

# SHIRE OF CRANBROOK PLANNING APPLICATION CHECKLIST

This information sheet has been complied to assist applicants to prepare and lodge an application with the Shire of Cranbrook seeking planning approval for a proposed development.

### 1. DIFFERENCE BETWEEN PLANNING AND BUILDING

Planning approvals and building permits are different and are controlled by different legislation. This means that you may need to apply for planning approval, or a building permit, or both depending on your proposed development or land use.

If your development does require planning approval, you must obtain the planning approval before lodging an application for a building permit with the Shire. Site plans, elevations and floor plans are required for a planning application, however more detailed construction drawings are required for the separate building permit application process.

### 2. WHEN PLANNING APPROVAL IS REQUIRED

It is important to note that planning approval may be required not only for new construction but also for a change in land use or establishing a new land use on a property.

Examples of when a planning application is required include but are not limited to:

- Any development in a Rural Residential zone, including a single house;
- A single house, extension or outbuilding on a residential lot that entails a variation to the Residential Design Codes;
- An ancillary dwelling;
- A second dwelling on a Rural zoned lot;
- Alterations or additions to a public building, commercial or industrial building;
- Any works that have potential to change the external appearance of a public building, commercial or industrial building;
- Any works for a building that is identified on a local or state heritage list;
- A change of land use (eg office to shop);
- A home business, home occupation or family day care.
- Commercial uses, Industrial uses and Rural businesses.
- Intensive Agriculture such as grape growing.

To find out if planning approval is required for your proposal, please send an email including details of the proposed development or land use to: <a href="mailto:admin@cranbrook.wa.gov.au">admin@cranbrook.wa.gov.au</a>

#### 3. PLANNING APPLICATION TIMEFRAMES

The Shire has 60 calendar days in which to make a determination on an application for planning approval. For applications that require formal advertising or the application is needed to be referred to a statutory, public or planning authority, the Shire has 90 calendar days to determine an application.

If a decision on a development application cannot be made within the relevant statutory time frame, a 'Deemed to be Refused' decision can be issued by the Shire. The relevant statutory time frame can however be extended if the applicant and the Shire agree to this in writing.

All applications are referred to the Shire of Cranbrook Council for determination. If an application has to be advertised, then all advertising is usually conducted prior to any report being referred to Council, so that Council can consider any submissions that have been lodged.

The Shire aims to process all applications as quickly as possible. You can assist by making sure your application is as comprehensive as possible.

### 4. APPLICATION REQUIREMENTS

A. APPLICATION FORMS TO BE SIGNED BY OWNER(S)	Please Tick.
A planning application form is included as Attachment 1 to this information sheet.	Form
The application form must be signed by the owner of the land or the application is not valid. All registered proprietors on the Certificate/s of title/s are required to sign the application form. The Shire cannot process an application without the owners consent.	Completed
Company ownerships must be signed by:  - 1 director of the company, accompanied by the company seal, or  - 2 directors of the company, or  - 1 director and 1 secretary of the company, or  - 1 director if a sole proprietorship company.	
Print or type full names and positions of company signatories underneath the signatures, ie	
John F. Smith - Director Smith Pty. Ltd (A.C.N. xxxxxxxxxxx)	
B. PAYMENT OF PLANNING APPLICATION FEES (REFER ATTACHMENT 2 FOR SCHEDULE OF FEES)	Please Tick.
Planning Application fees are charged in accordance with the <i>Planning and Development Regulations 2009</i> . The current fee schedule is included as Attachment 2.	Fee paid
C. SITE PLANS (3 COPIES)	Tick boxes
<ul> <li>Two Site Plans to an appropriate scale (1:200) showing:         <ul> <li>The street names, lot numbers, north point and dimensions of the lot</li> <li>Location and size of new buildings &amp; existing buildings to be retained (or removed)</li> <li>Clear dimensioned setbacks between the development and lot boundaries</li> <li>The use of existing and proposed buildings to be indicated on the plan</li> <li>The existing and proposed ground levels (detailed contours, if fill proposed)</li> <li>The finished floor levels</li> </ul> </li> </ul>	

