

NOTICE

PLEASE NOTE THAT WITH EFFECT AS FROM 01 JULY 2024 THE FEES PAYABLE FOR BUILDING PLANS AND RELATED MATTERS WILL BE AS INDICATED ON THE TABLE BELOW:

Part A Applications in terms of the National Building Regulations and Building Standards Act, 1977 (Act 103 of 1977), as amended

In calculating any area referred to herein, the total dimensions of the building at each storey will be taken into account, provided that basement floors, mezzanine floors and galleries will be calculated as separate floor levels, **but not including** -

- a) the area of any external step or staircase;
- b) any chimney breast;
- c) any buttress;
- d) any eave or any other projection to a maximum of 1 m;
- e) any fence or wall constructed of any material and not exceeding 2,1 m in height at any point measured from the natural ground level;
- f) any pergola;
- g) any swimming pool;
- h) any tennis court;
- i) any open-sided fabric-covered shelter for cars, caravans or boats; or
- j) any other structure or building that has no roof.

The area of any work as referred to herein will be determined by the City of Tshwane and such determination will be final.

Fees are due on submission of any application, and applications will only be processed upon payment of the prescribed fees and confirmation of payment.

Charges payable for any examination or approval are not refundable under any circumstances except for the rectification of errors (overcharging) in the determination of the fees.

building p	or the evaluation and approval of ans for all buildings, including out and covered stoeps:	TOTAL (VAT INCLUDED) R
For New Buildings, Additions, Amended or Revised plans (with additional area)		22.00 per m² or part thereof (Subject to a minimum levy of 880.00)
Amended or Re	ncluding Tenant/Shop Layouts, vised plans (with no additional area)	880.00 per application
the approval per Section 7(4) of t	ation of an application for extension of iod of a building plan in terms of the National Building Regulations and the Act, 1977, as amended	No Fee
For the consider of a building plat lapsed after a per which approval of the National E Standards Act, or provision that su documents have aspect from the	ation of an application for the renewal in respect of any application that has brief of 12 months as from the date on was granted in terms of Section 7(4) suilding Regulations and Building 977, as amended, subject to the ch plans, specifications and other not been amended or differ in any plans, specifications or other h were originally approved	880.00 per application
For a project oth or on behalf of a	er than a low-cost housing project by ny department or administration in the ial, or local government	11.00 per m² or part thereof (Subject to a minimum levy of 880.00) or as motivated by the Director General of such department or administration in the national, provincial or local government for the exemption of fees, subject to approval by the City Manager or Group Head: Economic Development and Spatial Planning

For a low-cost housing project by or on behalf of any department or administration in the national, provincial or local government	No Fee		
For all Projects by the City of Tshwane Metropolitan Municipality	No fee		
For the consideration of an application to commence or proceed with the erection of a building or part of a building before the granting of approval, as contemplated in Section 7(6) of the National Building Regulations and Building Standards Act, 1977 (Act 103 of 1977), as amended:	11.00 per m² or part thereof (Subject to a minimum levy of 880.00)		
For the consideration of an application to use a building or part of a building before the certificate of occupancy has been issued, as contemplated in Section 14(1A) of the National Building Regulations and Building Standards Act, 1977 (Act 103 of 1977), as amended	11.00 per m² or part thereof (Subject to a minimum levy of 880.00)		
For the consideration of an application to demolish or cause or permit to demolish a building or part of a building as contemplated in Regulation E1(1) of the National Building Regulations:	880.00 per application		
For the consideration of an application for authorization to exempt the owner of a building from the obligation to submit a building plan application in respect of the erection of a building as defined in the National Building Regulations as minor building work, as contemplated in Section 13 of the National Building Regulations and Building Standards Act, 1977, as amended, and including fabric-covered shelters, the installation of fuel pumps, fuel storage tanks and/or gas installations and antennas:	880.00 per application		
For the consideration of an application to proceed with the erection and use of temporary buildings (inter alia including fences, hoardings and barricades to prevent the public from entering a construction site and to protect them from the activities on such site as well as structures at a private event hosted by a private individual or structures at a sporting, entertainment, recreational, religious, cultural, exhibitional, organizational or similar event hosted at a stadium, venue or along a route or within their respective precincts), as contemplated in Regulation A23(1) of the National Building Regulations (each individual structure will be considered as a separate application)	880.00 per application		
The minimum charges payable for any examination or	880.00		
approval For a re-inspection, owing to defective work or any negligence on the part of the applicant, or if it is found that the building work is not ready for the inspection after such an inspection has been requested: In respect of each re-inspection	440.00		