



Private Sponsored Planning Scheme Amendments Facts and Processes

What is the Planning Scheme?

The Macedon Ranges Planning Scheme applies to all land within the Macedon Ranges Shire and sets out the controls, policies and provisions for the use, development and protection of land.

What is a Planning Scheme Amendment?

A Planning Scheme Amendment is a change to the Planning Scheme. This may include a change to a local policy about the use of land or the design and layout of buildings. It may also include a rezoning or a change to overlay controls relating to, for example, heritage or vegetation protection.

The process for carrying out a planning scheme amendment is set out in the *Planning and Environment Act 1987*. This process is summarised on page 3 of this fact sheet.

What is a private sponsored amendment?

A private sponsored amendment is a planning scheme amendment initiated at the request of an applicant or land owner. Most private sponsored amendments relate to an individual parcel of land where the land owner is the main beneficiary.

Does Council support private sponsored amendments?

Council assesses private sponsored amendments against the objectives of the *Planning and Environment Act 1987* and the policies contained in the Macedon Ranges Planning Scheme.

Council is not obliged to process a private sponsored amendment. Private sponsored amendments might be supported if they are consistent with Council's policies for the area and result in a net benefit to the broader community.

Who pays for private sponsored amendments?

All costs associated with processing a private sponsored amendment are paid for by the applicant (proponent) requesting the amendment. Note that the payment of fees does not guarantee Council support for the amendment.

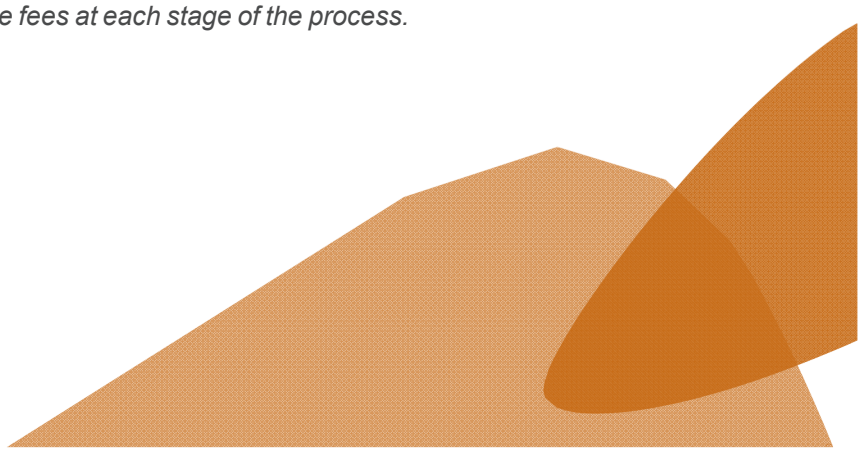


Private Sponsored Amendment Fee Schedule 2022/2023

Stage	Fee	Timing of payment
Stage 1 – Considering a request		
<ul style="list-style-type: none"> Statutory fee to consider request 	\$3,149.70	The time at which the amendment is requested
Stage 2 – Public exhibition		
<ul style="list-style-type: none"> Public notice letters 	Approximately \$2.00 per letter <i>(subject to variation on application-by-application basis)</i>	Following public exhibition process
<ul style="list-style-type: none"> Public notice in local papers 	At cost (approx \$1,500 – <i>subject to variation on application-by-application basis</i>)	
<ul style="list-style-type: none"> Public notice in Government Gazette 	At cost (approx \$100)	
<ul style="list-style-type: none"> Signs on the site (if required) 	At cost (approx \$70 – <i>subject to variation on application-by-application basis</i>)	
Stage 3 – Considering submissions that seek a change, and referral and assistance to panel		
<ul style="list-style-type: none"> Up to and including 10 submissions 	\$15,611.10	Prior to scheduling the Council report seeking a resolution to refer the amendment to a Panel
<ul style="list-style-type: none"> 11 to (and including) 20 submissions 	\$30,191.60	
<ul style="list-style-type: none"> Submissions that exceeds 20 	\$41,695.80	
Stage 4 – Panel (if required)		
<ul style="list-style-type: none"> Planning Panels Victoria fees 	At cost (approx \$5,000 per day of hearing – <i>subject to change on application-by-application basis</i>)	Prior to scheduling the Council report seeking a resolution to adopt the amendment
<ul style="list-style-type: none"> Venue hire (if required) 	At cost	
Stage 5 – Approval of amendment		
<ul style="list-style-type: none"> Adopting the amendment, submitting it for approval and giving notice of approval 	\$496.90 if the Minister is not the planning authority or nil fee if the Minister is the planning authority	At time of submitting the amendment for approval to the Minister for Planning
<ul style="list-style-type: none"> Statutory fee to submit the amendment to the Minister for Planning for approval 	\$496.90 if the Minister is not the planning authority or nil fee if the Minister is the planning authority	

Note 1: The payment of fees does not guarantee Council support for the amendment.

Note 2: Council will invoice proponents for the above fees at each stage of the process.





Combined permit applications and amendments

The *Planning and Environment (Fees) Regulations 2016* (Reg 14) states that, for combined permit applications and amendments, the fee applicable is:

- 50% of the fee which would have applied if the application for the permit had been made separately
- If the application is for more than one permit the fee is the highest of the fees which would have applied if separate applications for the permits had been made.

Planning Scheme Amendment process

The below summarises each stage of a Planning Scheme Amendment towards approval.

