

Clause 14

(3) Any fees prescribed under subsection (2) for the purposes of section 12A(3)(c), 16(2)(c) or 16A(3)(b) -

- (a) may be fixed at levels sufficient to effect the recovery of expenditure incurred, or likely to be incurred, whether by the Board or by the Government, in relation generally to the processing of applications made under section 12A(1), 16(1) or 16A(2), as the case may be; and
- (b) shall not be limited by reference to the amount of administrative or other costs incurred, or likely to be incurred, in relation to the processing of any particular application to which such fees relate.

....

(5) No fees prescribed under subsection (2) shall be payable by any Government department which does not operate under a trading fund within the meaning of the Trading Funds Ordinance (Cap.430), and for the purposes of subsection (3)(a), any expenditure incurred, or likely to be incurred, whether by the Board or by the Government, in relation to the processing of any application made by any such Government department under section 12A(1), 16(1) or 16A(2), as the case may be, shall be disregarded.

第 14 條

(3) 為施行第 12A(3)(c)、16(2)(c)或 16A(3)(b)條而根據第(2)款訂明的費用 —

- (a) 可釐定於足以收回規劃委員會或政府概括而言就處理根據第 12A(1)、16(1)或 16A(2)條(視屬何情況而定)提出的申請而招致或相當可能就處理該等申請而招致的開支的水平；及
- (b) 無須參照就處理該等費用所關乎的某個別申請而招致或相當可能就處理該申請而招致的行政費用或其他費用的款額，而予以限制。

...

(5) 任何政府部門如非根據《營運基金條例》(第 430 章)所指的營運基金運作，則無須繳付根據第(2)款訂明的費用；而就第(3)(a)款的施行而言，規劃委員會或政府就處理任何該等政府部門根據第 12A(1)、16(1)或 16A(2)條(視屬何情況而定)提出的申請而招致或相當可能就處理該等申請而招致的任何開支，不得計算在內。