SCOTTISH STATUTORY INSTRUMENTS

2013 No. 105

The Town and Country Planning (Fees for Applications and Deemed Applications) (Scotland) Amendment Regulations 2013

Amendment of the Town and Country Planning (Fees for Applications and Deemed Applications) (Scotland) Regulations 2004

- **2.**—(1) The principal Regulations are amended in accordance with paragraphs (2) to (6).
- (2) In regulation 12 (fees for applications for certificates of lawful use or development)—
 - (a) in paragraph (5)(b) for "£160" substitute "£192"; and
 - (b) in paragraph (6)—
 - (i) for "£319" substitute "£382"; and
 - (ii) for "£15,950" substitute "£19,100".
- (3) In regulation 13(1) (fees for certain applications for the prior approval of the planning authority) for "£61" substitute "£74".
- (4) In regulation 14(2) (fees for applications for consent for advertisements) for "£160" substitute "£192".
- (5) In the Schedule (fees in respect of applications and deemed applications for planning permission or for approval, consent or agreement required by a condition imposed on a grant of planning permission in principle)—
 - (a) in paragraphs 4(1) and 5(2) and (3)(b) for "£319" substitute "£382";
 - (b) in paragraphs 6 and 7(b) for "£160" substitute "£192"; and
 - (c) in paragraph 14—
 - (i) for "£319" substitute "£382"; and
 - (ii) for "£7,975" substitute £9,550".
- (6) For the table in Part III (scale of fees) of the Schedule substitute the table in the Schedule to these Regulations.