COUNCIL POLICY



	Document No:	SCS 028
Statutory Planning Fee Waiver and	Approval Date:	
Rebate	Approved By:	
	Review Date:	
Responsible Officer: Manager Planning and Development	TRIM Reference #:	D17/78422
Authorising Officer: Chief Executive Officer		

1. Purpose

This policy prescribes the circumstances where a statutory planning fee waiver or rebate may be applied.

2. Scope

This policy covers the waiving or rebating of prescribed fees pursuant to section 20 of the Regulations and associated statutory planning administrative fees.

It does not cover the waiving or rebating of prescribed fees pursuant to section 19 of the Regulations relating to amendment of a planning scheme or pursuant to section 12 of the *Subdivision (Fees) Regulations 2016*.

3. Application

This policy applies to Council, its employees and all applicants seeking a waiver or reduction of prescribed fees or statutory planning fees in relation to an application.

4. Basis

Regulation 20 of the Regulations specifies that:

A responsible authority or the Minister may wholly or in part waive or rebate the payment of a fee, which the responsible authority or the Minister has received in connection with matters that do not relate to an amendment to a planning scheme, if—

- (a) an application is withdrawn and a new application is submitted in its place; or
- (b) in the opinion of the responsible authority or the Minister the payment of the fee is not warranted because—
 - (i) of the minor nature of the consideration of the matter decided or to be decided; or
 - (ii) the requested service imposes on the responsible authority or the Minister (as the case may be) no appreciable burden or a lesser burden than usual for supplying that service; or
- (c) in the opinion of the responsible authority or the Minister (as the case may be) the application or determination assists—
 - (i) the proper development of the State, region or municipal district; or
 - (ii) the proper development of part of the State, region or municipal district; or
 - (iii) the preservation of buildings or places in the State, region or municipal district which are of historical or environmental interest; or
- (d) the application relates to land used exclusively for charitable purposes.

5. Definitions

Administrative fees: fees associated with the making and processing of an application, other than prescribed fees, such as for applying for secondary consent approval and the giving of public notice. **Application:** an application made pursuant to section 47 or 72 of the Act or for any matter requiring the approval of the responsible authority under the Surf Coast Planning Scheme or a planning permit.

Charitable purpose: as defined by the Commonwealth Charities Act 2013 -

- (a) the purpose of advancing health;
- (b) the purpose of advancing education;
- (c) the purpose of advancing social or public welfare;
- (d) the purpose of advancing religion;
- (e) the purpose of advancing culture;
- (f) the purpose of promoting reconciliation, mutual respect and tolerance between groups of individuals that are in Australia;
- (g) the purpose of promoting or protecting human rights;
- (h) the purpose of advancing the security or safety of Australia or the Australian public;
- (i) the purpose of preventing or relieving the suffering of animals;
- (j) the purpose of advancing the natural environment;
- (k) any other purpose beneficial to the general public that may reasonably be regarded as analogous to, or within the spirit of, any of the purposes mentioned in paragraphs (a) to (j);
- (I) the purpose of promoting or opposing a change to any matter established by law, policy or practice in the Commonwealth, a State, a Territory or another country, if:
 - (i) in the case of promoting a change--the change is in furtherance or in aid of one or more of the purposes mentioned in paragraphs (a) to (k); or
 - (ii) in the case of opposing a change--the change is in opposition to, or in hindrance of, one or more of the purposes mentioned in those paragraphs.

Delegated officer: an officer delegated by the Council or Chief Executive Officer, as appropriate, by an approved instrument of delegation, with the authority to waive or rebate a fee under regulation 20 of the Regulations.

Prescribed fee: a fee prescribed by the regulations

Responsible authority: Surf Coast Shire Council as the authority responsible for administrating and enforcing the Surf Coast Planning Scheme.

Statutory planning fee: prescribed fees and administrative fees associated with the assessment and processing of an application

The Act: Planning and Environment Act 1987

The Regulations: Planning and Environment (Fees) Regulations 2016

6. Policy

1.

It is policy to waive or rebate statutory planning fees if one or more of the following circumstances apply:

(a) An application is withdrawn and a new application is submitted in its place

Where an application is withdrawn and a replacement application is made within six months a rebate on the prescribed fee for the new application will be provided where the following apply:

- In the opinion of the delegated officer, the new application meaningfully addresses the issues which led to the original application being withdrawn; and -
 - (a) the application is withdrawn before notice is given under section 52 of the Act, rebate 75% of the prescribed fee for the withdrawn application; or
 - (b) the application is withdrawn after notice has been given under section 52 of the Act and before the commencement of a written assessment of the application by the planning officer, rebate 50% of the prescribed fee for the withdrawn application.

If the prescribed fee of the new application is greater than the prescribed fee of the withdrawn application the difference in the fees must be paid in full.

Administrative fees will not be waived or rebated for this type of application.

- (b) In the opinion of the responsible authority the payment of the fee is not warranted because-
 - (i) of the minor nature of the consideration of the matter decided or to be decided; or

(ii) the requested service imposes on the responsible authority no appreciable burden or a lesser burden than usual for supplying that service

Where an application under section 47 or 72 of the Act is withdrawn before notice is given under section 52 of the Act a rebate on the prescribed fee will be provided. The rebate will be between 75% and 100% of the prescribed fee at the discretion of the delegated officer, after considering the amount of work undertaken by Council on the application.

Where an application under section 47 or 72 of the Act is withdrawn after notice is given under section 52 of the Act a rebate on the prescribed fee may be provided at the discretion of the Chief Executive Officer or General Manager Environment and Development where satisfied that the withdrawal of the application will result in a lesser burden on Council resources.

Administrative fees will not be waived or rebated for this type of application.

