



Application for an award of appeal costs

You can use this form as a template if you wish to apply for costs in:-

- a written appeal
- an appeal going to a hearing or inquiry, but you wish to give advance notice of an application for costs
- an appeal which is withdrawn (or where the enforcement notice is withdrawn).

Notes to help you are in part D

A. Information about the claimant

Full name: Hargreaves Land Limited, G N Wright, M M Wood; M J Wood and J D Wood

Address:

c/o Hargreaves Land Limited
Suite 1C
14 Kings Street
Leeds
Postcode: LS1 2HL

Your reference: Craig Woolmer

Daytime telephone No: 07483 113417..... Fax no:
.....

Email address: craig.woolmer@hsgplc.co.uk

Status (Appellant/Local Planning Authority/Interested Party):

Appellant

Agent's Name (if applicable):

Mr Matthew Good – Pegasus Planning Group Ltd

Agent's Address:
Pavilion Court
Green Lane
Leeds
West Yorkshire

Postcode: LS252AF

Reference: P23-1714

Daytime telephone No: 01132878200..... Fax no:
.....

Email address: matthew.good@pegasusgroup.co.uk

Date Received (Official use)

B. Information about the party being claimed against

Full name: Barnsley Metropolitan Borough Council

Address: PO Box 634, Barnsley

Postcode: S70 9GG

Status (Appellant/Local Planning Authority/Interested Party):

Local Planning Authority

C. Information about the appeal

Planning Inspectorate appeal reference number

APP/R4408/W/25/3359917

(Please quote all appeal reference numbers if the costs application relates to more than one appeal)

Name of Local Planning Authority: Barnsley Metropolitan Borough Council

Description of the development: Outline planning application for demolition of existing structures and erection of residential dwellings with associated infrastructure and open space. All matters reserved apart from access into the site.

Address of the site: Land north of Hemingfield Road, Hemingfield

Notes for guidance on your costs application – please read before going ahead

Appellants, local planning authorities and anyone else involved with the appeal (the parties) are normally expected to cover their own expenses. But anyone involved in the appeal can ask the Secretary of State or appointed Inspector to order that one party pays some or all of another party's costs. Before agreeing to this, we will have to be sure that:

- the person applying was put to unnecessary or wasted expense in the appeal
- because of the unreasonable behaviour of the other party.

An award can only be made if both these tests are met.

Please write (in section E) how you think the other party has acted unreasonably and what expense this has caused you. **Please note that only the unnecessary or wasted costs of the appeal itself can be recovered by an award.**

Before going ahead with an application, your attention is drawn to The National Planning Practice Guidance web-based resource, which contains advice on the award of costs, in the Appeals section.

While there is no formal procedure or application form for making an application for costs you can use the template (below) to make an application for costs in writing.

The decision on your application will not go into the actual amount of costs involved – only the principle and, if an award is made, what the award is broadly for. So there is no need to state the actual amounts you are seeking. If an award is made, the parties will need to settle the amounts involved between them by negotiation; or, if that fails, by applying to the Senior Courts Costs Office for an independent decision on the matter.

When using the costs application form, to give advance notice of a costs application in a hearing or inquiry case, please send a copy of your completed application to the other party.

Please also note there are time limits for making a costs Application depending on the procedure for deciding the appeal. The Award of Costs Guidance provides relevant information.

D. Your costs application

Please state whether you are applying for a full or partial award of costs and what you think is:

- the unreasonable behaviour which has caused you unnecessary or wasted expense in the appeal
- your unnecessary or wasted expense in the appeal (not the amount, but the kind of expense)

The Appellants put the Council on notice that it may, depending on how matters transpire at the Inquiry, be seeking costs from the Council for the substantive refusal of permission and will be seeking the wasted costs of having to deal with education evidence, up to the point of the Council's change of position on that matter on Friday 23 May 2025 and the time subsequently spent on settling a statement of common ground on that matter.

In relation to the substantive matters, the Appellant does not wish to give advanced notice of cross examination, but the concerns as to unreasonable behaviour include:

- Failure at the time of refusal to acknowledge the lack of 5-year land supply that policies were out of date, that the NPPF tilted balance applies and that at least substantial weight should be given to the provision of housing, leading to no or no proper balancing exercise required by national policy.
- Failure to apply any proper/reasonable approach to the application of the tilted balance now.
- Failure to identify any evidence related to the question of significant prejudice and/or how the appeal proposal would adversely affect the potential development of the balance of SL6.

Please sign below

I understand that:

(a) use of this form is voluntary, and that the Planning Inspectorate may use the information I have given for official purposes in connection with the processing of my application for an award of costs;

(b) the costs decision resulting from processing my application will be published on the Planning Portal and will include relevant names but not addresses.

By signing this form I am agreeing to the above use of the information I have provided.

I have completed all sections of the form and confirm that details are correct to the best of my knowledge. (Please note: signature is not necessary for electronic submissions)

Signature 

On behalf of Hargreaves Land Limited

Name (in capitals) CRAIG WOOLMER

Date 30th May 2025

The Planning Inspectorate takes its data protection responsibilities for the information you provide us with very seriously. To find out more about how we use and manage your personal data, please go to our privacy notice.

See the link to the following page on GOV.UK

<https://www.gov.uk/government/publications/planning-inspectorate-privacy-notice>

Please note exceptions below but otherwise send this form and any supporting documents to:

The Planning Inspectorate
Temple Quay House
2 The Square
Temple Quay
Bristol
BS1 6PN

For the attention of your appeal case officer

Or e-mail it to the email address as shown on the letter(s) you have received from your appeal case officer.

Exceptions - please note:

(1) Householder Appeals Service (HAS) & Commercial Appeals Service (CAS)

Please ensure your costs application – if you wish to make one - is with your appeal form when submitting a HAS or CAS appeal. If you are submitting your costs application via the Planning Casework Service on the Planning Portal please attach it to the grounds of appeal as a separate document

If using the postal service please send your completed HAS/CAS appeal form along with your costs application to the address quoted on the appeal form.

(2) Tree Preservation Order (TPO) appeals

In the case of a written TPO appeal any application for costs should normally be made at the same time as the appeal. E-mail to: environment.appeals@pins.gsi.gov.uk or send the form to:

The Planning Inspectorate
For the attention of the Environment Team
Room 3/25
Hawk Wing
Temple Quay House
2 The Square
Temple Quay
Bristol
BS1 6PN