

## **EXECUTIVE NOTE**

### **The Town and Country Planning (Fees for Applications and Deemed Applications) (Scotland) Amendment Regulations 2007 SSI/2007/253**

The above instrument was made in exercise of the powers conferred by section 252 of the Town and Country Planning (Scotland) Act 1997. The instrument is subject to the affirmative resolution procedure.

#### **Policy Objective**

The purpose of the instrument is to restore and maintain the policy target of achieving full recovery of those local authority costs associated with processing planning applications from the initial registration to the decision stage. It amends The Town and Country Planning (Fees for Applications and Deemed Applications) (Scotland) Regulations 2004 (SSI 2004/219).

#### **Financial Effects**

The instrument will have no financial effect on the Scottish Executive in the current financial year but will be reflected in the Grant Aided Expenditure (GAE) calculations in subsequent years. The immediate effect of the instrument is to increase local authority income from planning fees without the commensurate reduction in financial support from the Executive.

Scottish Executive Development Department  
March 2007