

Development involving Reconfiguring a lot requires Council to endorse the survey plan and other land-based ancillary activities. Applicants are required to pay a fee to have the plan sealed, upon which Council will seal the plan when the development is finalised and all approval conditions have been met.

Request to approve plans of subdivision (endorsement of survey plan)		
Request for approval of plan of subdivision authorised under a development permit (Schedule 18 Approving plans of subdivision <i>Planning Regulation 2017</i>)	4 points (\$572) per request plus 3 points (\$429) per lot	
Includes approval of street names and advice of house numbering where applicable	on survey plan	
Note: For calculating this fee a 'lot' includes park, balance, reserve or similar lots as shown on survey plans.		
Re-submission/re-endorsement of survey plan	4 points (\$572) per survey plan	
Re-review of documentation due to inconsistent or insufficient information supplied to Council, where determined necessary by Council Inclusive of evidence of condition compliance, reports, plans, CMS	4 points (\$572)	
 Request to change or seek approval for street naming where: not part of a request for survey plan endorsement subsequent to a previous approval by Council 	4 points (\$572) per request	
Change/written response to official house number Note: Council must have first investigated and agreed to the change of the official house number.	3 points (\$429) per request	
Community title scheme endorsement (survey plan endorsement where no previous approval was required for reconfiguration)	
Endorsement of proposed survey plan Up to 3 units (base fee) Plus each additional unit Note: For the purpose of determining the number of units, a standard lot on a building format plan will be taken to be a 'unit'.	18 points (\$2,574) per survey plan 5 points (\$715) per unit	
Community Management Statement endorsement or application involving Building Management Statement	9 points (\$1,287) each statement	
Additional fee for endorsement of proposed survey plan involving a layered scheme	5 points (\$715) per survey plan	

Infrastructure charges request for service

Preparation of an Infrastructure Agreement^ A contractual agreement between Council and a developer to establish obligations and entitlements for each party, related to the payment of infrastructure charges and/or the delivery of infrastructure.	25 points (\$3,575) per agreement
Amendment to an existing Infrastructure Agreement^	13 points (\$1,859) per agreement
Application to convert non-trunk item to trunk infrastructure under the Brisbane Infrastructure Charges Resolution (BICR)^	25 points (\$3,575) per notice
Notice to Council to re-calculate or adjust an establishment cost (BICR)^	8 points (\$1,144) per notice
Notice to Council under an Infrastructure Agreement^	8 points (\$1,144) per notice
Other Notice to Council under the BICR^ (e.g. Offset Notice under a previous BICR, determination of timing for offset and refund)	8 points (\$1,144) per notice
Additional fee where the determination of an establishment cost involves the calculation of current market value of required land, using the before and after method of valuation (section 25(3) of the BICR)	15 points (\$2,145) each assessment
Legal fees associated with preparation of a new or amendment to an existing Infrastructure Agreement or response to a notice to Council or application to re-calculate the establishment cost or convert non-trunk infrastructure under BICR^	\$150 per hour

[^]Where Council incurs a professional consultancy fee and/or a legal fee for any service in the Infrastructure charges request for service category (e.g. preparing an Infrastructure Agreement or a response to a notice under an Infrastructure Agreement or where required for a process under the BICR) then the fee for the service will be calculated to include the professional consultancy fee and/or the legal fee and will include GST for these components.

Any reference to a BICR is taken to be a reference to the current BICR or a previous BICR as applicable. Details of the current BICR are available on Council's website.

Planning and development certificates

Where a request for a planning and development certificate is for a site identified as a Major Regional Shopping Centre (Group A-D) in Council's Rates and Charges Resolution, the certificate fee will be that stated for the relevant certificate, plus 50%.

Limited planning and development certificates (limited search) Where limited to the matters set out in section 738 of the <i>Sustainable Planning</i> <i>Act 2009</i> or section 265 of the <i>Planning Act 2016</i> for a limited planning and development certificate	3 points (\$429) per certificate
Additional fee to fast-track limited planning and development certificate Note. Fast-track period of 48 hours from Council receiving a payment for the request. Should Council be unable to meet the fast-track period the certificate will be processed per the standard limited certificate timeframe of 5 business days and the fast-track fee will be refunded. Fast-track is only available to a limited planning and development certificate.	2 points in addition to limited certificate fee (\$286)
Standard planning and development certificates (standard search) Where limited to matters set out in section 739 of the <i>Sustainable Planning</i> <i>Act 2009</i> or section 265 of the <i>Planning Act 2016</i> for a standard planning and development certificate	10 points (\$1,430) per certificate
Full planning and development certificates (full search) Where limited to the matters set out in section 740 of the <i>Sustainable Planning</i> <i>Act 2009</i> or section 265 of the <i>Planning Act 2016</i> and Schedule 23 (Content of planning and development certificates) of the <i>Planning Regulation 2017</i> for a full planning and development certificate	53 points (\$7,579) per certificate

Further information

For more information about Council's assessment and compliance fees, visit brisbane.qld.gov.au and search 'assessment and compliance fees'. You can also call Council and speak to a Planning Information Officer on 3403 8888 or for business enquiries, call Council on 133 BNE (133 263).

Disclaimer: The content of this fees and charges brochure is a summary only and has been prepared to assist the reader to understand Council's development assessment and compliance fees and charges. Please refer to the Brisbane City Council *Schedule of Fees and Charges* on Council's website brisbane.qld.gov.au for further details.

Development Services may, from time to time, update this fee brochure partway through a financial year to provide the most up-to-date information for our customers. To ensure you are viewing the latest Development Assessment

Brisbane City Council GPO Box 1434, Brisbane Qld 4001

Every effort is made to ensure that information is correct at time of publishing

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