

THE CORPORATION OF THE CITY OF BRAMPTON

BY-LAW

Number 136 - 2020

To Amend the Tariff of Fees By-law, as amended, to implement changes to the City Planning Application Fees

NOW THEREFORE The Council of The Corporation of the City of Brampton, in accordance with the provisions of the *Planning Act*, R.S.O. 1990, c.P. 13, hereby ENACTS as follows:

- 1. By-law 85-96, as amended, is hereby further amended by deleting and replacing Schedule A with the Schedule A attached to this By-law.
- 2. The effective date of this By-law shall be September 1, 2020, with the exception of the Temporary Use Zoning By-law fee within Schedule A, which shall be effective as of the date of by-law adoption.
- 3. Any fees imposed prior to the effective date shall reflect the Schedule A fees in effect prior to adoption of this by-law.

ENACTED and PASSED this 8th day of July, 2020.

Approved as to form.

2020/06/17

<u>MR</u>

Approved as to content.

2020/May/15

RJB

Patrick Brown, Mayor

Jenne ADSHERD Depu

Peter Fay, City Clerk

SCHEDULE A TO BY-LAW 85-96

(amended by By-laws 367-2002, 264-2004, 221-2005, 310-2006, 176-2007, 231-2007, 178-2008, 245-2012, 182-2014, 282-2014)

TYPE OF APPLICATION	PRESCRIBED FEE
Pre-Consultation Application (Development and Site Plan)	\$463 per application
Community Block Plan or Community Block Plan Amendment	\$8163 plus \$734 per gross hectare
Official Plan Amendment	\$8163
Zoning By-law Amendment	\$12293 plus the applicable fees as set out below in 1.0
Temporary Use Zoning By-law Amendment	\$1,184
Plan of Subdivision	\$8579 plus the applicable fees as set out below in 1.0 and 2.0
Plan of Condominium	\$6075 plus the applicable fees as set out below in 1.0 and 2.0
Development Permit System	\$2539 plus the applicable fees as set out below in 4.0, 4.1, 4.2, 4.3, 4.4, 4.5
Removal of (H) Holding Symbol	\$12293
Site Plan (Basic or Full)	\$5075 plus the applicable fees as set out below in 3.0
Site Plan Approval for single detached dwellings and building additions thereto in Older, Mature neighbourhoods as required in the City's Site Plan Control By-law 96-86, as amended.	\$844
Removal of Part Lot Control	\$1705 per application, per registered plan of subdivision, for the creation of lots or blocks, plus \$135 for each lot or block being created;
	\$1705 per application, per registered plan of subdivision, for the creation of maintenance easements;
	\$942 per application, per registered plan of subdivision, for other minor applications, such as those involving a single lot under single ownership; and,
	\$135 per application for existing land leases involving a single dwelling unit, and requiring an application for exemption from part lot control for the

	Dy-law Number 2020
	individual leasing the land to purchase the land. (By-law 310-2006)
Committee of Adjustment (See Note 3 Below)	\$619 for Residential and Institutional minor variance applications (residential means for one lot only containing a single detached dwelling unit, a semi-detached dwelling unit or a townhouse dwelling unit and does not include multiple lots and their units)
	\$2510 for all other minor variance applications
	\$226 + \$4.51 per notice as determined by the Secretary Treasurer for applications re-circulated pursuant to a request by the applicant to defer an application.
	\$3883 for consent applications
	\$1827 for consent certificate
1.0	Residential:
For Zoning By-law Amendments, Plans of	Apartments:
Subdivision and Plans of Condominium	For the first 25 units - \$421 per unit
	26 to 100 units - \$336 per unit
	101 to 200 units - \$256 per unit
	201 units and above - \$211 per unit
	For all other residential:
	\$692 per dwelling unit (all part lots fronting onto a street in a proposed subdivision are subject to full dwelling unit fees)
	Non-Residential
	\$8670 per net hectare
	Maximum Fee: \$458,005*
	* Notwithstanding land use type and in addition to the base fee(s), sign deposit fee
	Note: all lands associated with a specific application shall be contiguous.
	Note: Fees noted in 1.0 are only to be applied once to a development project through a Zoning By-law Amendment, Plan of Subdivision, or Plan of Condominium application (Site Plans excluded).
2.0	
Draft Plan Approval (Condominiums and Subdivisions)	Revision of Draft Plan after Draft Approval (when requested by