- (c) In the opinion of the responsible authority the application or determination assists-
 - (i) the proper development of the State, region or municipal district; or
 - (ii) the proper development of part of the State, region or municipal district; or
 - (iii) the preservation of buildings or places in the State, region or municipal district which are of historical or environmental interest

Proper development

At the sole discretion of the Chief Executive Officer, a waiver or rebate of statutory planning fees may be provided for an application to use or develop land which will deliver a significant community benefit for the State, G21 region or Surf Coast Shire.

Preservation of place of historical interest

A waiver of the prescribed fee will be provided for an application where:

- 1. The permit is only triggered by the Heritage Overlay; and
- 2. If applicable, the development consists of the demolition of only non-original fabric; and
- 3. The development is to restore or conserve the heritage attributes of a significant place.

Administrative fees will not be waived or rebated for this type of application.

(d) The application relates to land used exclusively for charitable purposes.

A waiver of statutory planning fees will be provided for applications on land used exclusively for charitable purposes where all the following requirements are met:

- 1. The applicant must be an organisation which must :
 - (a) be not-for-profit; and
 - (b) have a charitable purpose; and
 - (c) be for the public benefit of the Surf Coast Shire.

À charity registered with the Australian Charities and Not-for-profits Commission (ACNC) is deemed to satisfy requirements (a) and (b);

- 2. The request to waive or reduce fees must set out the community benefit that will derive from the development or use;
- 3. The application meets requirements in relation to the provision of information, including completion of forms and submission of plans and written documentation. Where applicable, this includes consent under the *Coastal Management Act* 1995;
- 4. There must be no unpaid debt owed to Council by the organisation;
- 5. The application must not be for:
 - (a) Use of land or development with an estimated cost exceeding \$1,000,000; or
 - (b) Use of land for the sale and consumption of liquor or expansion of that use; or
 - (c) Land which is used for gambling or gaming.

6. Procedure

In order for an applicant to be provided with a waiver or rebate, the applicant is required to complete the relevant sections of Form A attached to this policy. The timing for the submission of the request is to be as follows:

Requ	Request for waiver/rebate under regulation 20: At the time of:			
(a)	An application is withdrawn and a new application is submitted in its place	Making the new application		
(b)	 In the opinion of the responsible authority the payment of the fee is not warranted because— (i) of the minor nature of the consideration of the matter decided or to be decided; or (ii) the requested service imposes on the responsible authority no appreciable burden or a lesser burden than usual for supplying that service 	Withdrawing the application		
(c)	 In the opinion of the responsible authority the application or determination assists— (i) the proper development of the State, region or municipal district; or (ii) the proper development of part of the State, region or municipal district; or (iii) the preservation of buildings or places in the State, region or municipal district which are of historical or environmental interest 	Making the application		
(d)	The application relates to land used exclusively for charitable purposes.	Making the application		

The decision to waive or rebate fees will be made by the delegated officer. The decision will be recorded in accordance with regulation 21 of the Regulations. The decision will be recorded by the completion of Form B, a copy of which will be provided to the applicant and placed on the application file.

Any waiving or reduction of fees will be recorded for business unit financial reporting.

7. Records

Records shall be retained for at least the period shown below.

Record	Retention/Disposal Responsibility	Retention Period	Location
The matters taken into account and which formed the basis of the decision to waive or rebate the fee	-	Permanent	HPRM

8. Attachments

Form A – Request for fee waiver or rebate Form B – Determination of request for fee waiver or rebate

9. References

Planning and Environment Act 1987 Planning and Environment (Fees) Regulations 2016



Form A – Request for Fee Waiver or Rebate

Applicant Details			
Name	e:		
Com	pany/Organisation:		
Addr	ress:		
Phon	ne: Email:		
Subj	ject Property		
Addre	255:		
Applic	cation Number (if known):		
Basi	s for requesting a fee waiver or rebate under regulation 20	Tick box	
(a)	Application replaces a previously withdrawn application:		
	Withdrawn application number:		
	Date application withdrawn:		
(b)	Withdrawing application:		
(c)	The application assists the proper development of the State, G21 region or Surf Coast Shire:		
	How does the application assist the proper development of the State, G21 region or Surf Coast S (attach additional pages if required)	hire?	
(d)	Application assists the preservation of a building or place of historical interest:		
	Heritage Overlay Schedule Number (if known):		



Form A – Request for Fee Waiver or Rebate

(e)	The ap	plication relates to land used exclusively for charita	able purposes.	
	1.	Is the organisation registered with the Australian Charities and Not-for-profits Commission?	narities and Yes	
	Charity ABN:	•		provide ABN and roceed to 4
	2.	Is the organisation not-for-profit?	Yes	□ No □
	3.	What is the charitable purpose of the organisation? (attach additional pages if r	equired)
	4.	What public benefit does the organisation provide to (attach additional pages if required)	the Surf Coast Shire?	
	5.	What community benefit will the proposed use and/o (attach additional pages if required)	or development deliver?	
Regula		is form must be read in conjunction with regulation 6 and the Council Policy – Statutory Planning Fee Wai		Environment (Fees)
		-	Oinned	
I declare that all the information in this request is true and correct.		Signed:		
			Dated:	

Privacy Statement: The Surf Coast Shire considers that the responsible handling of personal information is a key aspect of democratic governance, and is strongly committed to protecting an individual's right to privacy. Council will comply with the Information Privacy Principles as set out in the Information Privacy Act, 2000. The information will not be disclosed to any other party unless Council is required to do so by law.



Form A – Request for Fee Waiver or Rebate

Office use only			
Determination			
Applicant:			
Subject Property Address:			
Application Number:			
Approved:		Refused:	
Reasons for decision:			
Name of delegated officer:			
Position of delegated officer:			
Signed:			
Date:			