

THE CORPORATION OF THE CITY OF BRAMPTON

BY-LAW

Number <u>264-2004</u>

To amend By-law 85-96, as amended, (which prescribes a tariff of fees for the processing of planning applications)

The Council of The Corporation of the City of Brampton ENACTS AS FOLLOWS:

1. THAT By-law 85-96, as amended, is hereby further amended by deleting therefrom, Schedule A and substituting Schedule A to this by-law, such that

The prescribed fee for the Removal of Part Lot Control, in section 1.13 of Schedule A is changed from

\$550, plus \$25 for every lot or block exceeding 20 being created to

\$1000.00, per application, per registered plan of subdivision, for the creation of lots or blocks, plus \$80.00 for each lot or block being created;

\$1,000, per application, per registered plan of subdivision, for the creation of maintenance easements; and,

\$550, per application, per registered plan of subdivision, for other minor applications, such as those involving a single lot under single ownership.

READ a FIRST, SECOND and THIRD TIME and PASSED in Open Council this 13th day of September, 2004.

Approved as to form. 09,02,04

USAN FENNELL

MAYOR

LEONARD J. MIKULICH

CLERK

SCHEDULE A TO BY-LAW 264-2004 To amend Schedule A to By-law 85-96, as amended

1.0 Type of Application:

1.1 Zoning By-law Amendment Only 1.2 Official Plan Amendment Only 1.2 Official Plan Amendment Only 1.3 Plan of Subdivision Only 1.4 Zoning By-Law Amendment and Official Plan Amendment and Official Plan Amendment and Official Plan Amendment and Plan of Subdivision Only 1.5 Zoning By-Law Amendment and Plan of Subdivision 1.6 Official Plan Amendment and Plan of Subdivision 2.7 Zoning By-Law Amendment and Plan of Subdivision 3.7 Zoning By-Law Amendment and Plan of Subdivision 3.8 Zoning By-Law Amendment and Plan of Subdivision 3.9 Zoning By-Law Amendment and Plan of Subdivision 3.0 Zoning By-Law Amendment and Plan of Subdivision 4.0 Official Plan Amendment and Plan of Subdivision 3.0 Zoning By-Law Amendment and Plan of Subdivision 4.0 Official Plan Amendment and Plan of Subdivision 5. Zoning By-Law Amendment and Plan of Subdivision 5. Zoning By-Law Amendment and Plan of Subdivision 6. Official Plan Amendment and Plan of Subdivision 7. Zoning By-Law and Official Plan Amendment and Plan of Subdivision 8. Zoning By-Law Amendment and Plan of Subdivision 8. Zoning By-Law Amendment and Plan of Subdivision 9. Zoning By-Law Amendment and Plan of Subdivision 1.0 Zoning By-Law Amendment and Plan of Subdivision 1.1 Zoning By-Law Amendment and Plan of Subdivision 2. Zoning By-Law Amendment and Plan of Subdivision Amendment and Plan of Subdivis		TYPE OF APPLICATION	PRESCRIBED FEE
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2.0 Proposal particulars

DETAILS OF THE PROPOSAL		PRESCRIBED FEE	
2.1 For development applications identified in	2.1.1	Residential:	
sections 1.1; 1.3; 1.4; 1.5; 1.6; 1.7 and 1.8		Ground oriented residential uses (single detached, semi-detached, townhouse and stacked townhouse) First 500 units\$150 per unit All units in excess of 500\$100 per unit	
		All Other Units\$50 per unit	
	2.1.2	Commercial:	
		\$1,500 per net hectare	
	2.1.3	Industrial:	
		\$1,500 per net hectare	
	2.1.4	Institutional:	
	-	\$1,500 per net hectare	
2.2 Official Plan Amendment, or any other	\$315 pe	\$315 per net hectare. For the purpose of this by-law net hectare excludes all valleylands defined by the limits of the 100 year storm as determined by the Conservation Authority having jurisdiction, or the top-of-bank as defined by the City of Brampton. This fee is payable one time only for a particular area of land. Any portion of the area of the application for which this fee has been previously paid shall not be included in this calculation.	
application specified in this by-law for lands situated outside the Servicing Zone Boundary as represented on Schedule "B" hereto which application proposes a land use that will require the subject lands to be connected to the South Peel Sanitary Sewer System.	excludes the 100 Conserv top-of-b This fee area of I applicat		
2.3 Site Plan Approval Applications as	2.3.1	Residential:	
Identified in Section 1.9		\$70 per apartment dwelling unit \$85 for all other residential dwelling units	
	2.3.2	Non-Residential:	
		\$0.20 per square metres of site area if it is new development;	
		\$0.50 per square metres of site area if it is an addition, alteration or conversion.	
2.4 Draft Plan Approval (Condominiums and Subdivisions)	2.4.1	Revision of Draft Plan after Draft Approval (when requested by applicant/owner):	
		\$1,000	
	2.4.2	Revisions to Conditions of Draft Plan Approval (when requested by applicant/owner):	
		\$1,000	
	2.4.3	Extension of Draft Plan Approval:	
		\$1,000	
	2.4.4	Registration of Each Phase of a Plan (cost per phase beyond first phase):	
		\$1,000	

2.5 Proposal Signs	A deposit of \$500 shall be made of the removal of the black and white proposal signs. This deposit will be refunded upon the removal of said sign by the applicant after an application has been approved or refused by City Council or when the applicant has withdrawn the application.
2.6 Ontario Municipal Board Mailing Labels	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 \$1.00 shall be charged per label.

3.0 Resubmissions and Revisions:

- 3.1 Any resubmitted application which requires re-circulation shall be subject to a revised calculation of applicable application fees, as prescribed by this by-law;
 - 3.1.1 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.
 - 3.1.2 In the case when draft plan approval lapses, new fees will be required as if a new application has been submitted.
- 3.2 In the case of a site plan approval application:
 - 3.2.1 Any resubmission by a person other than the original applicant shall be deemed a new application; and,
 - 3.2.2 A minor revision to an approved site plan shall be subject to only a processing fee of \$500.00

4.0 Application Approval (Sunset Condition):

- 4.1 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:
 - Within 18 months of the Council decision, for applications not subject to a concurrent draft plan of subdivision application; and,
 - Within 36 months of the Council decision for applications with a concurrent draft plan of subdivision application