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	applicant/owner) - \$3431
	Revisions to Conditions of Draft Plan Approval (when requested by applicant/owner) - \$3431
	Extension of Draft Plan Approval - \$3431
	Registration of Each Phase of a Plan
	(cost per phase beyond first phase) – \$3431
3.0	Residential
For Site Plan Applications	Apartments:
	For the first 25 units - \$421 per unit
	26 to 100 units - \$336 per unit
	101 to 200 units - \$256 per unit
	201 units and above - \$211 per unit
	For all other residential:
	\$865 per dwelling unit
	Non-Residential:
	\$2.04 per square metre of gross site area for new development;
•	\$5.10 per square metre of gross floor area addition, alteration or conversion
	<u>Maximum Fee</u> : \$108,653.75*
	* Notwithstanding land use type and in addition to the base fee
Proposal Signs	A deposit of \$838 shall be made for the removal of the proposal signs. This deposit will be refunded upon the applicant providing confirmation that the sign is removed after an application has been approved or refused by City Council or when the applicant has withdrawn the application.
	Note: Applicants are responsible for contacting City staff to initiate the return of deposits. After a period of two years from the date the deposit is no longer required, as determined by City staff, if the applicant has not satisfied City staff that the sign is removed, the deposit will be assumed by the City and will no longer be reimbursed.
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Temp Sales Trailers	\$384
Subdivision Release and Assur	nption \$384
Ontario Municipal Board Mailin	If mailing labels are required to be provided for the applicant by the City for the purposes of Ontario Municipal Board Appeals, a fee of \$1.71 shall be charged per label
4.0	
Development Permit System For each development type as the applicable fee is indicated:	Applications to amend the DPS involving an amendment to the Zoning By-law and/or the Official Plan will be subject to the prescribed base fee for that application type.
a) Construct, erect or place buildings or structures on	
b) Increase the size of an ex or structure:	sting building
i) Less Than 300m²	Base DPS Fee
ii) Greater Than or Equal	Base DPS Fee, plus Fee for Residential Units and/or Commercial GFA
c) Establish additional parkir	g spaces Base DPS Fee
d) Establish driveways or motor vehicle access	dify driveways Base DPS Fee
e) Alter the grade of the land or dump fill on the land	and/or place Base DPS Fee
f) Remove one or more tree caliper of 0.15 metres at a metres from the base of the	height of 1.37 Base DPS Fee
g) Change the building mate any wall facing a street	rials used on No Fee

h)	Modify the architectural style of an existing building	No Fee
i)	Install a deck, porch or patio between a main wall and the street	No Fee
j)	Change the use of the land to a restaurant, religious institution or other institutional use, day nursery, private recreational use such as a banquet hall, private club and children's or senior's activity centre	No Base DPS Fee, Change of Use Fee Only (see Section 4.2)
k)	Change the use of the land from office to retail	No Base DPS Fee, Change of Use Fee Only (see Section 4.2)
l)	Change the use of all or part of a non- residential building to residential	No Base DPS Fee, Change of Use Fee Only (see Section 4.2)
m)	Change the use of all or part of a residential use to a non-residential	No Base DPS Fee, Change of Use Fee Only (see Section 4.2)
4.1	Additional Fee for Residential Units and Commercial GFA	Residential
		Apartments:
		First 25 units \$421 per unit
		26-100 units \$336 per unit
		101-200 units \$256 per unit
		201 units and above \$211 per unit
		For All other Residential:
		\$864 per dwelling unit
		Maximum Fee: \$108,654
		Non-Residential
		\$2.04 per square metres of site area if it is new development;
		\$5.10 per square metres of gross floor area if it is an addition, alteration or conversion.
4.2	Change Of Use Fee	\$815
4.3	Development Permit Amendment Fee (includes amendments to Pre-existing Site Plan Agreements)	\$815

	4.4 Variance Only	\$815 for residential properties*, Base DPS Fee for all other properties
4.4		* Residential means one lot only containing a single detached, semidetached or townhouse dwelling unit
4.5	Transition Provisions Permit	No Fee

NOTES:

1. DEVELOPMENT APPLICATIONS

- A. Any application submitted prior to July 12, 2005 and any application resubmitted after July 12, 2005, shall be subject to the following actions:
 - i) Council may refuse to accept or further consider the application until it has received the prescribed information and material required under subsections 22(4), 34(10.1), 41(4), 41(7), and 51(17) of the *Planning Act*;
 - ii) No further processing of the application will take place until the applicant has paid the fees prescribed by this by-law to the satisfaction of the Commissioner of Planning and Development Services.
- B. Decisions of Council for the approval of rezoning applications will be considered null and void and a new development application will be required, unless a zoning by-law is passed:
 - i) Within 18 months of the Council decision, for applications not subject to a concurrent draft plan of subdivision application; and,
 - ii) Within 36 months of the Council decision for applications with a concurrent draft plan of subdivision application
- C. Any resubmission by a person other than the original applicant shall be deemed a new application.
- D. In the case when draft approval lapses, new fees will be required as if a new application has been submitted.

2. SITE PLAN CONTROL

A minor revision to an approved site plan shall be subject to only a processing fee of \$802.50

3. REFUNDS

Committee of Adjustment Applications:

\$608.75 refund if withdrawn prior to internal circulation (By-law 231-2007) \$457.50 refund if withdrawn prior to circulation of public notice of a hearing (By-law 231-2007)

No refund if withdrawn once the circulation of the public notice of a hearing has occurred (By-law 231-2007)

Development Applications:

A. In no circumstances will an applicant be refunded any fees which result in a lower yield of dwelling units or a smaller site for commercial, industrial or institutional uses.

B. Except as otherwise provided, the Commissioner of Planning and Development Services may, upon written request, authorize a refund of no greater than 50 percent of an application fee if the application is withdrawn prior to the Public Meeting required by the *Planning Act* for the particular application.

4. ANNUAL INDEXING

The fees in Schedule A shall be adjusted annually, effective January 1, in accordance with the rate of increase of the Consumer Price Index-Toronto from the previous year published by Statistics Canada. In the event that a fee is not adjusted by the Consumer Price Index in any year, the cumulative adjustment for the past years may be made in future years.