	<ul> <li>A Bushfire Management Plan may be required for a new house, any sensitive landuses (such as tourist accommodation, place of public worship, nursing homes, childcare centres) or high risk landuses (such as bulk fuel storage, heavy industries, fuel depot, service station).</li> </ul>
	- If yes, a Bushfire Attack level (BAL) assessment may need to be lodged with any planning application.  Please check with the Shire before lodging your application.
	- Is the lot identified as Bushfire Prone on the DFES website (www.dfes.wa.gov.au) Y/N
5.	BUSHFIRE INFORMATION
F	DUCHEIDE INFORMATION
	- Any other information that the applicant considers relevant
	- Advice on any waste products and their disposal
	- Explanation and photos of the types of machinery used on site
	- Types of goods to be stored, manufactured, assembled or sold from the site
	- Anticipated truck movements/ numbers (if relevant)
	- Explanation of the traffic / truck movements and numbers
	- Existing and/ or proposed number of employees
	- Existing and/or proposed hours of operation
	end products
	- If the business involves food, the type of food preparation, processing involved and list of
	- Photographs of existing buildings, machinery and the site
	- A clear description of existing and proposed land uses and processes
Αw	ritten submission/ letter for any commercial / industrial development/rural business should address:
	e: A written submission/ letter should be lodged to explain what is proposed.
4.	WRITTEN SUBMISSION
	Colours (if known) in text or attach a schedule of colours.
	- All external windows, doors, decks, verandahs etc.
	All external materials / finishes for walls and roof (eg brick, tile, colorbond, timber)
	The finished floor levels (if exceeding 500mm and abuts residential
	<ul> <li>The existing and proposed ground levels (if changes proposed)</li> </ul>
	− The view from each property boundary □
•	Elevations to an appropriate scale (1: 100) which show;
4.	ELEVATION PLANS (3 COPIES)
	FLEVATION BLAND (0.00BIES)
•	Floor plans to clearly show any mezzanine or upper storey areas and their use.
	(eg. Office, staff room, warehouse/ storage, shop, showroom/ display of goods). For residential development, rooms may include bedrooms, study, kitchen, bathroom, laundry etc.
•	Floor plans to an appropriate scale (1:100) indicating the size and use of each room / area
D.	
ח	FLOOR PLANS (3 COPIES)
	− Existing and proposed landscaping areas ☐
	Details of any existing or proposed fencing (their height and material).
	Areas and use of any external areas (eg parking, delivery areas, external storage, bins)
	- Indication of truck movements
-	Existing and proposed loading / unloading areas
•	For any commercial, industrial or public buildings the following is also required:
	Location of any existing or proposed onsite effluent disposal system
	The location of all existing easements or relevant major services (eg Telstra line)
	<ul> <li>Location of any street trees or other fixtures (power poles, major drains, dams, bores)</li> </ul>
	Existing and proposed parking, driveways, turning & manoeuvring areas.      Existing and proposed bin storage areas.
	Existing and proposed clossovers (& materials)      Existing and proposed parking, driveways, turning & manoeuvring areas.
	Existing and proposed crossovers (& materials)
	<ul> <li>Location &amp; height of existing or proposed retaining walls</li> </ul>

Note: The Shire has the ability to require additional information considered necessary for assessment of an application. For example, if a person proposes a large shed on a residential property Council may request information on what the shed is proposed to be used for.

For commercial / industrial developments Council may request information such as a truck movement plan, traffic reports, servicing report, acoustic / noise report, fire management plan, copies of existing DER licences or <u>any other relevant information</u> considered necessary for assessment of the application.

