Fee calculation summary - PP-12235586 Fee for removal / variation of a condition Fee 234.00 Fee concessions There are certain specific circumstances where reductions or exemptions to the application fee can be claimed. The validity of any claim will be checked and confirmed by the Local Authority once the application is received by them. If deemed to be invalid, the correct fee will be due. This will cause delays to the processing of the application and could be considered fraudulent if not claimed in error. Reductions Please select a reduction if one applies. The application is being made on behalf of a parish or community council The application is an alternative proposal being submitted by the same applicant on the same day for the same site, and this application is the lesser cost The application is being made on behalf of a non-profit making sports club, society or other organisation for works for playing fields other than the the erection of a building Reduction multiplier 1.00 Exemptions Please select any exemptions that apply. ☐ Is the proposal for extensions and alterations to a disabled person's dwelling house to improve access, safety, comfort, etc.? ☐ Is the proposal for provision of means of access for disabled persons to public buildings? ☐ Is this proposal the first revision of an application for a development of the same character or description on the same site by the same applicant and is: 1. Within 12 months of making the earlier application if withdrawn; or 2. Within 12 months of the date of decision if the earlier application was granted or refused (including signs only if withdrawn or refused); or 3. Within 12 months of the period when the giving of notice of a decision on the earlier valid application expired, where an appeal was made for the earlier application on the grounds of non-determination? Does your proposal relate to an alternate use of buildings or land within the same Use Class that requires planning permission only by the requirements of a condition imposed on a permission granted or deemed to be granted under Part 3 of the Town and Country Planning Act 1990 (as amended). Note that this exemption does not apply to proposals where permitted development rights have been removed by a condition or an Article 4 direction. Does your application relate to a condition or conditions on an application for Listed Building Consent? Fee cap ≤£ None Your planning fee Application fee 234.00 Application multiplier X 1.00 Application multiplied fee £ 234.00 Application cap ≤£

£

234.00

Subtotal

Service charge (flat rate)	£	64.00
(inc. VAT)		
Total		
Total:	£	298.00