Name of applicant / person who completed checklist	
Contact Email Address	
Contact Phone Number	

# **ATTACHMENT 1**

# **APPLICATION FORM**

(TO BE SIGNED BY THE REGISTERED PROPRIETOR OF THE LAND AS DESIGNATED ON THE CERTIFICATE OF TITLE)

# **Application for Planning Approval**

Clause 62(1)(a) – Planning and Development (Local Planning Schemes) Regulations 2015

Owner details				
Name:				
ABN (if applicable):				
Address:				
		P	Postcode:	
Phone:	Fax:		Email:	
Work:				
Home:				
Mobile:				
Contact Person for correspondence:				
Owners Signature:		Date:		
(Position, if signing for a company)	)			
Owners Signature:		Date:		
(Position, if signing for a company)	)			
The signature(s) of the owner(s) is				
proceed without that signature. Fo				
includes the persons referred to in the Planning and Development (Local Planning Schemes) Regulations 2015 Schedule 2 clause 62(2).				
Applicant details (if different from	n owner)			
Name:	ii owner,			
ABN (if applicable):				
, 11				
Address:			Darkar Ja.	
	1	F		
Phone:	Fax:		Email:	
Work:				
Home:				
Mobile:				
Contact Person for correspondence:	;	1 _		
Applicant Signature:		Date:		

Property details				
Lot No:	House/ Street	House/ Street No:		
Diagram or Plan No:	Certificate of	title		
	Volume No:			Folio No:
Title encumbrances (eg ea	sements, restrictiv	e cove	nants):	
Street name:		Subur	b:	
Nearest street intersection	·			
<b>Proposed development</b>				
Nature of development:			Works	
			Landus	se
			Works	and Landuse
Is there an exemption claim	med for part of			
the development?	☐ Yes		No	
If yes is the exemption for	:		Works	
			Landus	se
Description of proposed w	vorks / landuse:			
Note: You can attach a let	ter or any reports	to this	applicat	ion form.
Description of exemption	(if relevant):			
1 1	· /			
Nature of any existing bui	ldings / landuse:			
Approximate cost of devel	lonment:			
Teproximate cost of devel				
Estimated time of complet	tion:			
Limited time of complet				
	OFFICE	USE O	NLY	
Acceptance Officers initia	ls:	Date	e Receive	ed:

Local Government Reference Number:

# **ATTACHMENT 2**

SCHEDULE OF PLANNING FEES

# **Schedule of Planning Fees 2017**

## Note:

 As per WAPC Planning Bulletin No 93/2010, the Goods and Services Tax (GST) will not apply to development fees for development applications, subdivision clearances, home occupations, change of uses and zoning certificates. Fees will apply for property settlement questionnaires, written planning advice, scheme amendments and structure plans.

# Item Planning service

### Maximum fee

1.	Determining a development application (other than for an
	extractive industry) where the development has not
	commenced or been carried out and the estimated cost of
	the development 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 + 0.25% for every \$1 in excess of \$500 000

(d) more than \$2.5 million but not more than \$5 million \$7161 + 0.206% for every \$1 in excess of \$2.5 million

(e) more than \$5 million but not more than \$21.5 million \$12633 + 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 of commenced or been carried out

The fee in item 1 plus, by way of penalty, twice that fee

 Determining a development application for an extractive industry where the development has not commenced or been carried out \$739

4. Determining a development application for an extractive industry where the development has commenced or been carried out

The fee in item 3 plus, by way of penalty, twice that fee

5. 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

6. Determining an initial application for approval of a home occupation where the home occupation has not commenced

\$222

8. Determining an application for the renewal of an approval of \$73 a home occupation where the application is made before the approval expires

## Item Planning service

#### Maximum fee

9. Determining an application for the renewal of an approval of The fee in item 8 plus, by way home occupation where the application is made after the approval has expired

of penalty, twice that fee

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

\$295

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 or the alteration, extension or change has commenced or been carried out

The fee in item 10 plus, by way of penalty, twice that fee